

THE

CEYLON GOVERNMENT GAZETTE

No. 7,770 - FRIDAY, APRIL 4, 1930.

Published by Authority.

PART I.—GENERAL.

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

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COLOMBO:

A. C. RICHARDS, ACTING GOVERNMENT PRINTER CEVION

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PROCLAMATIONS BY THE

BY HIS EXCELLENCY THE GOVERNOR.

A Proclamation.

H. J. STANLEY.

NOW Ye that We, the Governor, do hereby, under section 34 of the Ceylon Railways Ordinance, 1902, declare (a) that the portion of the road more particularly described in the schedule hereto which is crossed by the Ceylon Government Railway between Waga and Kosgama stations, in the Western Province, be from April 15% 1930, a "minor crossing" for the purposes of the said Ordinance and (b) that such "minor crossing" be not closed

Colombo, March 28, 1930.

By His Excellency's command

B. H. BOURDILLON Colonial Secretary

SAVE THE

SCHEDULE.

Mileage. M. C. L. Description.

Class

Village Committee road leading from Welikannu to Pala Kosgama 30 15 50

3

HIS EXCELLENCY THE GOVERNOR.

L 136/30

A PROCLAMATION.

H. J. STANLEY.

HEREAS by a Proclamation dated August 28, 1901 (Gazette No. 5,799 of August 30, 1901), the tract of land specified in the schedule thereto was constituted a village forest under section 34 of "The Forest Ordinance, 1885 "

And whereas it appears to us expedient that the portion of the said land specified in the schedule hereto

should cease to be a village forest:

Now know Ye that We, the Governor, do hereby direct, under section 14 of "The Forest Ordinance, 1907," that the portion of the said land specified in the schedule hereto shall cease to be a village forest as from the date hereof.

And We do in all other respects confirm the said Proclamation dated August 28, 1901.

Colombo, March 28, 1930.

By His Excellency's command,

B. H. BOURDILLON, Colonial Secretary.

SCHEDULE.

The following lots situated at Kaluachchimulla in Otara palata south of Pitigal korale south of the Chilaw District of the North-Western Province :-

Preliminary plan No. 6,635.

1

.. Agarewatta

Name of Land.

O Q 11

and bounded as follows: north and east by the road from Kirimetiyana to Sendiriyamulla; south by Kaluachchimullemukalana belonging to the Crown (lot 2 in preliminary plan No. 6,635); west by title plan No. 140,178.

Preliminary plan No. 6,635.

Name of Land.

Extent, A. R. P.

. . Davatagahalanda alias Agarewatta

and bounded as follows: north by a channel; east by Agarewewa (tank) claimed by N. M. Welunsinnoappuhamy, Davatagahalanda alias Kosgahawatta, encroachment by N. M. Welunsinnoappuhamy (lot 4 in P. P. 6,635); south by the road from Sendiriyamulla to Kirimetiyana; west by Kaluachchimulle Davatagahalanda (private), lot 6379 in P. P. 1,188.

Preliminary plan No. 6,635.

Lot.

Name of Land.

Extent, A. R. P.

Kaluachchimullemukalana alias Delgahawattelanda

0 1 27

and bounded as follows: north by the road from Kirimetiyana to Sendiriyamulla; east by lot 6 in P. P. 6,635; south and west by lot 7 in P. P. 6,635.

BY HIS EXCELLENCY THE GOVERNOR.

L 211/30

A PROCLAMATION.

H. J. STANLEY.

NOW Ye that We, the Governor, in the exercise of the powers in Us vested by section 14 of the Forest Ordinance, 1907, do hereby constitute the forest the limits of which are specified in the schedule hereto a village forest for the benefit of the village communities of Pannil pattu in Atakalan korale, in the District of Ratnapura, Province of Sabaragamuwa.

Colombo, March 28, 1930.

By His Excellency's command,

B. H. BOURDILLON, Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

Lot 70 in Final Village Plan 10.

An allotment of land called Ellehena Kekirihena, situated in Kalalella village, Pannil pattu, of Atakalan keräle, Ratnapura District, Province of Sabaragamuwa, containing in extent 14 acres 1 rood and 16 perches, and more particularly described as lot 70 in final village plan 10; bounded on the north by lot 70A (reservation along Wilakoladeniya-ela) and lot 69 in final village plan 10; east by lots 69 and 70B in final village plan 10 and Madampe village boundary; south by lot 30 in final village plan 10; west by reservation along Wilakoladeniya-ela (lot 70A in final village plan 10).

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 143 of 1930.

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

Mr. H. Dias Desinghe, Chief Clerk, Kegalla Kachcheri, to act, in addition to his own duties, as Office Assistant to the Assistant Government Agent, Kegalla, from March 24, 1930, until the assumption of duties by Mr. A. Visvanadhan, or until further orders. *

Mr. B. L. DRIEBERG to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Avissawella, and Additional District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, during the absence of Mr. V. P. Redlich, from March 31, 1930, until the resumption of duties by that officer, or until further orders.

· Mr. S. C. Sansoni to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Negombo, during the absence of Mr. M. H. Kantawala, on March 31, 1930, or until the resumption of duties by that officer.

Mr. S. C. Sansoni to be Additional District Judge, Negombo, on April 4, 1930.

Mr. K. Kanakasabai to act as Additional District Judge and Additional Commissioner of Requests and Police Magistrate, Jaffina, from March 31, 1930, until further orders.

Mr. F. N. Daniels to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Kurunegala, and Additional District Judge, Kegalla, during the absence of Mr. C. Coomaraswamy, on March 31, 1930, or until the resumption of duties by that officer.

The Hon. Mr. N. J. MARTIN to act as District Judge and Additional Police Magistrate for the Districts of Chilaw and Puttalam and Additional Commissioner of Requests, Chilaw, during the absence of Mr. R. F. Dias, from April 4 to 6, 1930, inclusive, or until the resumption of duties by that officer.

Mr. M. C. F. POTGER to act as District Judge, Commissioner of Requests, and Police Magistrate for the judicial division of Badulla-Haldummulla, during the absence of Mr. A. G. RANASINHA, from April 7 to 30, 1930, inclusive, or until the resumption of duties by that officer.

Mr. O. M. P. Perera to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate and Additional District Judge for the judicial division of Kurunegala, during the absence of Mr. U. P. Weerasinghe, from April 4 to 6, 1930, inclusive, or until the resumption of duties by that officer.

Mr. JACOB G. FERNANDO to be Additional Police Magistrate, Panadure, on April 5, 1930.

Mr. P. J. Hudson to be, in addition to his own duties, Additional Police Magistrate, Balapitiya, on April 5, 1930.

Mr. V. Joseph to be Additional Police Magistrate, Jaffna, on April 5, 1930.

Colonel J. W. MAXWELL-JOHNSTONE to be a Justice of the Peace and Unofficial Police Magistrate for the District of Kandy, in place of Mr. MARTIN M. SMITH, resigned.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 4, 1930. B. H. Bourdillon, Colonial Secretary.

No. 144 of 1930.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments in the Education Department, during the absence on leave of Mr. L. MACRAE, Director of Education, with effect from March 26, 1930, until further orders:—

Mr. L. McD. Robison, Deputy Director, to act as Director of Education and to be a Visitor of the Lunatic Asylum, Angoda.

Mr. C. A. WICKS, Assistant Director (Assisted Schools), to act as Deputy Director.

Mr. E. E. Davidson, Office Assistant, to act as Assistant Director (Assisted Schools).

Mr. G. H. Perera, Chief Clerk, to act as Office Assistant.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 29, 1930. B. H. BOURDILLON, Colonial Secretary.

No. 145 of 1930.

HIS EXCELLENCY THE GOVERNOR has been pleased to transfer Honorary Lieutenant RANDOLPH JEWELL FRANCIS MENDIS, Ceylon Cadet Battalion, from the Reserve to the Active List of the Battalion, with effect from March 24, 1930.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 146 of 1930.

IS EXCELLENCY THE GOVERNOR has been pleased to accept the resignations by Honorary Lieutenant VICTOR ADALBERT MENDIS and Honorary Second Lieutenant John Jackson Smale of their Commissions in the Ceylon Cadet Battalion, with effect from March 27, 1930.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April:, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 147 of 1930.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint H. D. Banda, Arachehi, to be an Inquirer for Negampaha korale in Kalagam palata of the North-Central Province, with effect from April 1, 1930, in place of R. H. M. RANHAMY, Korala, deceased.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 148 of 1930.

III EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. D. A. MOHOTTI to be an Inquirer for Paranagam palata and Wewgam palata, in the District of Tangalla, during the absence on leave of Mr. C. A. WIRASINGHE, from March 28, 1930, until the resumption of duties by that officer, or until further

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 28, 1930. B. H. BOURDILLON, Colonial Secretary.

No. 149 of 1930.

H IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Ahamed Magdoon Markar of No. 29, Barnes place, Colombo, to be a Notary Public throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 3, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 150 of 1930.

IIIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JAMES ALLAN WIJEYEROON of Buthgomuwa to be a Notary Public throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 3, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 151 of 1930.

H IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. NANAYAKKARAGODA-KANDEARACH-CHIGE HARSHADEVA DE SILVA WIJESEKERA OF Kalutara to be a Notary Public throughout the judicial division of Kalutara, and to practise as such in the English

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 26, 1930. B. H. BOURDILLON, Colonial Secretary.

No. 152 of 1930.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. OSWIN PERERA WEERARATNE of Linnistone, Maggona, to be a Notary Public throughout the judicial division of Kalutara, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, B. H. BOURDILLON, Colombo, April 3, 1930.

Colonial Secretary.

No. 153. of 1930.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Mohammed Siddilebbe Marikar of No. 135, Dangedera street, Galle, to be a Notary Public throughout the judicial division of Galle, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 26, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 154 of 1930.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Banduwardana Manukulasuriya of Jayasiri, Ambalangoda, to be a Notary Public throughout the judicial division of Balapitiya, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 29, 1930.

B. H. BOURDILLON, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Subramaniam Davids Cumaraswamy as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Matale District of the Central Province, with effect from March 25, 1930, vice Mr. M. F. DE S. JAYARATNE, transferred. His office will be at the Kachcheri, Matale.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 25, 1930. B. H. BOURDILLON, Colonial Secretary.

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

Mr. David Robert Weerasekera to act as an Additional Registrar of Lands, Kurunegala, for fourteen days from April 22, 1930.

Registrar-General's Office, Colombo, March 27, 1930. G. Furse Roberts, Registrar-General.

T is hereby notified that I have appointed Pathage Manual Fernando as Deputy Medical Registrar of Births and Deaths of Negombo town division, in the Colombo District of the Western Province, with effect from April 1, 1930, vice Abisegham Thomas, deceased. His office will be at the Civil Hospital, Negombo.

Registrar General's Office, Colombo, March 28, 1930. G. Furse Roberts, Registrar-General.

T is hereby notified that I have appointed Dr. NICHOLAS ATTYGALLE as Medical Registrar of Births and Deaths of Nawalapitiya town division, in the Kandy District of the Central Province, with effect from March 25, 1930, vice Dr. Edwin Arthur Blok, transferred. His office will be at Government Hospital, Nawalapitiya.

Registrar-General's Office, Colombo, March 25, 1930. G. Furse Roberts, Registrar-General.

T is hereby notified that I have appointed Don Charles Jayawardena (provisionally) as Registrar of Births and Deaths of Nuwara Eliya gravets division, and of Mariages (Kandyan and General) of Nuwara Eliya town and gravets division, in the Nuwara Eliya District of the Central Province, with effect from April 1, 1930, vice Hewagolgodage Don Danoris Silva, resigned. His office will be at "Granville," Hakgala.

Registrar-General's Office, Colombo, March 26, 1930. G. Furse Roberts, Registrar-General.

T is hereby notified that I have appointed Abraham Dias Seneviratne to act as Deputy Medical Registrar of Births and Deaths of the Weligama town division, in the Matara District of the Southern Province, for five days from March 22, 1930, vice Mr. Don Albert Abeyakoon, on leave. His office will be at the Government Dispensary, Weligama.

Registrar-General's Office, Colombo, March 22, 1930. G. Furse Roberts, Registrar-General.

IT is hereby notified that I have appointed Dr. ARTHUR MOHANDANE KULATILLAKA as Medical Registrar of Births and Deaths of Anuradhapura town division, in the Anuradhapura District of the North-Central Province, with effect from March 25, 1930, vice Dr. I. T. KUNARATRAM, transferred. His office will be at Civil Hospital, Anuradhapura.

Registrar-General's Office, Colombo, March 25, 1930. G. FURSE ROBERTS, 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 RAJAKARUNA MOHOTTIAPPUHAMILLAGE DON RUWITHAN RAJAKARUNA to act as Registrar of Births and Deaths of Megodapota division, and of Marriages (General) of Udugaha pattu of Siyane korale east division, in the Colombo District of the Western Province, for seven days from March 19, 1930, during the absence of the Registrar, DON CARTHELIS WANIGASUNDARA, on leave. His office will be at Nugagahawatta in Urapola.

The Additional Assistant Provincial Registrar, Colombo, has appointed RAJAKARUNA MOHOTTI APPUHAMILLAGE DON RUWITHAN RAJAKARUNA to act as Registrar of Births and Deaths of Megodapota division, and of Marriages (General) of Udugaha pattu of Siyafe korale east division, in the Colombo District of the Western Province, for tendays from March 26, 1930, during the absence of the Registrar, Don Carthelis Wanigasundara, on leave. His office will be at Nugagahawatta in Urapola.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Mayakaduwe Cornells Appuhamy to act as Registrar of Births and Deaths of Medapane korale division, and of Marriages (General) of Kotmale division, in the Nuwara Eliya District of the Central Province, for eight days from April 3, 1930, during the absence of the Registrar, Warahene Liyanage Sugathadasa de Alwis Gunatilake, on leave. Place of office: Hedunuwawa in Kalapitiya.

The Additional Assistant Provincial Registrar, Galle, has appointed RANCHAGODA ARACHCHIGE DON ARON KARUNARATNA to act as Registrar of Births and Deaths of Induruwa division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for two days from March 25, 1930, during the absence of the Registrar, RANCHAGODA ARACHCHIGE DON JOHN KARUNARATNA, on leave. Place of office: Wellawatta at Ya'egama.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Siyoris Epa Seneviratna to act as Registrar of Births and Deaths of Weihena division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for fifteen days from April 1, 1930, during the absence of the Registrar, Don De Alwis Epa Seneviratna, on leave. Place of office: Gigummaduwewatta at Weihena.

The Additional Assistant Provincial Registrar, Galle, has appointed Elgin de Silva Weerasuriya to act as Registrar of Births and Deaths of Kataluwa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for four days from April 3, 1930, during the absence of the Registrar, William Warnasuriya, on leave. Place of office: Nala-arambewatta in Kataluwa.

The Additional Assistant Provincial Registrar, Galle, has appointed Ranchagoda Arachchige Don Aron Karunaratna to act as Registrar of Births and Deaths of Induruwa division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on April 3, 4, and 10, 1930, during the absence of the Registrar, Ranchagoda Arachchige Don John Karunaratna, on leave. Place of office: Wellawatta at Yalegama.

The Additional Assistant Provincial Registrar, Galle, appointed Charles Dias Wickramanayaka Karuna-Ratna to act as Registrar of Births and Deaths of Habarakada division, and of Marriages (General) of Hinidum pattu division, in the Galle District of the Southern Province, for seven days from April 9, 1930, during the absence of the Registrar, Hendrick Dias Wickramanayaka Karuna-Ratna, on leave. Place of office: Maligatennewatta in Tawalama. The Additional Assistant Provincial Registrar, Matara, has appointed Gangodagamage Abraham Dias Gunasekara to act as Registrar of Births and Deaths of Midigama division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, on March 28, 1930, during the absence of the Registrar, Gangodagamage David Dias Gunasekara, on leave. Place of offices: Dammalagegahalahenewatta in Midigama and Bandaranayakawalauwewatta in Hettiweediya in Weligama.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Tegiris Ediriseena Jayasuriya to act as Registrar of Births and Deaths of Medawalakada division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for three days from March 26, 1930, during the absence of the Registrar, Dionysius Mutumala Jayasuriya, on leave. Place of office: Siyambalagahawatta in Uduwila.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Francis Kuruppu Nanayakkara to act as Registrar of Births and Deaths of Nakulugamuwa division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, on March 29, 1930, during the absence of the Registrar, Don Charlis Disanayake, on leave. Place of office: Walauwewatta in Moraketiara.

The Assistant Provincial Registrar, Mullaittivu, has appointed Chantampillai Udaiyar Simonpillai to act as Registrar of Births and Deaths of Chinnachcheddikulam West division, in the Mullaittivu District of the Northern Province, for fifteen days from April 1, 1930, during the absence of the Registrar, Marisalpillai Udaiyar Chantampillai, resigned. Place of office: Udaiyarvalavu, Kannaddi; station at Vidanaivalavu, Suduventapulavu.

The Assistant Provincial Registrar, Kurunegala, has appointed Konara Herat Mudiyanselage Mutubanda to act as Registrar of Births and Deaths of Dambadeni Udukaha West korale division, and of Marriages (General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, on March 31, 1930, during the absence of the Registrar, Ranasinha Mudiyanselage Punchi Banda, on leave. Place of office: Dambadeniya.

The Assistant Provincial Registrar, Kurunegala, has appointed Ekanayaka Mudiyanselage Ukkubanda to act as Registrar of Births and Deaths of Recopattu korale division, and of Marriages (General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, for ten days from April 1, 1930, during the absence of the Registrar, Atapattu Mudiyanselage Punchi Banda Atapattu, on leave. Place of office: Uhumiya.

The Additional Assistant Provincial Registrar, Puttalam, has appointed APPUHAMY VELVIDANE to act as Registrar of Births and Deaths of Kumarawanni pattu division, and of Marriages (General) of Demala hatpattu division, in the Puttalam District of the North-Western Province, for thirty days from March 14, 1930, during the absence of the Registrar, Manchanayaka Mudiyanselage Appuhamy, resigned. His office will be at Mudalakkuliya.

The Additional Assistant Provincial Registrar, Puttalam, has appointed RAJAKARUNA ABEYRATNE HERAT MUDIYANSELAGE UKKU BANDA to act as Registrar of Births and

Deaths of Kirimetiya pattu division, and of Marriages (General) of Demala hatpattu division, in the Puttalam District of the North-Western Province, for nine days from March 22, 1930, during the absence of the Registrar, RAJAKARUNA ABEYRATNE HERAT MUDIYANSELAGE RAN BANDA NAWAGATTEGAMA, on leave. His office will be at Nawagattegama.

The Assistant Provincial Registrar, Anuradhapura, has appointed Ēkanayake Mudiyanselage Kapuru Banda to act as Registrar of Births and Deaths of Negampaha korale division, and of Marriages (General) of Kalagam palata division, in the Anuradhapura District of the North-Central Province, for twenty-six days from April 5, 1930, during the absence of the Registrar, E. M. Punchi Banda, on leave. Place of office: Kandulegama.

The Provincial Registrar, Ratnapura, has appointed Francis Delgoda to act as Registrar of Births and Deaths of Meda pattu division, and of Marriages (General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for six days from March 24, 1930, during the absence of the Registrar, Charles Peter Delgoda, on leave. Place of office: Liyangahagodawalauwawatta in Kukulegama.

The Assistant Provincial Registrar, Kegalla, has appointed Dassanayaka Ranasinha Mudiyanselage Theodore Bertie Eheliyagoda to act as Registrar of Births and Deaths of Panawal korale west division, and of Marriages (General) of Three Korales and Lower Bulathgama division, in the Kegalla District of the Province of Sabaragamuwa, for five days from March 26, 1930, during the absence of the Registrar, H. B. Eheliyagoda, on leave. Place of office: Mahawalawwewatta in Eheliyagoda.

The Assistant Provincial Registrar, Kegalla, has appointed Bandararallage Medduma Banda to act as Registrar of Births and Deaths of Kandupita pattuwa north division, and of Marriages (General) of Beligal korale division, in the Kegalla District of the Province of Sabaragamuwa, for twenty-one days from March 27, 1930, during the absence of the Registrar, T. B. Hatnagoda, on leave. Place of office: Siyambalaowitewatta in Pitagaldeniya.

The Assistant. Provincial Registrar, Kegalla, has appointed Ranasinha Arachchige Peter Sinno to act as Registrar of Births and Deaths of Atulugam korale west division, and of Marriages (General) of Three Korales and Lower Bulathgama division, in the Kegalla District of the Province of Sabaragamuwa, for twenty-five days from April 1, 1930; during the absence of the Registrar, H. T. APPUHAMY, on leave. Place of office: Ambalameowitewatta in Magammana.

Registrar-General's Office, Colombo, April 1, 1930.

G. Furse Roberts, Registrar-General.

IT is hereby notified that the Municipal assessment number of the office at Mayfield road, Kotahena, of Joseph Louis Fernando, Medical Registrar of Births and Deaths of Division No. 5 (Kotahena) of Colombo town, in the Colombo District of the Western Province, has been altered from 20c to 34.

Registrar-General's Office, Colombo, April 1, 1930. G. Furse Roberts, Registrar-General.

GOVERNMENT NOTIFICATIONS.

N 258/29

T is hereby notified for general information that His Majesty the King has been graciously pleased to approve of an alliance between the Ceylon Supply and Transport Corps and the Royal Army Service Corps.

By His Excellency's command,

B. H. BOURDILLON, Colonial Secretary. "THE NOTARIES ORDINANCE, 1907."

Z 203/29

OTICE is hereby given, as required by the provisions of section 21 (1) of Ordinance No. 1 of 1907, that the District Judge, Colombo, has reported to His Excellency the Governor to the effect that Mr. R. P. Weerasinghe, Proctor and Notary, hitherto practising in the judicial division of Colombo, has so conducted himself by repeated breaches of the rules made by or under this Ordinance that he ought not to be any longer entrusted with the performance of the duties of a Notary. His Excellency in Executive Council has accordingly, in terms of section 20 (2) of Ordinance No. 1 of 1907, cancelled the warrant granted to Mr. Weerasinghe to practise as a Notary.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 29, 1930. B. H. BOURDILLON, Colonial Secretary.

"THE NOTABLES ORDINANCE, 1907."

Z 29/30

OTICE is hereby given that His Excellency the Governor in Executive Council has ordered that the notarial warrant granted to Mr. D. L. P. Weliwita to practise in the English language throughout the judicial division of Colombo be withdrawn in terms of section 10 of Ordinance No. 1 of 1907, as he has failed to hold office and practise as a Notary within the area specified in his warrant.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 27, 1930. B. H. BOURDILLON, Colonial Secretary.

"THE MOTOR CAR ORDINANCE, No. 20 of 1927."

U 93/30

EGULATIONS under the Motor Car Ordinance, 1927, made by the Governor in Executive Council for the urban area comprised within the administrative limits of the Urban District Council of Matara.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1930.

B. H. BOURDILLON, Colonial Secretary.

REGULATIONS.

In these regulations the expression "public stand" shall mean a defined space with a constructed floor prepared for the accommodation of hiring cars.

There shall be as many public stands as the Urban District Council may from time to time establish and

proclaim by notice to be published in the Ceylon Government Gazette and in two or more of the newspapers.

Admission of hiring cars to public stands so established and proclaimed shall be by written permits to be issued monthly by the Chairman of the Urban District Council upon payment of a fee according to the scale of charges set out in the schedule hereto.

The owner or driver of every hiring car which shall be found within the space set apart for a public stand

without such a permit shall be guilty of an offence.

Schedule. Scale of Charges for use of Public Stands.

Charges for-

(1) Hiring car licensed to carry not more than seven passengers, Rs. 2.50 per mensem or 15 cents per diem.

(2) Hiring car licensed to carry more than seven passengers, Rs. 5 per mensem or 25 cents per diem.

"THE MOTOR CAR ORDINANCE, 1927."

REGULATION made by the Governor in Council under sections 6 and 58 of "The Motor Car Ordinance, 1927."

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 31, 1930. B. H. BOURDILLON, Colonial Secretary.

REGULATION.

The Galagedara-Heenabowe estate road for a distance of two miles from Galagedara is hereby declared to be suitable for use by lorries (pneumatic tyred) of a gross weight of two tons when fully loaded and equipped.

"THE MOTOR CAR ORDINANCE, 1927."

W 644/28

EGULATION made by the Governor in Executive Council under sections 6 and 58 of the Motor Car Ordinance, 1927.

By His Excellency's command,

Colonial Secretary's Office Colombo, March 31, 1930. B. H. BOURDILLON, Colonial Secretary.

REGULATION.

Tuntota Mandakondana estate road (a length of approximately 4½ miles, viz., from near the 33rd mile on Kuliyapitiya-Madampe road at Tuntota to Mandakondana)

T 574/29

THE sub-joined copy of a Convention between His Majesty and the President of the German Reich regarding Legal Proceedings in Civil and Commercial Matters, which was signed in London on March 20, 1928, for the purpose of regulating procedure in connection with the preparation and transmission of judicial and extrajudicial documents and "commissions regatoires" is published for general information.

2. The German Government has agreed that the provisions of the Convention should be extended to Ceylon

in accordance with Article 17 (b) thereof, with effect from November 25, 1929.

By His Excellency's command,

B. H. BOURDILLON, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 25, 1930.

Convention between His Majesty and the President of the German Reich regarding Legal Proceedings in Civil and Commercial Matters.

London, March 20, 1928.

[Ratifications exchanged at Berlin, February 15, 1929.]

His Majesty the King of Great Britain, Ireland and the British Dominions beyond the Seas, Emperor of India, and the President of the German Reich, being desirous to facilitate the conduct of legal proceedings between persons resident in their respective territories, have resolved to conclude a Convention for this purpose and have appointed as their Plenipotentiaries:

His Majesty the King of Great Britain, Ireland and the British Dominions beyond the Seas, Emperor of India:

For Great Britain and Northern Ireland, all British Colonies and Protectorates and territories under His suzerainty and all mandated areas administered by His Government in Great Britain:

The Right Honourable Sir Austen Chamberlain, K.G., M.P., His Majesty's Principal Secretary of State for Foreign Affairs;

The President of the German Reich:

His Excellency Dr. Friedrich Sthamer, Ambassador Extraordinary and Plenipotentiary of the German Reich in London;

who, having communicated their full powers, found in good and due form, have agreed as follows:—

I.—Preliminary.

ARTICLE 1.

This Convention applies only to civil and commercial matters including non-contentious matters.

II.—Service of Judicial and Extra-Judicial Documents. ARTICLE 2.

When judicial or extra-judicial documents drawn up in the territory (to which this Convention applies) of one of the Contracting Parties are to be served on persons, partnerships, corporations or companies in the territory (to which this Convention applies) of the other, such documents may, without prejudice to the provisions of Articles 6 and 7 hereof, be served on the recipient in either of the ways provided in Articles 3 and 5.

ARTICLE 3.

(a) The request for service shall be transmitted:

In England by a German diplomatic or consular officer to the Senior Master of the Supreme Court of Judicature in England.

In Germany by a British consular officer to the President of the German "Landgericht."

(b) The request, containing the name of the authority from whom the document transmitted emanates, the names and descriptions of the parties, the address of the recipient and the nature of the document in question shall be drawn up in the language of the country in which the documents are to be served. If in a particular case the judicial authority applied to shall express a desire to that effect to the diplomatic or consular officer by whom the request is transmitted, such officer shall furnish a translation of the document to be served.

(c) Service shall be effected by the competent authority of the country applied to. Such authority, except in the cases provided for in paragraph (d) of this article, may limit his action to effecting service by the transmission of the document to the recipient if he is willing to accept

(d) If the document to be served is drawn up in the language of the country applied to, or is accompanied by a translation in that language, the authority applied to (should a wish to that effect be expressed in the request) shall serve the document in the manner prescribed by the law of his own country for the service of similar documents or in a special form which is not incompatible with such law.

(e) The translation provided for in this article shall be certified as correct by a diplomatic or consular officer of the Contracting Party making the request or by an official or sworn translator of one of the two countries concerned.

(f) The execution of the request for service can only be refused if the Contracting Party in whose territory it is to be effected considers it such as to compromise his sovereignty or safety.

(g) The authority who receives the request shall send to the diplomatic or consular officer by whom it was transmitted the document proving the service or explaining the reason which has prevented such service. Proof of service shall be furnished by a certificate from the authority of the country applied to setting forth the fact, the manner and date of such service. If any document to be served is transmitted in duplicate, the certificate of service shall be placed on one of the duplicates or attached thereto.

ARTICLE 4.

No fees of any description shall be payable by one Contracting Party to the other in respect of the service.

Nevertheless, in the cases provided for in Article 3, the Contracting Party making the request must pay to the other Contracting Party any charges and expenses which are payable under the local law to the persons employed to effect service and any charges and expenses incurred in effecting service in a special manner. These charges and expenses shall be such as are usually allowed in such cases in the Courts of the Contracting Party applied to. Repayment of these charges and expenses shall be claimed by the judicial authority by whom the service has been effected when sending the certificate provided for in Article 3 (g) to the diplomatic or consular officer by whom the request was transmitted.

ARTICLE 5.

The document to be served may also be served on the recipient, unless he is a subject or citizen of the Contracting Party in whose territory the document is to be served, without the intervention of the authorities of the country in which service is to be effected:—

(a) By a diplomatic or consular officer of the Contracting Party from whose territory the document emanates; or

(b) By an agent appointed, either generally or in any particular case, by a tribunal of the country from which the document emanates, or by the party on whose applicationthedocument was issued, provided that the validity of any service effected by any such agent shall, in the courts of the country where such service is effected, be determined by the law of that country.

ARTICLE 6.

Documents may also be transmitted by post in cases where this method of transmission is permitted by the law of the country from which the document emanates.

ARTICLE 7.

The provisions of Articles 2, 3, 4, 5, and 6 do not prevent the persons concerned from effecting service directly through the competent officials or officers of the country in which the document is to be served.

III.—Taking of Evidence. ARTICLE 8.

When a Court in any territory (to which the Convention applies) of one of the Contracting Parties orders that evidence should be taken in any territory (to which this Convention applies) of the other Contracting Party, this may be done in any one of the ways prescribed in Articles 9, 11, and 12.

ARTICLE 9.

(a) The Court may, in accordance with the provisions of its own law, address itself by means of "Letters of Request" to the competent authority of the other Contracting Party, requesting it to take the evidence within its jurisdiction.

(b) The "Letters of Request" shall be drawn up in the language of the authority to whom they are addressed, or be accompanied by a translation in such language certified as correct by a diplomatic or consular officer of the Contracting Party making the request, or by an official or sworn translator of one of the two countries concerned.
(c) The "Letters of Request" shall be transmitted:-

In England by a German diplomatic or consular officer to the Senior Master of the Supreme Court of Judicature in England;

In Germany by a British consular officer to the President of the German Landgericht.

(d) It shall be incumbent upon the judicial authority to whom the "Letters of Request" are addressed to give effect thereto by the use of the same compulsory measures as are employed in the execution of a commission or order emanating from the authorities of his own country.

(e) The diplomatic or consular officer by whom the "Letters of Request" are transmitted shall, if he so desires, be informed of the date and place where the proceedings will take place, in order that the interested party or parties may be able to be present, or to be represented.

(f) The execution of the "Letters of Request" can only

be refused:

(1) If the authenticity of the "Letters of Request" is not established;

(2) If in the country where the evidence is to be taken, the execution of the "Letters of Request" in question does not fall within the functions of the judiciary;

(3) If the Contracting Party applied to considers that his sovereignty or safety would be compromised thereby.

(g) In case the authority to whom they are addressed is without jurisdiction, the "Letters of Request" shall be forwarded without any further request to the competent authority of the same country in accordance with the rules laid down by its law.

(h) In every instance where the "Letters of Request" are not executed by the authority to whom they are addressed, the latter will at once inform the diplomatic or consular officer by whom the "Letters of Request" were transmitted, stating the grounds on which the execution of the "Letters of Request" has been refused, or the judicial authority to whom they have been forwarded.

(i) The authority which executes the "Letters of

(i) The authority which executes the "Letters of Request" will apply, so far as the procedure to be followed

is concerned, the law of his own country.

Nevertheless, an application by the authority making the request that some special procedure may be followed shall be acceded to, provided that such procedure is not incompatible with the law of the country applied to.

ARTICLE 10.

No fees of any description shall be payable by one Contracting Party to the other in respect of the execution of any "Letters of Request." 'Letters of Request."

Nevertheless, the Contracting Party making the request shall repay to the other Contracting Party any charges and expenses payable to witnesses, experts, interpreters, or

translators, the costs of obtaining the attendance of witnesses who have not appeared voluntarily, and the charges and expenses payable to any person whom the competent judicial authority may have deputed to act in cases. where his municipal law permits this to be done, and any charges and expenses incurred by reason of a special procedure being requested and followed.

The repayment of these charges and expenses may be claimed by the judicial authority by whom the "Letters of Request" have been executed, when sending to him the documents establishing their execution, from the diplomatic or consular officer by whom they were transmitted. These charges and expenses shall be such as are usually allowed in such case in the courts of the country where the "Letters of Request" have been executed.

ARTICLE 11.

(a) The evidence may also be taken without the intervention of the authorities of the country in which it is to be taken, by a diplomatic or consular officer of the Contracting Party before whose Courts the evidence is to be used:

Provided that this Article shall not apply to the taking of evidence of subjects or citizens of the Contracting Party in whose territory it is to be taken unless and until the German Government, at any time, by a notification* given through their Ambassador in London, signify their consent to the Article being so applied, in which case this Article shall, as from the date of such notification, apply to such subjects or citizens if they consent to their evidence being so taken.

(b) The diplomatic or consular officer appointed to take the evidence may request named individuals to appear as witnesses or to produce any document, and shall have power to administer an oath, but he shall have no compul-

(c) The evidence may be taken in accordance with the procedure laid down by the law of the country in which the evidence is to be used, and the parties shall have the right to be present and to be represented by counsel or solicitors of that country, or by any person competent to appear before the tribunals of either country.

ARTICLE 12.

(a) The competent court of the Contracting Party applied to may also be requested to cause the evidence to be taken by a diplomatic or consular officer of the Contracting Party making the request.

The court applied to shall, in the case of subjects or

citizens of the Contracting Party making the request, take the necessary steps to secure the attendance of and the giving of evidence by witnesses and other persons to be examined, and the production of documents, making use,

if necessary, of its compulsory powers. (b) The person thus nominated shall have power to administer an oath. The evidence shall be taken in accordance with the law of the country in which it is to be used, and the parties shall have the right to be present in person or represented by counsel or solicitors of that country or by any persons who are competent to act before the courts of either country.

ARTICLE 13.

The fact that an attempt to take evidence by the method laid down in article 11 has failed owing to the refusal of any witnesses to appear or to give evidence, or to produce documents does not preclude an application being subsequently made in accordance with Articles 9 or 12.

ARTICLE 14.

The subjects or citizens of one Contracting Party shall enjoy in the territories (to which the Convention applies) of the other Contracting Party a perfect equality of treat-ment as regards free judicial assistance for poor persons and imprisonment for debt, and, provided that they are resident in any such territory, shall not be compelled to give security for costs in any case where a subject or citizen of such other Contracting Party would not be so compelled.

fication.

IV.—General Provisions.

ARTICLE 15.

Any difficulties which may arise in connection with the operation of this Convention shall be settled through the diplomatic channel.

ARTICLE 16.

The present Convention, of which the English and German texts are equally authentic, shall be subject to ratification. Ratifications shall be exchanged at Berlin and the Convention shall come into force one month after the date on which ratifications are exchanged, and shall remain in force for three years after the date of its coming into force. In case neither of the Contracting Parties shall have given notice to the other six months before the expiration of the said period of three years of his intention to terminate the Convention, it shall remain in force until the expiration of six months from the day on which either of the Contracting Parties shall have given such notice.

ARTICLE 17.

(a) The present Convention shall not apply ipso facto to Scotland or Northern Ireland, nor to any of His Britannic Majesty's Colonies or Protectorates nor to any territories under his suzerainty, nor to any mandated areas administered by his Government in Great Britain, but His Britannic Majesty may at any time, by a noti-fication given through His Majesty's Ambassador at Berlin, extend the operation of this Convention to any of the above-mentioned territories.

(b) Such notification shall state the date on which such extension shall come into force, the authorities in the territory concerned to whom judicial and extra-judicial documents and "Letters of Request" are to be transmitted, and the language in which communications to such authorities and translations should be made. date of the coming into force of any such extension shall not be less than one month from the date of such noti-

(c) Either of the Contracting Parties may, at any time after the expiry of three years from the coming into force of the extension of this Convention to any of the territories referred to in paragraph (a) of this Article, terminate such extension on giving six month's previous notice.

ARTICLE 18.

(a) His Britannic Majesty may at any time, by a notification given through his Ambassador at Berlin, accede to the present Convention in respect of any of his selfgoverning Dominions or India. The provisions of Article 17 (b) shall be applicable to any such notification. Any such accession shall take effect one month after the date of its notification.

(b) After the expiry of a period of three years from the date of the coming into force of any accession under paragraph (a) of this Article, either of the Contracting Parties may, by giving six months' notice, terminate the application of the Convention to any country in respect of which such notification of accession has been given. In the absence of such notice, the termination of the Convention under Article 16 shall not affect its application to any such country.

(c) Any notification made under paragraph (a) of this Article may include any dependency or mandated area administered by the Government of the country in respect of which the notification of accession is given; and any notice of termination given under paragraph (b) shall apply to any such dependency or mandated area which was included in such notification of accession.

In witness whereof the respective Plenipotentiaries have signed the present Convention and have affixed thereto their seals.

Done in duplicate at London the twentieth day of March, 1928.

> (L.S.) AUSTEN CHAMBERLAIN. (L.S.) STHAMER.

"THE TEA RESEARCH ORDINANCE, 1925."

A 140/28

T is hereby notified for general information that the Planters' Association of Ceylon has, in pursuance of section 8 of the Tea Research Ordinance, nominated Mr. Jas. Forbes (Jr.) to be a member of the Board of the Tea Research Institute of Ceylon during the absence of Mr. D. S. Cameron from the Island.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 28, 1930. B. H. BOURDILLON, Colonial Secretary.

Code of Regulations for Assisted English Schools.

E 160/29

HE following amendments to the Code of Regulations for Assisted English Schools, which have been passed by the Board of Education and confirmed by His Excellency the Governor in Executive Council, are hereby published in accordance with section 10 (3) of Ordinance No. 1 of 1920.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1930.

B. H. BOURDILLON, Colonial Secretary.

AMENDMENTS REFERRED TO.

Clause 15 (iii.).—To second sentence "Any child must be filed " add the following:-Provided that such affidavit shall not be required by children producing a leaving certificate from a vernacular school.

Clause 16 (vi.).—Insert the word "over "before "60" and "55" in lines 1 and 2. Clause 26 (x.).—In line 1 substitute the word "provide" for "hand to"; in line 2 insert the word "with" after "inspection".

Clause 30 (b).—In line 4 insert the word "certificated" after "part-time".

Clause 31.—Delete the third sentence "Increments will not be same maragement "and substitute the following:—The date of a teacher's increment is the date of his first appointment, except in the case of a teacher who is promoted to a new grade, when the date of his increment will be the date of his promotion to such grade. A teacher leaving one school for another must take with him (however short his service) the manager's recommendation for increment. No A teacher leaving one school for another must take with him teacher, however, will be granted an increment unless a recommendation covers a period of at least six months' work in one school.

Clause 47 (d).—Alter "three" to "five "

Clause 47 (e).—Alter to read: No grant will be paid for a pupil who has not attained the age of 10 or who is over 18 years of age.

Code of Regulations for Assisted Vernacular and Bilingual Schools.

HE following amendments to the Code of Regulations for Assisted Vernacular and Bilingual Schools, which have been passed by the Board of Education and confirmed by His Excellency the Governor in Executive Council, are hereby published in accordance with section 10 (3) of Ordinance No. 1 of 1920.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1930.

B. H. BOURDILLON, Colonial Secretary.

AMENDMENTS REFERRED TO

Clause 18 (vi.).—Insert the word "over" before "60" and "55" in lines

Clause 19.—Add as fresh paragraph:—

The Manager shall keep an inventory of all furniture and equipment in each school and shall record in such inventory the date on which each additional The inventory shall be kept up to date and submitted at the item is supplied. annual inspection.

Clause 23 (f). -After the word "attendance" insert "of eligible pupils". Clause 25.—Add a note as follows:

As from 1931 the Training Schools Entrance Examination will be discontinued. Students will be selected for admission to the First Year class, after interview, by the authorities of the Training Schools, from among those who hold a teacher's certificate (provisional, preliminary, or confirmed). Students must be over certificate (provisional, preliminary, or confirmed). Students 17 years of age at the time of admission to the Training School.

Clause 32 (x.).—In line 1 substitute the word "provide" for "hand to" and in line 2 insert the word "with" after "inspection".

Clause 36 (a) and (b).—Alter the amendments published in Gazette No. 7,742 of

October 25, 1929, to read as follows:-

(a) Primary classes which have an average attendance of less than 60 eligible pupils for the past school year will be allowed to count one teacher for every 18 units of average attendance.

Where the average attendance in primary classes is 60 or over, the allowance will be

- (i.) for the first 80 units of average attendance, one teacher for every 20 units of average attendance:
- (ii.) for units of average attendance over 80, one teacher for every 30 units of average attendance.
- (b) In post-primary classes (i.e., above Standard V.) the allowance will be one teacher for every 15 units of average attendance. Where the average attendance is not sufficient for the allowance of a teacher, it shall be added to the average in primary classes.

Clause 45.—Delete the third sentence "New appointments . . . same management" and substitute the following:—The date of a teacher's increment is the date of his first appointment, except in the case of a teacher who is promoted to a new grade, when the date of his increment will be the date of his promotion to such grade. A teacher leaving one school for another must take with him (however short his service) the manager's recommendation for increment. No teacher, however, will be granted an increment unless a recommendation covers a period of at least six months' work in one school.

Clause 52 (e).—Add: "and who are not attending a special course approved by the Director".

the Director".

Clause 60.—Add a note as follows:—As from 1931 clause 60 will be deleted.

Clause 67 (d).—Alter "three" to "five".

Clause 67 (e).—Alter to read: No grant will be paid for a pupil who has not attained the age of 10 or who is over 18 years of age.

"THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920."

Y-LAW made by the Moratuwa Urban District Council under section 31 and Part V. of "The Local Government Ordinance, No. 11 of 1920," approved by the Local Government Board, and confirmed by the Governor in Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1930.

B. H. BOURDILLON, Colonial Secretary.

By-law referred to.

The following regulation shall be added as regulation No. 14 to Schedule 1 of "The Local Government Ordinance, No. 11 of 1920 :-

14. Any duly nominated candidate may at any time withdraw his candidature by appearing before the Government Agent and delivering to him a writing to that effect subscribed by him. In such case no poll shall be held in respect of such candidate. If after a poll has commenced a candidate or candidates withdraw his or their candidature, leaving only one duly qualified and duly nominated candidate for the Electoral Division, the poll shall be discontinued, and the Government Agent shall by public notice declare such remaining candidate to be elected.

"'' 		
· "THE LOCAL (GOVERNMENT ORDINANCE, No. 11 of 1920	." U 95/ 3 0-
BY-LAW made by the Matara Urban Ordinance, No. 11 of 1920, approve Council under section 164.	District Council under sections 164 and 16 ed by the Local Government Board, and co	38 of the Local Government onfirmed by the Governor in
	By His I	Excellency's command,
Colonial Secretary's Office, Colombo, March 31, 1930.		B. H. BOURDILLON, Colonial Secretary.
	By-law referred to.	
ree is in the opinion of the Chairman either pants or whenever such tree, branch, fruit, o on the owner or the occupier of the land up eaf as the case may be; and if such owner with its requirements, any officers or working the expense of the owner or occupier do what	e administrative limits of this Council or the likely to fall upon any house or building or like or leaf overhangs any street, the Chairman may be on which the tree stands, require him to cut or or occupier falls within twenty-four hours of men authorized in writing by the Chairman may at the owner or occupier was required to do by so comply with the requirements of a notice is seceeding fifty rupees.	ely to be dangerous to its occu- y, by a notice in writing served down the tree, branch, fruit, or receiving the notice to comply y enter upon such land and at the notice.
. 9	m	
DEGULATION made by the Sanitary	ALL TOWNS SANITARY ORDINANCE, 1892." y Board of the Revenue District of Colomisanitary Ordinance, 1892," and approved by	U 52/30 bo, Western Province, under the Governor under the said
•	By His 1	Excellency's command,
Colonial Secretary's Office, Colombo, April 3, 1930.		B. H. BOURDILLON, Colonial Secretary.
•	REGULATION.	
1917) is repealed and the following is substi	rkets, of the Regulations dated July 21, 1917 (ituted therefor:— rkets established by the Board shall be as follo Meat Market.	
For every carcase (other than a goat' For every carcase of a goat or sheep	's or sheep's) exposed for sale, 50 cents a day. exposed for sale, 25 cents a day.	
	Fish Market.	
For each square yard of floor space of	occupied, 10 cents a day.	
	· · · · · · · · · · · · · · · · · · ·	
	Emilt on Vacatable Manhat	
For each square yard of floor space of	Fruit or Vegetable Market. occupied, 5 cents a day.	
For each square yard of floor space o	; •	
•	Excise Advisory Committee.	X 24/30
IIS Excellency the Governor has been Goonawardene to be a member of (outside the Kalutara Urban District Co	Excise Advisory Committee. In pleased, in terms of Excise Notification Notification the Excise Advisory Committee for the Kanada and Area), with effect from April 3, 1930	. 181, to nominate Mr. Arnold alutara Revenue District Area
H IS Excellency the Governor has been Goonawardene to be a member of	Excise Advisory Committee. n pleased, in terms of Excise Notification No f the Excise Advisory Committee for the Kapuncil Area), with effect from April 3, 1936 gned.	1. 181, to nominate Mr. Arnold alutara Revenue District Area 0, and until further notice, in
IIS Excellency the Governor has been Goonawardene to be a member of (outside the Kalutara Urban District Co	Excise Advisory Committee. n pleased, in terms of Excise Notification No f the Excise Advisory Committee for the Kapuncil Area), with effect from April 3, 1936 gned.	2. 181, to nominate Mr. Arnold alutara Revenue District Area 0, and until further notice, in Excellency's command, B. H. BOURDILLON,
IIS Excellency the Governor has been Goonawardene to be a member of (outside the Kalutara Urban District Coplace of the Rev. J. Simon de Silva, resign Colonial Secretary's Office,	Excise Advisory Committee. n pleased, in terms of Excise Notification No f the Excise Advisory Committee for the Kapuncil Area), with effect from April 3, 1936 gned.	2. 181, to nominate Mr. Arnold alutara Revenue District Area 0, and until further notice, in Excellency's command,
IIS Excellency the Governor has been Goonawardene to be a member of (outside the Kalutara Urban District Coplace of the Rev. J. Simon de Silva, resig Colonial Secretary's Office, Colombo, April 3, 1930.	Excise Advisory Committee. In pleased, in terms of Excise Notification Note of the Excise Advisory Committee for the Kanana Area), with effect from April 3, 1930 and By His	Excellency's command, B. H. BOURDILLON, Colonial Secretary.
IIS Excellency the Governor has been Goonawardene to be a member of (outside the Kalutara Urban District Coplace of the Rev. J. Simon de Silva, resign Colonial Secretary's Office, Colombo, April 3, 1930. "The Regulation under sections 9 and Commanding Troops after consultations."	Excise Advisory Committee. n pleased, in terms of Excise Notification No f the Excise Advisory Committee for the Kapuncil Area), with effect from April 3, 1936 gned.	N. 181, to nominate Mr. Arnold alutara Revenue District Area 0, and until further notice, in Excellency's command, B. H. BOURDILLON, Colonial Secretary. N. 205/28
IIS Excellency the Governor has been Goonawardene to be a member of (outside the Kalutara Urban District Coplace of the Rev. J. Simon de Silva, resign Colonial Secretary's Office, Colombo, April 3, 1930. "The TO EGULATION under sections 9 and	Excise Advisory Committee. In pleased, in terms of Excise Notification Notification Notification of the Excise Advisory Committee for the Kapuncil Area), with effect from April 3, 1936 and By His Defence Force Ordinance, 1910." 1 12 of the Ceylon Defence Force Ordinance that it is a commandant, Ceylon Defence force ordinance.	N. 181, to nominate Mr. Arnold alutara Revenue District Area 0, and until further notice, in Excellency's command, B. H. BOURDILLON, Colonial Secretary. N. 205/28

REGULATION.

The Ceylon Defence Force Regulations dated April 24, 1928, published in *Gazette* No. 7,640 of April 27, 1928, as amended by the regulations dated February 2, 1929, published in *Gazette* No. 7,692 of February 8, 1929, are further amended as follows:—

In Section X.—Finance and Administration, (c) Allowances, Rule 201, substitute for the words "provided that each officer detailed above is in possession of a suitable horse which must be his own property" the words "provided that the officer concerned brings to Camp and maintains in Camp a suitable horse."

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

U 329/29

THE Sanitary Board of the Galle Revenue District has, with the approval of the Governor in Council, imposed, under section 7 of "The Small Towns Sanitary Ordinance, 1892," as from January 1, 1930, a rate of four per centum on the annual value of all houses and buildings of every description and all lands and tenements whatsoever situated within the administrative limits of the Sanitary Board town of Ambalangoda, and cancelled the assessment rate for the said town sanctioned by Notification dated December 6, 1922 (Gazette No. 7,300 of December 8, 1922).

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 25, 1930. B. H. BOURDILLON. Colonial Secretary.

"THE BIRTHS AND DEATHS REGISTRATION CROIMANCE, 1895."

HE Governor in Council does hereby, under section 6 of the Births and Deaths Registration Ordinance, 1895, with effect from April 1, 1930, amend the schedule to the notification under the said section dated July 1, 1899 (Gazette No. 5,629 of July 1, 1899), by substituting for the words therein appearing in column I. of the chedule hereof the words appearing in column II.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 24, 1930.

SCHEDULE.

Southern Province-Galle District.

B. B. Bourdillon,

1. Divisions as defined by Notification dated July 1, 1899.

2.—Hapugala Division.

Boundaries: North by Gintota river and the limit of Poddela; east by the limits of Poddela, Meepawala, and Labudowa; south by the limits of Galle Municipality; and west by Gintota river and the sea.

5.—Poddala Division No. 2.

Boundaries: North by the limits of Gangaboda pattueast by the limits of Gangada and Ihalagoda; south by the limits of Godakanda, Maitipe, and Ettiligoda; and west by the limits of Uluwitike and Batuwantudawa.

Divisions as defined by this Notification

2.—Hapugala.

Boundaries: North, Gangaboda pattu; east, Police Officers' divisions of Opata, Uluwitike, and Hirimbure; south, Galle Municipality; west, Galle Municipality and the Gin-ganga.

5.—Poddala.

Boundaries: North, Gangaboda pattu; east, Ganegoda and Ihalagoda Police Officers' divisions; south, Ettiligoda Police Officer's division and Galle Municipality; west, Police Officers' divisions of Kitulampitiya, Hapugala, and Batuwantudawa and Gangaboda pattu.

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

L 967/28

NOTICE is hereby given under the provisions of Land Sale and Lease Regulations Nos. 59 and 60 that application has been made by Mr. C. H. O. McConnell of Nagraly estate for the least the least of the has been made by Mr. C. H. Q. McConnell of Nagrak estate for the lease to him, without competition, of lot 2 in preliminary plan No. 4,009 (21 acres and 35 perches in extent), situated in the village of Ihalagalagama, in Talapitigam pattu of Kadawata korale in the District of Ratnapura, Province of Sabaragamuwa, for the purpose of building an estate school and cooly lines, for which no suitable sites are available on the estate.

The aforesaid land will be leased to the applicant, without competition, for a period of 99 years and subject to the condition that a school and cooly lines of approved types are erected thereon within three years from the date of the lease, 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,

Colonial Secretary's Office, Colombo, March 28, 1930. B. H. BOURDILLON, Colonial Secretary.

"THE REVENUE COLLECTION ORDINANCE, No. 14 of 1925."

U 116/26

EGULATION made by the Governor in Council under section 3 of the Revenue Collection Ordinance, 1925 for the area comprised within the administrative limits of the Sanitary Board towns of Mullaittivu and Vavuniva in the Mullaittivu District in the Northern Province.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 25, 1930. B. H. BOURDILLON, Colonial Secretary.

REGULATION.

Whenever the revenue required to be paid on licences issued by the Chairman of the Sanitary Board of Mullaittivu District under the provisions of the Motor Car Ordinance, 1927, and the Vehicle Ordinance, No. 4 of 1916, is required or authorized to be paid or collected by means of stamps it shall be paid or collected in money.

"THE OPIUM ORDINANCE, 1910."

M 156/30

T is hereby notified that, under section 2 of Ordinance No. 5 of 1910, His Excellency the Governor has been pleased to direct that the following medicinal preparation be added to the Schedule of the said Ordinance under "Proprietary Patent Medicines"

" Veganin."

Colonial Secretary's Office, Colombo, March 21, 1930. By His Excellency's command, B. H. BOURDILLON, Colonial Secretary.

NOTICES CALLING FOR TENDERS.

EN ST are hereby invited for the privilege of selling re-eshments (exclusive sintoxicating liquors) on the terms to 3rd class passengers at Moratuwa, Maho, and aga Railway Stations from date of acceptance of tender September 30 1931 com persons willing to tender for

the same.

2. All tender should be in during and sealed under one cover, and could be dilrested to the General Manager of the Railway, Colombo

Railway, Colombo Tinders should eit is be deposited in the tender box Office of the General Manager of the Railway, or be

through the post.

4. Tender should be marked "Tender for the Privilege of Selling Barreshments on the Platform to 3rd Class Passengs at at _____" in the left hand corner of the envelope, and should reach the Office of the General Manager of the Railway not later than midday on Tuesday, April 29, 1930.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

unless it is on the recognized form.

- 6. A deposit of Rs. 25 in respect of each station in favour of the Hon. the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. 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.
- The amount of security required will be a month's rent in cash in respect of each station. All other necessary information can be ascertained upon application at the , office referred to in section 5.
- The security should be furnished within ten days of acceptance of each tender being notified.
- Sales will not be allowed for any train provided with sleeping accommodation, arriving and leaving the stations between the hours of 9 P.M. and 6 A.M.
- 10. The General Manager reserves the right to grant, if and when necessary, permission for the free feeding of pilgrims in station premises, and the contractor shall not be entitled to any compensation whatsoever in the event of such permission being granted.
- 11. Only five salesmen will be allowed on the platform in attendance on any one train.
- 12. The contract is on no account to be assigned or sublet without the authority of the General Manager.
- 13. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.
- 14. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled; and any offers received containing conditions not mentioned herein will be rejected without question.
- The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of acepting any portion of a tender.

- Before tender forms are supplied to persons wishing to tender, they will have to satisfy the General Manager or person delegated by him that they are in a position to execute the contract in a satisfactory manner, and for this purpose they must be prepared to produce documentary or other evidence if called for.
- Tenderers are required to state the amount of rental they are prepared to pay in advance per mensem for the aforesaid privilege at each of the stations on tender.

No structure or stall of any kind will be allowed on

the platform or station premises.

19. Every tenderer must, at the time of taking out his form, furnish an address delivery of a registered letter at which shall be deemed to be receipt of notice by the tenderer within the meaning of section 6.

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

21. No passes on Railway will be issued in connection with this service.

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

General Manager's Office, Colombo, April 2, 1930.

E. W. HEAD, Acting General Manager.

TENDERS are hereby invited for the services named in the schedule hereunder for the period of one or two or three years commencing from October 1, 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.
- Tenders should be marked "Tender for Diets, Hospital," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on May 20, 1930.
- The tenders are to be made upon forms which will be supplied upon application at the Office of the Director of Medical and Sanitary Services, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.
- 6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded

from having any concern in a Government contract. All other deposits will be returned upon signature to the contract. No deposits for tender forms will be accepted at the Office of the Director of Medical and Sanitary Services.

7. If required, samples must be deposited.

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

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

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

fulfilled.

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

year or any portion thereof.

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

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

being under the Government of Ceylon.

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

J. F. E. BRIDGER,
Director of Medical and Sanitary Services.
Colombo, April 2, 1930.

SCHEDULE REFERRED TO.

Tender

Service.		Tena		Q
Service.			110.	Security
.		$\mathbf{R}\mathbf{s}.$		$\mathbf{Rs.}$
Supply of cooked provisions with mil to the following institutions:—	lk			
Balapitiya Hospital .		150		300
Elpitiya Hospital		200	٠.	400
Deniyaya Hospital		400		800
Hambantota Hospital .		100	٠.	200
Matara Hospital		250		500
Tangalla Hospital		100		200
Tissamaharama Hospital .		200		400
Udugama Hospital		400	٠.	800
Kilinochchi Hospital		100	٠.	200
Mannar Hospital .		100	٠.	200
Mantota Hospital .		100		200
\$6 33 to 1 mm	•.	100		200
Point Pedro Hospital		200		400
Talaimannar Hospital .		100	٠.	200
Vavuniya Hospital		200	٠.	400
Chavakachcheri Hospital .		200	• •	400
Supply of uncooked provisions without milk to:—	ıt	•		
Galle Civil Hospital, including Bathfield House Hospital Galle House of Observation) }	500		1,000
Galle Infectious Diseases Hospital J Supply of cooked provisions without	t	•		
milk to Jaffna Hospital .	•	300	• •	600

CHEDULES of rates are hereby invited for the construction of two Junior Clerks' quarters at Avissawella.

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

3. The Public Works Department specification, bill of quantities, and form of agreement can be seen, and all other information obtained from the office of the District Engineer, Avissawella, any week day between the hours of

9 A.M. and 4 P.M. (Saturdays, 9 A.M. and 12 noon).

4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Avissawella. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Province of Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Avissawella, endorsed on the outside "Schedule of Rates for the Construction of Two Junior Clerks' Quarters at Avissawella," so as to reach the offices of the foregoing officers on or before 12 noon on April 22, 1930.

5. All imported articles as stated in the specification will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the cost of these materials for the items necessitating

their use.

6. In the event of the contractor failing to provide materials necessary for the execution of the works within the periods named by the Engineer as he may from time to time direct, Government reserves to itself the right to supply such materials at the cost as indicated in the Government Stores Price List, plus 25 per cent., and also Customs duty, transport, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

7. Before tender forms can be issued, the intending contractor must deposit a sum of Rupees ten only either at the General Treasury or Kachcheri. The receipt must be handed to the District Engineer, Avissawella. The deposit will be refunded to all bona fide tenderers after the agreement has been duly signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender when called upon to do so, the deposit will be

forfeited to the Crown.

8. The successful tenderer shall deposit a cash security of Rupees Five hund ed for the due and faithful performance of his contract in the Ceylon Savings Bank in the name of the Hon. the Colonial Treasurer.

9. An address for the delivery of letters shall be given

in each schedule.

10. All alterations made in the quotations should bear

the initials of the tenderer.

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, nor will forms of tender be issued to any person to whom the Provincial Engineer, Sabaragamuwa, Ratnapura, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

12. 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, S. J. Kirby, Colombo, April 2, 1930. for Director of Public Works.

TENDERS are invited for the purchase of 3 jak trees (felled), and approximately 2,000 cylindrical tiles.

The trees and the tiles can be inspected at the Stanley

Power Station premises, Kolonnawa.

Tenders should be in sealed envelopes marked "Tender for Trees and Tiles, Kolonnawa," and should reach the Office of the Director of Electrical Undertakings at or before 12 noon on April 11, 1930.

C. J. D. LANKTREE, for Director of Electrical Undertakings. Colombo, March 27, 1930.

OF UNSERVICEABLE ARTICLES.

Number. IST of unclaimed articles of patients who died in Name of Articles. hospitals to be sold on Wednesday, April 16, 1930, 5267 3 clothes by public auction at the District Court of Badulla at 5436 coat l P.M. :-5492tea pot 5525 axe, 2 clubs Number. Articles. S. R. 84 1 bracelet set with stones 49 3 rings, 1 bangle (gold) S. R. 88 l old umbrella 51 1 amulet 5818 l brass jug 2 necklets of beads 53 5848 2 umbrellas 2 bangles, 2 ear studs 54 S. R. I rain cape 2 bangles, 1 earring 58 5783 I deer skin, axe 2 bangles, 4 earrings, 1 necklet, 2 safety pins 59 6004 weeder 2 bangles, 1 necklet of beads, 2 nose ornaments 60 6006 A little tea 61 2 bangles 6028 l enamel plate, &c. 2 bangles, 1 necklet of beads, 2 rings, 1 chain 62 6059 2 scrapers 63 I waist chain 1 cumbly 1 bangle tin bucket 3 bangles, 1 necklet of beads 65 2 Tamil handkerchiefs small gunny bag S. R. 14 name board STEPHEN PERERA, District Court, 22731 l iron rod Badulla, April 2, 1930. District Judge. 23223 1 pestle torch banian IST of confiscated and unclaimed articles to be sold sarong on Wednesday, April 16, 1930, by public auction at the District Court of Badulla at 1 P.M.: l pencil Inq. 220 coat 1 banian Number. Name of Articles. 1 shirt. &c. 4822 1 car generator pair pyjamas STEPHEN PERERA shirt, I pair hose District Judge and Police Magistrate 3 pairs socks 3184 2 padlocks District Court, 1 iron rod, 1 pair tin shears 5027 Badulla, April 2, 1930.

VITAL STATISTICS.

Registrar-General's Report on Vital Statistics of the City of Colombo for the Week ended March 29, 1930.

Births.—The total births registered in the city of Colombo in the week were 200 (3 Europeans, 13 Burghers, 112 Sinhalese, 28 Tamils, 32 Moors, 7 Malays, and 5 Others). The birth rate per 1,000 per annum (calculated on the estimated population on January 1, 1930, viz., 269,160) was 38.7, as against 31.8 in the preceding week, 29.4 in the corresponding week of last year, and 32.5 the weekly average for last year.

Deaths.—The total deaths registered were 127 (1 European, 8 Burghers, 69 Sinhalese, 25 Tamils, 16 Moors, 3 Malays, The death rate per 1,000 per annum was 24.6, as against 28.3 in the previous week, 28.6 in the correand 5 Others). sponding week of last year, and 30 9 the weekly average for last year.

Infantile Deaths.—Of the 127 total deaths, 18 were of infants under one year of age, as against 31 in the preceding

week, 41 in the corresponding week of the previous year, and 33 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 11.

Principal Causes of Death.—1. (a) Fifteen deaths from Pneumoniu were registered, 10 in Maradana hospitals (including 4 deaths of non-residents), 2 in Wellawatta North, and 1 each in Kotahena South, New Bazaar, and Maradana South, as against 17 in the previous week and 22 the weekly average for last year.

(b) Five deaths from Influenza were registered, 2 each in San Sebastian and New Bazaar and 1 in Wellawatta South, as against 12 in the previous week and 9 the weekly average for last year.

(c) Five deaths from Bronchitis were registered, 2 in Maradana hospitals and 1 each in St. Paul's, Kotahena North,

and Kollupitiya, as against 3 in the previous week and 3 the weekly average for last year.

(a) Fifteen deaths from Phthisis were registered, 11 in Maradana hospitals (including 5 deaths of non-residents), 2 in New Bazaar and I each in Maradana North and Kollupitiya, as against 16 in the previous week and 11 the weekly average for last year. (b) One death from Phthisis, of a resident of Colombo town, occurred at the Anti-Tuberculosis Hospital, Ragama,

during the week.

3. Five deaths from Enteric Fever were registered, 4 in Maradana hospitals (including 1 death of a non-resident),

and I in Maradana North, as against 3 in the previous week and 4 the weekly average for last year.

4. Nine deaths from Enteritis were registered, 8 from Debility, 6 from Accidents, 5 from Worms, 4 from Puerperal Septicaemia, 3 each from Diarrhoea, Dysentery, and Tetanus, 1 each from Infantile Convulsions and Suicide, and 39 from Other Causes.

5. Reported Cases.—Thirty-three cases of Chickenpox (including 1 in Port), 7 of Enteric Fever, 1 of Measles, and

1 of Plague were reported during the week, as against 5, 3, 1, and nil, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 82.0°, against 82.3° in the preceding week and 81.6 in. in the corresponding week of the previous year. The mean atmospheric pressure was 29 892 in., against 29 876 in. in the preceding week and 29 868 in. in the corresponding week of the previous year. The total rainfall in the week was 1 84 in., against 0.02 in. in the preceding week and 0.18 in. in the corresponding week of the previous year.

Registrar General's Office, Colombo, April 1, 1930.

P. D. RATNATUNGA, for Registrar-General. Announcements.

MEMORANDUM

OF THE COLOMBO LANDING AND SHIPPING AGENCY. LIMITED.

he Company is "THE COLOMBO LANDING AND SHIPPING AGENCY, LIMITED,"

stered office of the Company will be situated in Colombo.

- he objects for which the Company is established are—
 - (a) To acquire and take over as a going concern the business or businesses, assets and liabilities of Daisy Mary Felicia Fernando and Evelyn Maud Ashila de Mel, carrying on business as The Colombo Landing and Shipping Agency, and to purchase or otherwise acquire all the freehold and leasehold premises, goodwill, plant, machinery, and stock in trade of, or connected with, the said business.
 - (b) To purchase, charter, hire, build, or otherwise acquire, steam, or other ships or vessels, steam launches, flats, barges, cargo-boats, coal-boats, and water-boats, with all equipments and furniture, and to employ the same in the conveyance of passengers, mails, live stock, grain, and other agricultural produce and treasure and also of goods and merchandise of every description and specie, and also to run vessels to sea, to any port or ports whatsoever, whether inland, seaboard, or foreign, and to take vessels, flats, barges, and other steam-craft in tow of its vessels as the Company may, from time to time, determine and to acquire postal subsidies and enter into mail or other contracts.
 - (c) To carry on the business of ship-builders and ship-owners in all its branches and the business of landing and shipping contracts and carriers by rail, or otherwise, on land and water, warehousemen and wharfingers, and to sell, let, charter, or otherwise dispose of, the vessels and other property of the Company, and to carry on the business of underwriters, or insurers of ships, goods, or merchandise, or other property.
 - (d) To acquire and undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company, carrying on, or proposing to carry on, any of the business which this Company is authorized to carry on and, as part of the consideration for such acquisition, to undertake all or any of the liabilities of such person, firm, or company, or to acquire an interest in, amalgamate with, or enter into any agreement with any other company, or individual for sharing profits, or for co-operation, or for limited competition, or for mutual assistance with any such person, firm, or company.
 - (e) To borrow or raise money, in such manner as the Company shall think fit, and, in particular, by the issue of debentures or debenture stock, perpetual or otherwise, and to secure the repayment of any money borrowed, raised, or owing by mortgage, charge, or lien upon the whole, or any part of the Company's property, or assets (whether present or future), including its uncalled capital.
 - (f) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments.
 - (g) To act as agents, attorneys, brokers, or trustees for any person or persons, firm or company, and to undertake and perform sub-contracts and also to act in any of the businesses of the Company through or by means of agents, attorneys, brokers, sub-contractors, or others.
 - (h) To carry on any other business which the Company may, from time to time, decide to carry on.
 - (i) To do all such other things as may be deemed incidental or conducive to the attainment of the above objects, or any of them.
- The nominal capital of the Company is Rupees One million, divided into Twenty thousand Ordinary Shares of Fifty Rupees each, with power to increase or reduce the capital. The shares, forming the capital (original, increased or reduced) of the Company, may be subdivided or consolidated or divided into such classes with any preferential, deferred qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and regulations of the Company for the time being, or otherwise.

 We, the several persons whose names and addresses are hereunto 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:

Name and Addres	s of Subscribe	ers.			nber of Shares by each Subscriber.
Daisy M. Fernando, Colombo	• •	••			One
EVELYN DE MEL, Colombo	••				One
R. A. DE MEL, Colombo			••	• •	One
ALFRED FERNANDO, Colombo	••.		••		One
A. H. FERNANDO, Colombo	• •	·	<i></i>		One
ALBERT W. SURAWEERA, Colom	ibo .		••		One
B. A. Mendis, Moratuwa	••		••	• •	One
			Total Shares taken	• •	Seven

Witness to the signatures of the above-named parties, on this Twelfth day of March, 1930, at Colombo:

LANDING AND SHIPPING OF ASSOCIATION OF THE COLOMBO LIMITED; ARTICLES

PRELIMINARY.

1. The regulations contained in Table C in the Schedule to "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.

οğ, in addition to, any of the

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

2. In these articles, unless the context otherwise requires-

The "Ordinance" shall mean and include "The Joint Stock Companies Ordinance, 1861," and every other Ordinance incorporated therewith, or which may from time to time be in force in Ceylon concerning Joint Stock Companies, and which may apply to the Company.

The "Company" means "The Colombo Landing and Shipping Agency, Limited," incorporated of established by

or under the Memorandum of Association to which these articles are attached.

"Register" shall mean the Register of Members to be kept as required by section 19 of "Joint Stock Companies Ordinance, 1861," or any statutory modification thereof.
"Shareholder" or "Member" mean any person whose name is entered in the Register of Members as owner or

joint-owner of any share in the Company.

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

The Directors' shall mean the Directors of the Company for the time being.

shall include any person appointed to perform the duties of Secretary temporarily.

"Secretary" shall include an "Dividend" includes bonus. "In writing" or "written" include printing, lithography, and other modes of representing or producing words in a visible form.

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

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

Words importing individuals shall include corporation.

The basis on which the Company is established is that the Company shall forthwith purchase and acquire from Daisy Mary Felicia Fernando and Evelyn Maud Ashila de Mel as on and from the 1st day of April, One thousand Nine hundred and Thirty, the business carried on by them at Colombo under the name, style, and firm of The Colombo Landing and Shipping Agency and the good-will thereof and the leasehold premises owned by them in connection with the said trade or business and all the plant, machinery, and stock-in-trade of or connected with the said trade or business

SHARES.

The nominal capital of the Company is Rupees One million divided into Twenty thousand (20,000) ordinary

shares of Fifty Rupees (Rs. 50) each.

The shares taken by the subscribers to the Memorandum of Association and all shares which the said Daisy Mary Felicia Fernando and Evelyn Maud Ashila de Mel shall by agreement between themselves apply for in addition to those which they have agreed to take as subscribers to the Memorandum of Association and all shares which the said Daisy Mary Felicia Fernando and Evelyn Maud Ashila de Mel may by agreement between themselves decide to issue to the subscribers to the Memorandum of Association other than themselves in addition to those which such subscribers to the Memorandum of Association have agreed to take as such subscribers shall be duly issued by the Directors. further shares shall be issued without the authority of the Company in General Meeting. Subject to any direction to the contrary which may be given by the meeting which authorizes the issue of further shares, the further shares to be issued shall be offered to the members in proportion to the existing shares held by them and such offer shall be made by notice specifying the number of shares to which the member is entitled and limiting the 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 member to whom such notice is given that he declines to accept the shares offered, the Directors may allot or otherwise dispose of the same to such persons and upon such terms as they think fit. The Directors may make arrangements on an issue of shares for a difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

If by the conditions of allotment of any share the amount of issue price thereof shall be payable by instalments 6. every such instalment shall, when due, be paid to the Company by the person who for the time being shall be the registered

holder of the share.

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

Payments for shares shall be made in such manner as the Directors shall from time to time determine and

Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign 9. the name of the firm shall be entitled to vote and to give proxies but not more than one partner may vote at a time.

10. Shares may be registered in the names of two or more persons not in partnership.

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 shares, 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 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 Shareholder the Shareholder whose name stands first in the register of shares shall vote or give proxies and exercise those rights and powers, provided however that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

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

shares.

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 shares.

14. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof and except, also the right of any person under clause 37 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL.

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

16. The new shares shall be issued upon such terms and conditions and with such preferential, deferred, qualified,

special, or other rights, privileges, or conditions attached thereto as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct, and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company and with a special or without any The Directors shall have power to add to such new shares such an amount of premium as they may right of voting. consider proper.

17. 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 holders of ordinary shares in proportion to the existing shares held by them. Such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

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

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

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

SHARE CERTIFICATES.

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

The certificate of shares shall be issued under the Seal of the Company.

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

The certificate of shares registered in the names of two or more persons not a firm shall be delivered to the

person first-named in the register.

TRANSFER OF SHARES.

Shares in the Company may be transferred by transfer in the usual common form. The instrument of transfer shall be signed by both the transferor and the transferoe, and shall contain the name, address, and occupation of the transferee, and the transferor shall be deemed to remain the holder of the shares until the name of the transferee is entered

in the register in respect thereof.

25. Every instrument of transfer shall be left at the office or such other place as the Board may prescribe, with the certificate of every share to be thereby transferred, and such other evidence as the Board may reasonably require to prove the title of the transferor or his right to transfer the shares, and the instrument of transfer and certificate shall remain in the custody of the Board, but shall be at all reasonable times produced at the request and expense of the transferor or transferee and their respective representatives or any of them. A new certificate shall be delivered to the transferee after the transfer is completed and registered on his application for the same, and when necessary a balance certificate

shall be delivered to the transfer. A fee not exceeding One Rupee may be charged for each transfer.

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

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

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

If the Company shall within the time limited as aforesaid or within 180 days after being served with the transfer notice find a member or person selected as aforesaid willing to purchase the share (hereinafter called "the purchasing member") and shall give notice thereof to the proposing transferor, he shall be bound upon payment of the fair

value to transfer the share to the purchasing member,

In case any difference arises between the proposing transferor and the purchasing member as to the fair value of a share, the Auditors shall, on the application of either party, certify in writing the sum which, in their opinion, is the fair value, and such sum shall be deemed to be the fair value, and in so certifying the Auditors shall be considered as acting

as experts and not as arbitrators.

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

31. If the Company shall not, within the time limited as aforesaid or within 180 days after being served with the transfer notice, find a member willing to purchase the shares, and give notice in manner aforesaid, the proposing transferor shall at any time within 90 days afterwards be at liberty to sell and transfer the shares (or those not placed) to any person

and at any price.

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

paragraph (b) of this article shall not apply where the proposed transferee is already a member.

The holders for the time being of nine-tenths of the issued capital may at any time serve the Company with a requisition to enforce the transfer of any particular shares not held by the requisitionists. The Company shall forthwith give to the holder of such shares notice in writing of the requisition (with a copy of this article subjoined), and unless within 14 days afterwards the holder shall give to the Company a transfer notice in respect of his shares in accordance with Article 26 hereof he shall be deemed at the expiration of that period to have actually given such notice, and to have specified therein the amount of capital paid upon the shares as the sum he fixes as the fair value for the purposes of this article, any person entitled under Article 37 or otherwise to transfer shall be deemed the holder of such share.

34. The Company shall provide a register of transfers, which shall be kept by the Secretary or Secretaries under

the control of the Board, and in which shall be entered the particulars of every transfer or transmission of every share.

No transfers shall be made to a minor or person of unsound mind.

36. The register may be closed during such time as the Board think fit not exceeding the whole 21 days in any one year.

TRANSMISSION OF SHARES.

37. On the death of any member (not being one of several joint-holders of a share) the executors or administrators

of such deceased member shall be the only persons recognized by the Company as having any title to such share.

38. Any person becoming entitled to shares in consequence of the death, bankruptcy, or insolvency of any member, 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, may, with the consent of the Directors (which they shall not be under any obligation to give), be registered as a member in respect of such shares, or may, subject to the regulations as to transfer hereinbefore contained, transfer such shares.

39. A person becoming entitled to a share by reason of the death, bankruptcy, or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share except that he shall not, before being registered a member in respect of the share, be entitled in respect of it

to exercise any right conferred by membership in relation to meetings of the Company.

SURRENDER AND FORFEITURE OF SHARES.

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

(a) If the Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder or his executors or administrators, or the trustee or assignee in his bankruptcy, requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company, by reason of such non-payment.

(b) 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 aforesaid are to be paid, the notice shall also state that, in the event of non-payment at or before the time and at the place appointed the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

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

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

41. Every share surrendered or declared forfeited under any of the provisions hereinbefore contained shall be deemed to be the property of the Company, and may be sold, reallotted, or o herwise disposed of upon such terms and in such manner as the Board shall think fit.

42. The surrender and 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 two 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 herein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, such purchaser thereupon shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

44. 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 moneys due to the Company from late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further some of money, by way of redemption money

for the deficit as they shall think fit, not being less than 9 per cent. per annum on the amount of sums wherein default in payment had been made, but no share bona fide sold, reallotted, or otherwise disposed of under Article 41 thereof, 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-holder for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holder or otherwise, and whether due from any such holder individually or jointly with others including all calls, resolutions for which shall have been passed by the Directors, although the time appointed for the payment thereof shall not holder 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. The Directors may decline to register any transfer of shares subject to such charge

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

47. The nett proceeds of any such sale as aforesaid under the provisions of Articles 41 and 46 hereof shall be applied in or towards the satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to

such Shareholder or his representatives.

A certificate in writing under the hands of two of the Directors and of the Secretary or Secretaries that the power of sale given by clause 46 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of facts therein stated.

48. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers herein given, the Board may cause the purchaser's name to be entered in the register in respect of the shares sold, and the purchaser shall not be bound to see to the regularity of the proceedings, or to the application of the purchase money, and after his name has been entered in the register in respect of such shares, the validity of the sale shall not be impeached by any person, and the remedy of any person aggrieved by the sale shall in damages only and against the Company exclusively.

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 payment of capital or both, or any such other special privilege or advantage over any shares previously issued, or then about to be issued (other than shares issued with a preference), or with such deferred rights as compared with any shares previously issued or then about to be issued or 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-

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

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to, or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modifications of such rights, privileges, and conditions, consent thereto, on behalf of all the holders of shares of the class, by an extraordinary resolution passed at a meeting of

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

in any case in which but for this article the object of the resolutions could have been affected without it.

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

CALLS.

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

(b) A call shall be deemed to have been made at the time when the resolution authorizing the call was passed at

a Board Meeting of Directors or by resolution in writing in terms of Article 119.

(c) 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.

54. Any sum or premium which by the terms of allotment of a share is made payable upon a otment or at any fixed date, and any instalment of a call or premium shall, for all purpose of these presents, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these I resents as to payment of interest and expenses, forfeiture, and the like, and all other relevant provisions of these presents shall apply as if such sum, premium, or instalment were a call duly made and notified as he sto provided.

55. If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalment shall have been due, shall pay interest for the same at the rate of 9 per cent. per annum from the day appointed for the payment thereof to the time of actual payment but the Directors may when they think fit, remit a together or in part

any sum becoming payable for interest under this clause.

The Directors may at their discretion receive from any Sha. clolder willing to advance the same, and upon such terms as they think fit, all or any part of the amount of his shares yound the sum actually called up.

MEETINGS.

57. The First General Meeting of the Company shall be held at such time, not being more than twelve months

after the registration of the Company, and at such place as the Directors may determine.

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 prescribed, at such time and place as may be determined by the Directors.

The General Meetings mentioned in the two last preceding clauses shall be called Ordinary General Meetings, **59**.

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

60. Any General Meeting convened by the Board, unless the time thereof shall have been fixed by General Meeting, or unless such General Meeting be convened in pursuance of such requisition as is hereinafter mentioned, may be post-poned by the Board by notice in writing, and the meeting shall, subject to any further postponement or adjournment, be held at the postponed date for the purpose of transacting the business convened by the original notice.

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

one-seventh of the issued capital and entitled to vote.

62. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors and shall be sent to the registered office of the Company, and may consist of several documents in like form, each signed by one or more of the requisitionists. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within twenty-one days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting to be held at such place and at such time as the Shareholders convening the Meeting may themselves fix.

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

the first resolution, the requisitionists or a majority of them in value may themselves convene the meeting.

64. Any meeting convened by requisitionists as aforesaid shall be convened in the same manner, as nearly as possible, as that in which meetings are convened by the Board.

65. Any holder of an ordinary share may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by leaving a copy of the resolution at the registered office of the

Company.

66. Seven days' notice specifying the time and place of a meeting, and specifying also in the case of any special business, the general nature of the business to be transacted thereat, shall be given by the Secretary, or other officer of the Company or any other person appointed by the Board to do so, to such members as are entitled to receive notices from the Company, provided that with the consent in writing of all the holders of ordinary shares a meeting may be convened by a shorter notice and in any manner they think fit. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.

67. The accidental omission to give notice of any meeting to, or the non-receipt of such notice by, any member

shall not invalidate any resolution passed or proceeding had at any such meeting.

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

69. 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 especially 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 of the election of a Chairman, unless there shall be present in person at the commencement of the business two or more persons being Shareholders entitled to vote or persons holding proxies or powers of attorney from Shareholders entitled to vote.
- If at the expiration of half an hour from the time appointed for the meeting the required number of persons shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place, and if at such adjourned meeting a quorum is not present, those Shareholders who are present, shall be a quorum, and may transact the business for which the meeting was called.
- 72. The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary, but if there be no Chairman, or if at any meeting he shall not be present within 15 minutes after the time appointed for holding such meeting, or if he shall refuse to take the chair, or shall retire from the chair, the Shareholders shall choose another Director as Chairman, and if no Directors be present, or if all the Directors present decline to take the chair then the Shareholders present shall choose one of their number to be Chairman.

73. No business shall be discussed at any General Meeting except the election of a Chairman whilst the chair is vacant.

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

75. 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.

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

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

question on which a poll has been demanded.

If at any meeting a poll be demanded by notice in writing signed by some Shareholder present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall if necessary be adjourned, and the poll shall be taken at such time and in such manner 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 and proxy and attorney, and the result of such poll be deemed to be the resolution of the Company in such meeting.

79. 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 holder of an ordinary share or ordinary shares present in person shall have one vote only. In case of a poll every holder of an Ordinary share or ordinary shares present in person or by proxy or attorney shall have one vote for every ordinary share held by him. Preference Shareholders shall not be entitled to be present at or to vote at any meeting of the Company. When voting on a resolution involving the winding-up of the Company every Shareholder shall have one vote for every share held by him, but no such resolution shall be deemed to be carried unless 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 by attorney at any meeting, of which notice specifying the intention to propose such resolution has been duly given.

81. The parent or curator of a minor Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her share as separate estate, and the executor of 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 minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

82. Votes may be given either personally or by proxy or by attorney duly authorized.

83. No person shall be appointed a proxy who is not a holder of an ordinary share of the Company, but the attorney of a holder of an ordinary share, even though not himself a Shareholder of the Company, may represent and vote for

his principal at any meeting of the Company.

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

85. The instrument appointing a proxy shall be printed or written, and shall be signed by the appointer or his attorney or if such appointer be a corporation, shall be under the common seal of such corporation.

86. The instrument appointing a proxy with the letter or power of attorney under which it may be signed shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.

Every instrument appointing a proxy shall, as nearly as circumstances admit, be in the form or to the effect following:-

of _____, being a Shareholder of The Colombo Landing and Shipping Agency, Limited, t ____ of ___ as my proxy to represent me and to vote for me and on my behelf at the hereby appoint _____ of ____ as my proxy to represent me and to vote for me and on my behelf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the _____ dev of _____, One thousand Nine hundred and _____, and at any adjournment thereof, and at every poll which -, and at any adjournment thereof, and at every poll which may be taken in consequence thereof. - day of ---, One thousand Nine hundred and --As witness my hand, this -

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

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

the voting.

DIRECTORS.

- 89. Until otherwise determined by a General Meeting, the number of Directors shall not be less than two or more than four.
- Reginald Abraham de Mel, John Alfred Fernando, and Andrew Hilarian Fernando shall be the first Directors 90: of the Company.

91. The qualifications of a Director shall be the holding in his own right alone of shares of the Company of any class to a nominal value of Rs. 250.

The remuneration of Directors shall be fixed from time to time by the Company in General Meeting.

- 93. Any casual vacancy occurring among the Directors, may be filled up by the continuing Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred. The continuing Directors may act notwithstanding any vacancy in their body, but so that if the number falls below the minimum above fixed the remaining Director shall not commit the Company to any new business so long as the number is below the minimum.
 - The Office of a Director shall be vacated-

(a) If he becomes bankrupt, or suspend payment, or compound with his creditors.

- (b) If he engages on his own account in speculative transactions in produce, stocks, or shares without the previous consent of all the other Directors.
- (c) If he absents himself from the meetings of the Company for a period exceeding three months at any one time

(d) If he be found lunation or become of unsound mind.

If he be called upon by all the other Directors to resign his office.

(f) If by notice in writing to the Company he resigns his office.

A Director or intending Director shall not be disqualified by his office from entering into a contract or arrange-95. A Director or intending Director shall not be disquamed by his office from entering into a contract or arrangement with the Company, either as vendor, purchaser, manager, agent, broker, or otherwise, and no such contract or arrangement or any contract or arrangement entered into by, or on behalf of the Company with any person, firm, or company of or in which any Director shall be in any way interested shall be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding the office of Director, or of the fiduciary relation thereby established. Any Director so contracting or being so interested as aforesaid shall disclose at the Board Meeting at which the contract or arrangement is determined upon the nature of his interest, if his interest then exists, or in any other case at the first Board Meeting after the acquisition of his interest, and a Director shall not as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote his vote shall not be counted, but this prohibition shall not apply to the purchase and acquisition referred to in Article 3 of these presents, or to any other agreements in connection therewith or to any modification thereof, or to any matters arising thereout, or to any contract by or on behalf of the Company to give to the Directors or any of them security by way of indemnity or of security for advances or to a settlement or set off of cross claims, and it may at any time or times be suspended or relaxed by a General Meeting. A general notice that a Director is a member of any specified firm or company, and is to be regarded as interested in any transaction with such firm or company shall be sufficient disclosure under this Article, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or company as aforesaid.

POWERS OF THE BOARD.

96. Subject to any agreement to the contrary, the business of the Company shall be managed by the Board, who may exercise all such powers of the Company, and do on behalf of the Company all such acts as are within the scope of the Memorandum and Articles of Association of the Company, and as are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting subject nevertheless to regulations of these presents to the provisions of the Ordinances and to such regulations, being not inconsistent with the said regulations as may be prescribed by the Company in General Meeting, but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made.

LOCAL MANAGEMENT.

97. The Board may from time to time provide for the management of the affairs of the Company in Ceylon or abroad in such manner as they shall think fit, and the provisions contained in the eight next following articles shall be without prejudice to the general powers conferred by this article.

98. The Board, from time to time, and at any time, may establish any local boards or agencies for managing any

of the affairs of the Company in Ceylon or abroad, and may appoint any person to be members of such local boards or any managers or agents and may fix their remuneration.

99. The Board may appoint any one of their number, or any other person, to be Chairman of any local board, and may lay down such rules and regulations as they may think fit for the conduct of the business of any local appointment, rules or regulations.

100. The Board, from time to time, and at any time, may delegate to any Managing Director, local board manager or agent any of the powers, authorities, and discretions, for the time being vested in the Board with regard to the conduct of the business of the Company (other than the powers to make calls and to mortgage the Company's assets), with power to sub-delegate and may authorize the members for the time being of any such local board, or any of them to fill up any vacancies therein and to act notwithstanding vacancies.

101. Any such appointment or delegation as aforesaid may be made on such terms and subject to such conditions as the Board may think fit, and the Board may at any time remove any person so appointed and may by letter, telegram, or cablegram, or annul or vary any such delegation, but no person dealing in good faith and without notice of such annul-

- ment or variation shall be affected thereby.

 102. The Board may, from time to time, and at any time, by power of attorney under the seal, appoint any person or persons to be the attorney or attorneys of the Company for such purposes and with such powers, authorities, and discretions, and for such period and subject to conditions as the Board may from time to time think fit, and any such appointment may (if the Board think fit) be made in favour of any of the Directors or of the members or any one or more of the members of any local board established as aforesaid, or in favour of any Company or of the members, directors, nominated directly or indirectly by the Board, and any such powers of attorney may contain such provisions for the protection or convenience of persons dealing with such attorneys as the Board think fit. Any such attorneys as aforesaid may be authorized by the Board, sub-delegate all or any of the powers, authorities, and discretions for the time being vested in them.
- 103. It shall be lawful for the Directors, if authorized so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or individual or individuals, or for the sale or disposal of the business, estate, and effects of the Company or any part thereof respectively to any company or person upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as the resolution or special resolution of the Company is not by law necessary for such purpose, and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall thereupon be dissolved.

104. 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.

Borrowing.

105. The Board may at any time borrow, issue, or raise for the purpose of the Company from the Directors, members, or other persons, or any bank, firm, or company, such sums of money, and at such rates of interest as the Board may think proper, and may secure the payment of such moneys by mortgages or charge, or by debentures, debenture stock, perpetual, or otherwise, forming a charge upon the whole or any part of the property, assets, and undertaking of the Company, both present and future, including its uncalled capital for the time being, in such manner, and upon such terms and conditions and with such security as the Board shall determine, but so that the amount at any one time owing in respect of moneys so raised, borrowed, or secured, shall not exceed the sum of Rupees 100,000 and shall not without the sanction of a General Meeting exceed the nominal amount of the capital. Nevertheless no lender or other person dealing with the Company shall be concerned to see or inquire whether this limit is observed.

ROTATION OF DIRECTORS.

106. At the Ordinary General Meeting in the year 1931 and in such subsequent year, one Director shall retire from office, but this provision shall be subject to any agreement to the contrary binding upon the Company. A retiring Director shall retain office until the dissolution or adjournment of the meeting at which his successor is elected.

107. The Director to retire in every year shall be the Director who has been longest in office since their last election.

As between Directors of equal seniority, the Directors to retire shall (unless such Directors of equal seniority shall agree amongst themselves) be selected from among them by lot.

108. A retiring Director shall be eligible for re-election.

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

110. No person not being a Director retiring at the meeting shall, unless recommended by the Board for election, be eligible for the office of a Director at any General Meeting.

111. The Company may from time to time in General Meeting increase or reduce the number of Directors, and may alter their qualification and may also determine in what rotation such increased or reduced number shall go out of office.

The Company by an extraordinary resolution may remove any Director, before the expiration of his period of office, and may by ordinary resolution appoint another person to be a Director in his stead. The person so appointed shall retain his office so long only as the Director in whose place he is appointed would have held the same if he had not

MANAGING DIRECTOR.

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

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

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

Director as one of the Board.

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

PROCEEDINGS OF THE BOARD.

117. The Board may meet together for the despatch of business at such place and adjourn and otherwise regulate their meetings as they think fit. A Director may at any time, and the Secretary upon request of a Director, shall convene a meeting of the Board. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of yotes the Chairman shall have an additional or casting vote in addition to his vote or votes as a Director. Two Directors a meeting of the Board. Questions arising at any meeting shall be decided by a majority of votes. shall form a quorum.

118. Any question which may arise at any meeting of the Board shall be decided by the votes of the Directors

present

119. A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed at

a meeting of the Directors duly called and constituted.

120. The Board may delegate any of their powers to committees consisting of such member or members of their body as they think fit. Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Board.

121. The meetings and proceedings of any such committee consisting of two or more members shall be governed by the provisions herein contained for the regulating of meetings and proceedings of the Board so far as the same are applicable thereto and not superseded by any regulations made by the Board under the last preceding clause.

122. All acts done at any meeting of the Board, or of a Committee of the Board, or by any other person acting

as a Director shall notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or committee or persons acting as aforesaid, or that they, he, or any of them were or was disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

123. If any Director being willing shall be called upon to perform extra services, or to make any special exertions in going or residing abroad or otherwise for any of the purposes of the Company and shall do so, the Company may remunerate such Director, either by a fixed sum or by a percentage of profits, or otherwise as may be determined by the Board, and such remuneration may be either in addition to or in substitution for his share in the remuneration above provided.

THE SEAL.

124. The Board shall provide for the safe custody of the seal, which shall only be used pursuant to a resolution passed at a meeting of the Board, or a Committee of the Board authorized to use the seal, and in the presence of one of the Directors who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by the Secretary or some other person appointed by the Board.

DIVIDENDS.

125. Subject as aforesaid and to the rights of holders of shares issued upon special conditions, and to any arrangement that may be made by the Company to the contrary, and subject as to shares not fully paid up to any special arrangement made as regards money paid in advance of calls, the profits of the Company shall be divisible among the members

in proportion to the capital paid up or credited as paid on the shares held by them respectively.

The Company in General Meeting may declare a dividend to be paid to the members according to their rights and interest in the profits and may fix the time for payment. Provided always that if shares shall have been issued during the course of a financial year the holder thereof shall, subject to any arrangement made by the Board to the contrary only be entitled to have paid to him in respect of dividends on such shares a proportionate part of the dividends for such financial year calculated on the proportionate part of the year from the date on which such shares were allotted treating such dividends as earned rateably over the whole year.

127. No dividend shall be payable out of the capital of the Company, and the declaration of the Board as to the

amount available for dividend shall be conclusive. Provision for any loss realized or estimated or apprehended, may if and when thought fit, be spread over such period of time and by such instalments as the Board may think fit, but so that no such provisions shall be necessary in the case of loss of fixed capital or save where the Board shall think necessary of circulating capital. No dividend shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend.

128. Separate accounts may, if the Board shall think fit, be kept as to the capital and revenue of the Company as to the whole or any part of its business, and if any adjustment of items between capital and income is required the decision of the Board shall be absolute. In any such case the surplus shown by the revenue account may be distributed as dividend without regard to the proportion of the capital account.

The Board may from time to time, without calling any General Meeting, pay to the members on account of 129. the next forthcoming dividend such interim dividend as in their judgment the position of the Company justifies.

130. Any General Meeting declaring a dividend may direct payment of such dividend wholly or in part by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company or paid up shares, debentures, or debenture stock of any other company, or in any one or more of such ways, and the Board shall give effect to such resolutions, and where any difficulty arises in regard to the distribution they may settle the same as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any member upon the footing of the value so fixed in order to adjust the rights of all parties, and may specific assets in trustees upon the trusts for the persons entitled to the dividend as may seem expedient to the Board.

131. The receipt of the person appearing by the register to be holder of any shares shall be a sufficient discharge

to the Company for any dividend or other money payable in respect of such shares, and where several persons are the joint-holders of a share the receipt of any one of them shall be a good discharge to the Company for any dividend or other

moneys payable thereon.

No dividend shall bear interest against the Company.

133. Notice of any dividend that may have been declared shall be given to the members, or sent by post or otherwise to their registered places of addresses.

134. 'A transfer of shares shall not pass the right to any dividend declared thereon before the registration of the

transfer.

135. The Board may retain the dividends payable upon shares in respect of which any person is under the articles relating to the transmission of shares entitled to become a member, or which any person under these articles is entitled

to transfer until such person shall become a member in respect thereof or shall duly transfer the same.

Unless otherwise directed, any dividend may be paid by cheque or warrant sent through the post to the registered address of the member entitled, or in the case of joint-holders to that one whose name stands first on the register in respect of the joint-holders, and every cheque or warrant so sent shall be made payable to the order of the person to whom it is sent, and the payment of any such cheque or warrant shall operate as a good discharge to the Company in respect of the dividend represented thereby, notwithstanding that it may subsequently appear that the same has been stolen or that the endorsement thereon has been forged.

137. All dividends unclaimed for one year after having been declared may be invested or otherwise made use of

by the Board for the benefit of the Company until claimed.

ACCOUNTS.

The Board shall cause true accounts to be kept of all the transactions, assets, and liabilities of the Company.

The books of accounts shall be kept at the office, or at such other place or places as the Board shall think fit, and no member, other than a Director or Auditor or any other officer, clerk, accountant, or other person whose duty requires and entitles him to do so, shall be entitled to inspect the books, accounts, documents, or writings of the Company, except as

provided by the Ordinances or authorized by the Board, or by a resolution of the Company in General Meeting.

A balance sheet shall be made out and laid before the Company at its Annual General Meeting in each year, and such balance sheet shall contain a general summary of the assets and liabilities of the Company. The balance sheet shall be accompanied by a report of the Board as to the state and condition of the Company, as to the amount (if any) which they recommend to be paid by way of dividend or bonus to the members, and the amount (if any) which they propose to carry to reserve. The report and balance sheet shall be signed on behalf of the Board by at least two of the Directors of the Company, or, if there is only one Director for the time being, by that Director, and shall be countersigned by the Manager or Secretary or Secretaries.

141. A copy of the Directors' report and balance sheet shall, during at least seven days previous to the General

Meeting, lie at the office for inspection by the members.

AUDIT.

142. The Company shall, at each Annual General Meeting, appoint an Auditor or Auditors to hold office until the next Annual General Meeting.

143. If an appointment of Auditor is not made at an Annual General Meeting the Board may appoint the Auditor of the Company for the current year, and fix the remuneration to be paid to him by the Company for his services.

144. A Director or officer of the Company shall not be capable of being appointed Auditor of the Company.
145. A person other than a retiring Auditor, or a person recommended by the Board, shall not be capable of being appointed Auditor at an Annual General Meeting unless notice of an intention to nominate that person to the office of Auditor has been given by a member to the Company not less than fourteen days before the Annual General Meeting, and the Board shall send a copy of any such notice to the retiring Auditor, and shall give notice thereof to the members not less than seven days before the Annual General Meeting. Provided that if after a notice of the intention to nominate an Auditor has been so given, an Annual General Meeting is called for a date fourteen days or less after that notice has been given, the notice, though not given within the time required by this article, shall be deemed to have been properly given for the purposes thereof, and the notice to be sent or given by the Company may, instead of being sent or given within the time required by this article, be sent or given at the same time as the notice of the Annual General Meeting.

146. Messrs. Ford, Rhodes, Thornton & Co. of Colombo shall be first Auditors of the Company, and they shall hold office until the First Annual General Meeting, unless previously removed by resolution of the members in General

Meeting, in which case the members at such meeting may appoint Auditors.

147. The Board may fill any casual vacancy in the office of Auditor, but while any such vacancy continues the

surviving or continuing Auditor or Auditors (if any) may act.

148. The remuneration of the Auditors shall be fixed by the Company in General Meeting, except that the remuneration of any Auditors appointed before the first Ordinary General Meeting or to fill up any casual vacancy may be fixed by the Board.

Every Auditor shall have a right of access at all times to the books and accounts and vouchers of the Company, and, as regards books, accounts, and vouchers ordinarily kept abroad shall be entitled to rely upon copies thereof or extracts therefrom, certified by the Company's representatives abroad, and shall be entitled to require from the Board and the office of the Company such information and explanation as may be necessary for the performance of the duties of the Auditors, and the Auditors shall make a report to the members on the accounts examined by them, and on every balance sheet laid before the Company in General Meeting during their tenure of office.

150. Every account of the Board when audited and approved by a General Meeting shall be conclusive except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is

discovered within that period the account shall forthwith be corrected, and thenceforth shall be conclusive.

151. Any Auditor shall, on quitting office, be eligible for re-election.

A notice may be served by the Company upon any member either personally or by sending it through the post in a prepaid letter addressed to such member at his registered address, as appearing in the register.

All notices directed to be given to the members shall with respect to any share to which persons are joints. entitled be given to whichever of such persons is named first in the register, and notice so given shall be sufficient notice to all the holders of such share.

154. Any member described in the register by an address not in Ceylon who shall from time to time the Company an address of himself or his attorney in Ceylon, at which notices may be served upon him, shall be entitled to Company an address of himself or his attorney in Ceylon, at which notices may be served upon him, shall be entitled to have notices served upon him at such address but save as aforesaid, and save as provided by these presents, no member other than a member described in the register by an address in Ceylon shall be entitled to receive any notice from the Company.

155. Any notice required to be given by the Company to the members or any of them and not expressly provided for by these presents, shall be sufficiently given if given by advertisement in the Ceylon Government Gazette.

156. Any notice, if served by post, shall be deemed to have been served at the time when the letter containing the notice was properly addressed and put into such post office.

containing the notice was properly addressed and put into such post office.

Where a given number of days' notice or notice extending over any other period is required to be given the

day of service shall, unless it is otherwise provided, be counted in such number of days or other period.

158. Any notice or document delivered or sent by post to, or left at, the registered address of any member shall, notwithstanding such member be then deceased and whether or not the Company have notice of his decease, be deemed to have been duly served on his heirs, executors, and administrators.

159. Every person who, by operation of law, transfer, transmission, or other means whatsoever, shall become entitled to any share, shall be bound by every notice in respect of such share which previously to his name and address being entered in the register as the registered holder of such share shall have been duly given to the person from whom he derives the title to such share.

EVIDENCE.

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

WINDING UP.

- 161. (1) If the Company shall be wound up, whether voluntarily or otherwise, the Liquidator may, with the sanction of an Extraordinary resolution, divide arms at the contributories in specie any part of the assets of the Company, and may with like sanction vest any part of the assets of the Company in trustees upon such trust for the benefit of the contributories. as the Liquidator with the like sanction shall think fit.
- (2) If thought expedient any such division may be otherwise than in accordance with the legal sights of the contributories (except where unalterably fixed by the Memorandum of Association) and in particular any class may be given preferential or special rights, or may be excluded altogether or in part, but in default of any such provisions the assets shall, subject to the rights of the holders of shares issued with special rights or privileges or on special conditions be distributed rateably according to the amount paid or credited as paid up on the shares, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any contributory who would be prejudiced thereby shall have a right to dissent and anciliary rights as if such determination were a special resolution.
- (3) In case any of the shares to be divided as aforesaid involve a liability to calls or otherwise, any person entitled under such division to any of the said shares may, within ten days after the passing of the extraordinary resolution, by notice in writing, direct the Liquidator to sell his proportion and pay him the nett proceeds; and the Liquidator shall, if practicable, act accordingly.

INDEMNITY.

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

In witness thereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names, at Colombo, this Twelfth day of March, 1930.

> Daisy M. Fernando. EVELYN DE MEL. R. A. DE MEL. ALFRED FERNANDO. A. H. FERNANDO. ALBERT W. SURAWEERA. B. A. MENDIS.

Witness to the signatures of the above-named parties, on this Twelfth day of March, 1930, at Colombo:

W. E. V. DE ROOY, Proctor, Supreme Court.

The Nawalapitiya Buildings Syndicate, Limited.

MOFICE is hereby given that an Extraordinary General Maring of the Shareholders of the Company will be held at the registered office of the Company, 90, Union place, Colomba, on Wednesday, April 23, 1930, at 11.30 A.M., for the purpose of considering and, if thought fit, confirming as a special resolution the following resolution, which was duly passed by the requisite majority at the Extraordinary General Meeting of the Shardhelders of the Company held on March 23, 1930.

Resolution.

"Resolved that the Shareholders hereby authorize the Directors at their discretion to sell to the trustees of the mosque 23 perches more or less of land belonging to the Syndicate and adjoining the mosque."

By order of the Board,

Colombo, March 28, 1930.

BOUSTEAD BROS.,
- Agents and Secretaries.

The Ceylon Narangoda Coconut Estates Company, Limited.

OTICE is hereby given that the Nineteenth Ordinary
General Meeting of the Mareholders of this Company
will be held at their registered office 24, Queen street, Fort,
Colombo, on Monday, April 14, 1930, at 1 P.M.

Business.

- 1. To releive the report of the Directors and statement of accounts to December 31, 1929.
 - 2. To declare a dividend.
 - 3. To elect a Director.
 - 4. To appoint an Auditor.
- 5. To transact any other business that may be duly brought before the Meeting.

Notice is hereby given that the Transfer Books of the Company will be closed from April 7 to 14, 1930, both days inclusive.

By order of the Directors,

Colombo, March 31, 1930.

C. L. DE ZYLVA, Secretary.

The L. L. P. Estates, Limited.

NOTICE is hereby given that the Tenth Ordinary General Meeting of Shareholders will be held at the registered office of the Company, National Bank buildings, York street, Fott, Colombo, on Monday, April 14, 1930, at 12 noon

Business.

- (1) To requive the report of the Directors and the accounts of the Company for the year ended December 31, 1929.
 - (2) To elect a Director.
 - (3) To appoint Auditors for the current year.
- (4) To transact any other business that may be duly brought before the Meeting.

The Share Transfer Books of the Company will be closed from April 7 to 14, 1930, both days inclusive.

By order of the Directors,

Colombo, April 4, 1930.

Dodwell & Co., Ltd., Agents and Secretaries. 6 / 87 Seylon Creameries, Limited.

OTICE is hereby given that the Second Annual Ordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company, 11, Queen street, Fort, Colombo, on Tuesday, April 15, 1930, at 2.30 p.m.

A GOBLISTNESS.

1. To receive the statement of accounts for the year ended November 30, 1929.

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

The Transfer Books of the Company will be closed from April 8 to 15, 1930, inclusive.

By order of the Directors,

Bois Brothers & Co., Ltd., Colombo, April 1, 1930. Agents and Secretaries.

The Lower Perak Coconut Company, Limited.

OTICE is hereby given that the Nineteenth Annual Ordinary General Meeting of Shareholders will be held at the registered office of the Company, Gaffoor building, Main street, Colombo, on Saturday, April 12, 1930, at noon.

- 1. To receive the report of the Directors and statement of accounts to December 31, 1929.
 - 2. To declare a dividend.
 - 3. To elect a Director.
 - 4. To appoint Auditors.
- 5. To transact any other business that may be duly brought before the Meeting.

By order of the Directors,

GORDON FRAZER & Co., LTD., Colombo, April 4, 1930. Agents and Secretaries.

25 408/

the Deniyaya Tea and Rubber Estates Company, Limited.

Notice is hereby given that an Extraordinary General Meeting of the above Company will be held at 58, Union face, Colorabo, the registered office of the Company, an Monday, April 14, 1930, at 11 A.M., for the purpose of considering and, if thought fit, confirming as a special resolution the following resolution, which was passed by the requisite majorty at the Extraordinary General Meeting of the Company held on March 26, 1930:—

That the Director be and they are hereby authorized to sell the abottent of land marked lot J. 19 on plan No. 176 dated November 5, 1927, made by J. D. de Neise, Licensed Surveyor, and containing in extent 4 acres

That the Directors be and they are hereby authorized to sell the abottment of land marked lot J. 19 on plan No. 176 dated November 5, 1927, made by J. D. de Neise, Licensed Surveyor, and containing in extent 4 acres 3 roods and 28 perches (the property of the Company), at or for the price or sum of Rs. 2,025, and upon such other terms and conditions as the Directors in their absolute discretion think fit, and to execute all agreements, contracts, transfers, deeds, and other documents as may be necessary in the premises, or as the Directors shall, in their absolute discretion, think necessary.

By order of the Directors,

DENIYAYA TEA AND RUBBER ESTATES Co., LTD.,
BROOKE BOND CEYLON, LTD.,
Colombo April 2, 1930. Agents and Secretaries.

The North-Western Rubber Company, Limited.

OTICE is hereby given that an Extraordinary General
Meeting of the North-Western Rubber Company,
Limited, will be held at the registered office of the Company,
Chatham street, Fort, Colombo, on Wednesday, April 16,
1930, at noon, when the subjoined resolution will be
proposed—

That the name of the Company to changed to The North-Western Brates Company, Limited.

and notice is also given that a uniter E fribordinary General Meeting of the company will be held on May 7, 1930, at the same time and place, for the purpose of receiving a report of the proceedings at the above-mentioned Meeting, and of confirming, if thought fit, as a special resolution the above-mentioned resolution.

By order of the Directors,

Colombo, April 1, 1930.

BOSANQUET & Co., LTD., Agents and Secretaries.

The Ceylon Brewery, Limited.

OTICE is hereby given that the Nineteenth Annual Ordinary General Meeting of the Shareholders of the Company will be held at the registered office of this Company, The Brewery, Nuwara Eliya, on Monday, April 14, 1930, at 115. M.

1. To receive the report of the Directors and the accounts to December 31, 1929.

- 2. To declare a dividend
- 3. To elect a Director.
- 4. To appoint Auditors for the current wear

5. To transact any other business that may be properly brought before the Meeting.

(The Transfer Books of the Company will be closed from April 7 to 14, 1930, inclusive):

By order of the Directors,

Nuwara Eliya, April 2, 1930.

A. Wood Hobley, Acting Secretary.

Auction Sale under Mortgage Decree.

Valuable Properties situated in the Villages Welpdagate Yatiyang, and Matsunggebura in Udugund Pattu V

Mistrict Coul, of Colombo.

Kahawita Appuhamitage Don Simon Perera Abeywardane of Hill street, Colomb Plaintiff.
No. 34,190.

BY virtue of the committee sud to me in the above case for the scover of the sum of Rs. 16,375, with interest on Rs. 25,000 at 12 per cent. per annum from the date of decree till payment in full, and costs of suit, I shall sell by public anction on Saturday, May 10, 1930, commencing at 3 f.m. at the respective spots, the following properties, to wit:—

1. (a) All that allotment of land called Dangallalanda, situated in the village Webodagalla in the Udugaha pattu of the Siyane korale, in the District of Colombo, Western Province; bounded on the north by the land applied for Balasuri Kankanamalage Andris, on the east by the Crown land, on the south by the field belonging to Patirage Punchi Appu, and on the west by the fields belonging to Adikaripelige Leno Hamy and Kalanchihakuruge Abanchi; containing in extent 12 acres 2 roods and 9 perches. (b) All that allotment of land called Dangallewatta comprising

the 3 contiguous allotments of land, to wit: (a) Mittagahawatta, (b) Nagagahawatta, and (c) Siyambalagahawatta, situated at Webodagale aforesaid; bounded on the north by the ditch opened between the lands belonging to Mrs. Cornelia Henrietta Obeysalera and others, on the east by the high road, on the southfully the ditch separating the land belonging to Patherennehelege Punchirala, and on the west by the land called Dangallalanda; containing in extent about 12 acres. The firstly and secondly described allotments of land have been recently surveyed and are according to the figure of survey or plan thereof dated March 27, 1916, made by Mr. D. M. Silva, Registered Licensed Surveyor and Leveller, described as being bounded on the north by land of Rapiel Appuhamy, teacher, and land of Mrs. C. H. O. Obeysekera, on the north-east by road from Veyangoda to Ruanwella, on the south-east by the land of Patirennehelage Punchirala Appuhamy and others; and Ipelawalakumbura of Mr. D. D. Wijesinghe and others; and containing in extent 36 acre 1 rood and 3 perches.

2. All that allotment of land called Ketunagahakumbura dias Delgahakumbura, situated in the tillage Yatiyana in the Udugaha pattu of Siyane korale aforesaid; bounded on the east by the land called Dangelle which belongs to Kurukulasuriya Anteony Fernando and now belonging to Don David Wijesinghe, on the south by Bamunu Achige-kumbura, on the west by Cown forest, and on the north by the field belonging to Kalanghihakuruge Thenchiya and others; containing in extent about 1 amunam of paddy sowing.

3. All that field called Kekulukumba, situated at Yatiyana aforesaid; bounded on the north by pillewa land and water-course belonging to Don David Wijesinghe, on the east by the boundary ridge of the fields belonging to Patirennehelage Amaris Appu and others, on the south by Vitanegewatta at one time belonging to Sanchihamy and now of Don David Wijesinghe, and on the west by the boundary ridge of the fields belonging to Vitanege Sanchihamy; containing in extent about 3 beras of paddy sowing.

4. All those several contiguous portions of land forming one property called and known as Deplawalakumbura, situated in the village Yatiyane and Kaluhuganewela in the Udugaha pattu aforesaid; bounded on the north by Depa-ela between this field and the field belonging to the Wassala Mudaliyar, on the east and south by Dangallawatta belonging to Don David Wijesinghe, and on the west by the water-course; containing in extent about 18 bushels of paddy sowing.

5. All that divided portion of the field called Ipalawala-kumbura marked letter A in the plan thereof, situated in the village Maduwegedera in the Udugaha pattu aforesaid; bounded on the north by the property of Mr. D. D. Wijesinghe, on the east by a divided portion of the said Ipelawala-kumbura marked letter B in the plan, on the south by a water-course, by the property of Mr. D. D. Wijesinghe, and on the west by a water-course; containing in extent 2 acres 1 rood and 3 perches.

For further particulars apply to P. D. S. Jayasekera, Esq., Proctor and Notary, Hulftsdorp, Colombo, or to me—

8, Hulftsdorp street Colombo, H. D. John Pieris, 'Phone: 1357. Auctioneer and Broker.

Auction Sale.

BY virtue of a commission issued to me by the District Court of Calle, in case No. 622 insolvency, I shall put up for sale by coublic arction all that the stock-in-trade consisting of tweed, Japan all forms, lowels, banians, long cloths, white cloths, silk sarongs, sarongs, camba, small sarongs, &., belonging to Mossis. H. I. H. Yoosuf & Co. lying in the house No. 109, Dangedera street, Galle, on April 7, 1930, at 12 P.M. at the spot.

For further particulars please apply to D. W. Subasingha, Esq., Proctor and Notary, Galle, or to me—

W. E. A. SAMARAWEERA, 930. Auctioneer and Commissioner.

Galle, March 31, 1930.

Auction Sale under Mortgage Decree in Case No. 31,732, D. C., Colombo.

DY virtue of commission issued to the in the above case, I shall sell by public auction of Tuesday, April 29, 1930, at 5 P.M. at the spot for the recovery of the sum of Rs. 1,700, further ifterest at costs all that undivided 15/16 parts or shares of all that allotment of land called Nelligahawatta, with the buildings bearing assessment No. 80, now 4121/107A, situated at Mutwal, within the Municipality of Colombo in extent 28:25/100 square perchas of Colombo, in extent 28.25/100 square perches.

No. 15 Hulftsdorp. Colombo, April 1, 1930.

W. D. E. ABRAHAM, Auctioneer and Broker.

101 Auction Sale under Mortgage Decree.

NDER and by virtue of the decree entered in case No. 3,769, D. C., Negombo, in favour of Nana Wana Kana Thena Ayakannu Pulle of Negombo, against Nugagodage Dor Vamer Gunasekera of Kandana, and the order to sell issued to be for the recovery of the sum of Rs. 496, with interest of its 400 at 30 cents on every Rs. 10 per mensem, i.e., 36 per cent. per annum from October 30, 1929, till January 27, 1910, and the after on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit due in respect a mortgage bond No. 29,756 dated November 29, 1920, attested by T. H. de Silva, Notary Publi, I shall but by public auction on Tuesday, April 29, 1931, commencing at 2.30 p.m. at the respective spots, the following properties mortgaged and hypothecated as a secondary mortgage, to wit:—

1. The land of two contiguous portions adjoining each other called Kahatagahawatta, situated at Kandana in Ragam pattu of Alutkuru korale in the District of Colombo, Western Province; in extent 1 acre and 4 perches, of this land the undivided 15/16 shares, together with the buildings and plantations thereon, and registered under B 249/3.

2. A portion of land called Kahatagahawatta

Kandana aforesaid; in extent about 2 roods, of which the undivided 10/16 shares, together with the buildings and plantations thereon, and registered under B 252/64.

3. A portion of land called Delgahawatta at Kandana aforesaid; in extent about 1 acre and 2 roods, of which the undivided 2/16 shares, together with the buildings and plantations thereon, and registered under B 252/65.

The portion of Kahatagahawatta at Kandana aforesaid; in extent about I rood, together with the buildings and plantations thereon, and registered under B 255/273.

For further particulars apply to P. A. Fernando, Esq., Proctor, Supreme Court, and Notary Public, or to me—

Negombo, March 31, 1930.

K. H. PERERA, Licensed Auctioneer.

Auction Sale.

In the District Court of Negombo.

Deenage Samel Fernando of Polwatta Plaintiff.

No. 3,595, D. C. Vs.

Indurage Subaseris Fernands of Polwatta..... Defendant.

NDER degree in the bove case and by virtue of the order to tell issuer to us for the recovery of the sum of Rs. 1,050 · 51, but hiterest on Rs. 650 at 12½ per cent per annum from August 30, 1929, till October 1, 1929, and thereafter at Obser cent per appure on the account. and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, we shall sell by public auction at the spot at 10 A.M. on Friday, April 25, 1930, the independent property mortgaged by the defendant, to with:

The undivided half share with the plantations and buildings standing thereon of the land called Urakanugahawatta, situate at Polwatta in Dasiya pattuwa of the Alutkuru korale in the District of Negombo; in extent about 2 acres

For further particulars, please apply to A. V. Pereira, Esq., Proctor and Notary, Negombo, or—

K. L. PEREIRA & SON,

Auction Sale.

ine Hubber and Coconut Property at Polgahawela.

NDER instructions from the administrator of the estate NDER instructions from the administrator of the estate of Samarasinghe Aratchige Dona Cornelia, wife of D. C. Ranasinghe, and with authority of court in case No. 2,345, Testamentary D. C., Colombo, I shall sell by public alection on April 16, 1930, at 3 P.M. at the spot, all those several allotrents of land, now forming one property called nomal awavatta, also known as Galkande estate, at tate at Dekelgohuwa, in the Kurunegala District in extension 23 acres. This property is separately planted with rubber and coconuts, with catch crops of pileapple and plantain, and yields a good income. It is four miles from Polgahawela Station, borders the Waduwawa Gansabhawa road, off the road to Alaywa, and Waduwawa Gansabhawa road, off the road to Alawwa, and almost adjoins Waduwawa estate.

Belmont street, Hulftsdorp, A. C. KOELMEYER, Auctioneer and Broker. April 2, #1930.

108/

Auction Sale.

NDER mortgage decree in D. C., Kandy, case No. 38,235, I shall sell by public auction at the spot at 12 noon on April 26, 1930 :-

1. Undivided 1 and of Pahalawattekumbura of 12 lahas paddy sowing extent, situate at Madawela in Tumpane.

2. The western has when of Pitatotuwawatta of 1 acre and 15 perches in extent, attact at Golagammana in Harispattu. Harispattu.

Lands situated a Galella in Harispattu.

Kantonuwayakumbura of 1 rood and 38 perches in nt. extent.

The divided portion of Ellelinda-arambe of 1 rood and 28 perches in extent.

5. Half sharp of Banagewattadeniye of 4 lahas and half share of Banagewatta of 2 pelas in extent.

One-third of Asweddumagederakumbura of 8 lahas. For further particulars apply to A. M. Vanderstaarten, Esq., Proctor, Kandy, or to-

A. R. Wickremesekere,

117, Trincomalee street, Kandy.

Auctioneer.

640121

Auction Sale. the District Court of Jaffna.

No. 24,381

Vs.

No. 24,381.

Nachchipillai, whow is a pur Sinnatambiar of Choramattur.

Defendant.

NDER and typertue of the commission issued to me in the above case, I shall sell by public auction the under-mentioned mostgaged properties to recover the amount stated therein poundage, costs, &c., on Friday, April 25, 1980, comming a 19 A.M. at the spots:—

(a) An undivided 23/48 share of a place of land, situated at Vannankerny called Theevuveli vayal; in extent 85

Vannankerny called Theevuveli vayal; in extent 85 lachams p. c.; and bounded on the east by the property of the defendant and others, north by the property of Kandiah Sithamparapillai and shareholders, west by the water-course and the property of Sithampari Sinnakuddy and shareholders, and on the south by tank.

(b) An undivided 15/16 share of a piece of land, situated at Choranpattu called Puvaniyahuthevanvalavu and other parcels, in extent 47 lachams varagu culture; and bounded on the east by the property of David Chelliah Anketill and Joseph Punniar Eliyathamby, north by the herain below described 4th land, west by the bye-lane and by the property of Alfred Kathirkamar Chelliah, and on the south by watercourse and Crown land and the property of Kan the Arumugam and his brothers,

Negombo, March 31, 1930.

Auctioneers.

(c) A piece of land situated at Choranpattu called Malpaddathalvu, in extent 9 acres 2 roods and 28 perches; and bounded on the east by the property of Punniyar Vallipuram and others and tank, north by the property of Vary Sinnapillai and shareholdersand others, west by the property. of Sinnachey, widow of Kanapathi and shareholders, and on the south by sand road.

(d) A piece of land situated at Choranpattu called Nallpandianthoddam, in extent 19 lachams varagu culture and 7 kulies according to feed No. 5,150 and 20 lachams varagu culture according to deed No. 8,329, but 21 lachams varagu culture according to possession; and bounded on the east by the property of Punniyar Eliyathamby and Kananathiyar Kanthamby and shareholders north by lane Kanapathiyar Kanthappu and shareholders, north by lane, and the property of Sinnavi Kulanthai, west by bye-lane and by the property of Alfred Kathirgan ar Chellappah, and on the south by the aforesaid 2nd land.

Jaffna, April 1, 1930.

V. A. DURAYAPPAH; Commissioner.

Auction Sale.

BY virtue of the order to sell issued to me in D \mathbf{C} Kurunegala, case No. 14,415, for the recovery of the amount due thereunder, I shall sell by public auction at the 5th land named herein on Monday, April 28, 1930, at 4 P.M. the following properties, to wit:-

1. The field/called Bulanewela of 8 lahas paddy sowing extent, situated in Ihala Tihawa.

2. Bulanewatta and Paragowatta of about 1 timba kurakkan sowing extern Stuated of the same village.

3. Bulanewele pillewa of about 2 seer kurakkan sowing extent, situated in the same village.

4. An undivided ½ share of Medakumbura of about 2 amunam paddy sowing extent situated at Tihawa.

An undivided & share of Hitmagedarawatta of about I pela kurakkan sowing extent struated at the same

6. Elagawawatta of about 9 lahas kurakkan sowing extent, situated in the same village.

7. Three undivided eighth shares of Aluthgepitiyawatta of about 8 lahas kurakkan sowing extent, situated in the same village, with the buildings and everything standing on the said land.

The right, title, and interest of the defendant in and to the mortgage bond No. 746 dated February 26, 1926, attested by F. F. J. Edirisingha, Notary Public, for Rs. 500.

For further particulars, please apply to R. E. de S. Jayasundara, Esq., Proctor, Kurunegala, or to me—

T. B. AMUNUGAMA, Auctioneer.

Auction Sale under Mortgage Decree.

NDER and by virtue of the decree entered in D Kegalla, case No. 9,294, and commission issued to me, I shall sell by public auction the following properties specially bound and executable for the recommendation of Rs. 1,644 08, together with least intrestand costs, on Saturday, May 24, 1432 consecutants at 10/30 A.M. at the spot, to with

Badabaddehera, now watta of 3 pelas paddy sowing extent; bounded on the north by Veda-araccillageheneima, east by Galenda, south by Nekathigehenaima, west by Galendayayehenaima and situated at Leeniyakaduwa in Otara pattu. Beligal koralo Kegalla District; together with averything thereon everything thereon.

> D. SAWICKRAMASINGHE, Licensed Auctioneer.

Kegalla, March 31, 1930.

1300

Auction Sale under Partition Ordinance

NDER and by virtue of the commission issued to me from the District Count of Galle in Partition case No. 25,755, I shall sell by public auction the following property; on Wednesday, May 7, 1930, commencing from 2.30 P.M., at the spot:

All that the defined by marked and B and C and D of the land called lot be Kanuganawatta situated at Kumbalawella, within the Municipality of Galle; containing in extent 27 02 perches.

The said land will be sold in 2 blocks lots marked A and B, C and D in terms of Partition Ordinance No, 10 of 1863.

For further particulars, please apply to E. S. Jayawickrama, Esq., Proctor and Notary, Galle, or to me—

to me-

Unawatuna, March 31, 1930.

D. G. RATNAPALA, Auctioneer.

Auction Sale under Mortgage Decree in D. C., Galle, Case No. 27,577.

Y virtue of the commission issued to me in the above case, I shall sell by public auction, on Tuesday, April 29, 1930, commencing from 3 P.M. at the let stamed land :-

1. All that and those undivided 5.2 (1/1 1/2) parts of soil and trees of the control of the cont

Amarasuriya, Proctors, Galle, or to me-

. Unawatuna, March 31, 1930.

D.G. RATNAPALA, Auctionee Auctioneer.

Auction Sale under Mortgage Decree in D. C., Galle Case No. 26,807.

Y virtue of the commission issued to me in the above case, I shall sell by public auction the following

case, I shall sell by public auction the following emortgaged property for the recovery of Rs. 5541.66, with interest and casts, on Saturday, April 1910, commencing from 2.30 f.m. at the 1st named 1911.

1. All that undivided 192 part of the soil and soil share trees and undivided 192 part of the planter's 1/2 share of the new plantation thereon made by Weerapperuma Kankanange Don Adiriyan del Silva the entire masonry built 11 cubits tiled house bearing Municipal assessment No. 346, and the kitchen attached therato and all other buildings appertaining thereto of the land, called Walpahagewatta and owita, situate at Dangedara in Galle; containing in extent about 2 acres. extent about 2 acres.

2. All that undivided $\frac{2}{3}$ of $\frac{1}{2}$ of $\frac{1}{3}$ share of the soil and trees of the land called Watta-addera-owita at ditto; in extent 18 kurunies paddy sowing.

3. All that undivided $\frac{2}{3}$ of $\frac{1}{2}$ share of the 15 cubits tiled house on the land called Pela arambewatta, an undivided 3 of 1/10 share of the soil and trees thereof at ditto: in extent about 5 acres.

4. All that undivided 3 of 1/42 share of the soil and trees of the land called Pokunewatta at ditto; in extent about 5 acres.

For further particulars, please apply to A. S. Jayawickrama, Esq., Proctor and Notary, Galle, or to me-

> D. G. RATNAPALA, Auctioneer.

Unawatuna, March 31, 1930.

Auction Sale.

A valuable Ten Estyle under Mortgage Decree.

In the District Court of Kandy. Wijeshi Narayanaga Arndlishamy of Cross street,

Kandy Plaintiff. No. 87,203.

M. $\mathbf{A}.$

NDER instruction received from the plaintiff in the above case and under authority from court, I shall sell by public auction on Friday April 25, 1930, at 2 P.M. at the spot:

1. All that estate called Nelligasgodewatta, now Bournebrook estate of 14 acres and 2 roods, situate at Kiribathkumbura in Yati Nuwara; and

2. Dethpola-aswedduma and godabima of 3 pelas or 1 acre 3 roods and 5 perches, situate at Talwatta in Udu-Nuwara with the bungalows and everything thereon (both forming 1 property of about 17 acres).

For further particulars please apply to Messrs. Wijetilleke

& Wijetilleke, Proctors, &c., Kandy, or to me-

118, Castle Hill street, Kandy.

K. EDMUND PERERA. Auctioneer and Broker.

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Auction Sale.

In the District Court of Kandy.

Very Rev. Dom Bonfibius Galassi, O.S.B., administrator of the estate of Aport Dom Austin Pranciazi of St. Anthony's College, Kand 🕽 . Plaintiff No. 37,283.

Uduwaka Acharigi Laisa Hamy, administratrix of the estate of H. B. Andris Hany, f Kandy, deceased Defendant.

NDER instructions received from the plaintiff in the above case and under authority from court, I shall sell by public auction on Saturday, May 3, 1930, at 2 P.M. at the spot the prepares following:

An allotment of the property of the prepares of the prepare of the prepares of the pre

An allotment of hard called Kumbukwela, situate at Ududenia in Hewawisse korale of Lower Hewaheta in the District of Kandy, Central Province; and containing in extent 36 acres 3 roods and 18 perches, with everything thereon.

For further particulars please apply to Messrs. Wijetilleke & Wijetilleke, Proctors, &c., Kandy, or to me-

118, Castle Hill street, Kandy.

K. EDMUND PERERA, Auctioneer and Broker.

Muction Sale under Mortgage Decree, D. C. 25,241, Jaffna.

NDER and by virtue of the commission issued to me in the above case, I shall sell by public auction the under-mentioned mortgaged properties for the recovery of the amount stated therein, puintage, cost, on Saturday, April 26, 1930, at 3 P.M., at the pot:—

1. A piece of land stuated at Naranthanai called Erukkulamchadly, in secont 52½ lachams p. c., Palaikkadu in extent 90 lachams p. c., both aggregating in extent to 142½ lachams p. c., with wells, coconut plants, tamarind tree, mango tree, ma gosa trees, palmyras, and houses, and other plantations; and bounded on the east by lane, on the north by the property of Philippachy, wife of Pedruppillai, on the west by the properties of Ramalingam Vallipuram and shareholders, and Saviry Sinathamby, and on the south by the property belonging to Kaththo, wife of Sevaithy and shareholders.

2. A piece of land situated at ditto called Palaimokadu, in extent 39 lachams p. c., with well, palmyras, coconut trees, and other cultivated and spontaneous plants and houses; and bounded on the east by the property of Vaithiampillai Philippupillai, on the north and west by lane, and on the south by the property of Anthoniyapillai,

wife of Santhiappillai.

Sethupathy Vasa. Jaffna, April 1, 1930.

J. A. SETHUPATHY, Auctioneer and Commissioner. Auction Sale.

In the District Court of Galle.

(1) Weerasinghe Don Aronsinno Appuhamy, (2) ditto Don Udansappuhamy, both of Nakanda in Malawanbadda in Kalutara Plaintiffs.

No. 27.614.

(1) Udage Kankanange Suwarisappu, and his wife (2) Wickrama-aratchige Katchihamy, both of Mulle-goda in Induruya, (3) Nikandalage Don Abaran-sinnoapphamy of Kikandalagoda in Malawanbadda in Kalutara ... Defendants.

BY irregor the commission issued to me under the morphing decree in the above case, I shall sell by public auction on Saturday, April 26, 1930, at 3.30 p.m.,

at the spot, he following property, viz.:

All the soil and trees of the land called Pokunawalagoda, situate at Mullegoda in Induruwa in Bentota-Walallawiti korale of the District of Galle, Southern Province; and bounded on the north by land belonging to Mullewidanalage Agirisappu, east by Mullegewatta whereon Walakuluge Davithsinno resides, south by Gansabhawa road, and west by Galagamawela; containing in extent about 4 acres, together with entire house thatched with cadjans in length 21 cubit builts by the 1st defendant thereon.

For further particulars please apply to J. N. Goonetilleke, Esq., Proctor, Supreme Court, and Notary Public, or to me—

Subaniwasa, E. Unawatuna, Galle, March 10, 1930. E. K. GOONESEKERA, Auctioneer.

Properfies at Gatoluwa in the District of Negombo.

Proper at Gateluwa in the District of Negombo.

Intered in favour of the plaintiff A. N. S. T. R. M. Sidamland the thetay of Negombo, against the defendants (1) Mohammadu Meedin Mohammadu Sali of Galoluwa, (2) Lewathamby Addroimatan disas Lewathamby Abdul Rahiman of Minuwangoda, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 3,480 with interest on Rs. 1,000 at 15 per cent. per annum from November 15, 1949, and on Rs. 1,000 at 15 per cent. from November 12, 1929, till payment in full, and costs of suit. We shall sell the under-mentioned properties mortgaged as a primary and secondary mortgages by public auction as a primary and secondary mortgages by public auction at the respective spots on Friday, April 25, 1930, commencing at 3 P.M., viz. :-

An undivided 4 share of the land called Kongahawatta, situate at Galoluwa in Dasia pattu of the Alutkuru korale in the District of Negombo, Western Province, which said land is in extent about an acre, with the buildings standing thereon.

2. The field called Padudeniyeagara and the thereto adjoining high land, situate at Galoluwa aforesaid; which said field and high land are in extent about 12 kurunies of paddy sowing ground, with the buildings standing thereon.

3. An undivided \(\frac{1}{8} \) share from and out of the land called Kongahawatta, situate at Galoluwa aforesaid; which said land is in extent about an acre, with the buildings standing thereon.

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

Negombo, April 1 1930.

M. P. Kurera & Co., Auctioneers.

Auction Sale.

Auction Sale.

Lands at Meegoda.

NDER wortsage decree in case No. 910, Avisawella, and by virtue of the trimmission issued to me in the above case, I shall sell its public auction on May 1, 1930, commencing at 3 r.m., at the first named spot:

1. An undivided ½ part of soil, fruit trees, and everything belonging thereto of Kandawatte lands situated at Owitigama in the Meda nature of Hewagam korale in the Colombo District, and beanded on the north by a road, south-east by and claimed by G. Siman Appu, south-west by land of J. Don Alwis, and west by the land described in plan No. 90,959; containing in extent 3 acres 2 roods and 20 perches.

An undivided 1 of an undivided 1 part of soil and everything belonging thereto of a portion of Rukgahakottanuwakumbura, situated at Gehenuwala in the said pattu; and bounded on the north by main ridge of the same portion, east by high land, south by tank ridge of the same field, and west by high land; containing in

extent 3 bushels of paddy.

3. An undivided portion in extent 2 acres planted with rubber towards the north-east of the land called Kahatagahawatta, situated at Baddegederamulla in the Meda pattu aforesaid; and bounded on the north by the land belonging to Kosintage Juwanis Appu, Hiripitiyage Sian Appu and others, on the east by land belonging to Walapola Mudalige Don Haramanis Appuhamy, on the south by the land belonging to Jayasuriyage Don Herat Dias Appuhamy, on the west by the land belonging to Jayasuriyage Don Carolis Dias Kapu Mahatmeya, by the land belonging to Odicaremudiyanselage Punchi Bandara and by the land belonging to Kondasinghe Aratchige Don Paulu Naide; containing in extent about 8 acres.

Further particulars from Messrs. De Jacolyn & De Jacolyn, Proctors, Avissawella.

L. A. WICKREMESINGHE. of Wickremesinghe & Welsh, Auctioneers and Brokers.

Avissawella.

Properties at Mellawa in the District of Chili w and at Wafakumburamulla in the District of Kurunegala.

TNDER decree in case No. 3,569, D. C., Negombo, entered in favour of the plaintiff Kana, Nega Kana Sowanna Mana Somasundaram Chetty by his atterney Veeyanna Rana Ramasany Pulle of Negombo, against the defendants (1) Jayakodigan tchige Dona Marthina Hamy, and husband (2) Hapurajapathirannahelage Sadiis Singho alias Sadiris Hapurajapathirannahelage Sadiis Singho alias Sadiris Hapurajapathirannahelage Sadiis Athaudage Dias Singho of Walathina turumula, and by virtue of the order to sell itsued to me for the recovery of the sum of Rs. 2,745 with interest on Rs. 2,700 at 20 per the sum of Rs. 2,745 with interest on Rs. 2,700 at 20 per cent. per annum from September 2, 1929, to November 26, 1929, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit Rs. 305.90, I shall sell the under-mentioned properties mortgaged as a primary mortgage by bond No. 1,550 dated

April 2, 1929, and attested by H. P. Silva, Notary; by public auction at the respective spots on the following days, viz. :--

On Friday, May 2; 1930, at 4 P.M.

1. All that allotment of land called Kongahawatta, situate at Mellawa in Otara palata of Pitigal korale, in the District of Chilaw, North-Western Province; containing in extent 2 acres together with the buildings and plantations standing thereon.

On Saturday, May 3, 1930, at 3 P.M.

2. An undivided \{ \frac{1}{2}} shares of the remaining undivided extent after excluding an undivided & share from and out of the land called Thalwetiyehena alias Palugahamulahena, situate at Walakumburumulla village in Katugampola Meda pattu korale west of Katugampola hatpattu, in the district of Kurunegala, North-Western Province; containing in extent 15 acres 2 roods and 34.50 perches together with the buildings and plantations standing thereon, but the said land is otherwise described as Welipitiyewewakumbura and Thalwetiyewatta, situate at Walakumburumulla village aforesaid; containing in extent 11 acres and 24 perches, and an undivided 1 share of the entire land is subject to the life interest of Ranasinghe, Aratchige Podinina of Walakumburumulla.

At 3.30 P.M.

3. An undivided \{ \frac{1}{8}} \] share of the allotment of land called Paluwetiyedeniya, situate at Walakumburumulla village aforesaid; containing in extent 2 roods and 29:50 perches together with the buildings and plantations standing

Further particulars from H. Paul Silva, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

Negombo, April 1, 1930.

C. M. LEITAN. Auctioneer.

Application for Enrolment as an Proctor.

SIX weeks hence I, Marimuthu Somasyntharam of Koddady Jaffre O Koddady, Jaffna, resently of Demetage fa, Maradana, shall apply to the Chart Justice and other Judges of the Supreme Court of the Island of Ceylon for chroling as a

92/7, Demetagoda. Maradana, April 2, 1930.

M. Somasuntheram.

UNDER NOTICE "THE **EXCISE** ORDINANCE, No. 1912."

Local Option.

OTICE is hereby given that a poll will be held at Panawatte Factory, at 8 A.M., on Tuesday, April 8, 1930, for the purpose of ascertaining whether the estate labourers of Panawatte estate desire that an estate arrack canteen should be opened on the estate.

W. O. STEVENS. The Kachcheri. Kegalla, March 26, 1930. Assistant Government Agent.

Sale of Toddy Rents, 1930-1931.

OTICE is hereby given that on Saturday, May 3, 1930, at 11 a.m. the Assistant Government Agent of the Mannar District, will put up to public auction, at the Mannar Kachcheri, the toddy rents of the Mannar District, as per schedule annexed, for a period of 12 months from July 1, 1930, to June 30, 1931.

- 2. The highest bidder on being declared the purchaser shall pay immediately to the Assistant Government Agent a sum equivalent to two months' rent as a security deposit and sign conditions and contract, furnishing necessary
- The Assistant Government Agent reserves to himself the right of rejecting any bid.
- The hours of opening and closing will be 8 A.M. and 6.30 P.M. respectively.

5. The conditions of sale and any particulars can be obtained on application at the Mannar Kachcheri.

CARL E. ARNDT, The Kachcheri, Assistant Government Agent. Mannar, March 21, 1930.

Schedule referred to.

Toddy Taverns, 1930-1931.

MANNAR DISTRICT.

No.		Division.		Locality or Range.
1.	• •	Mannar Island	• •	Within the village of— Parankithoddam
2 3 4	• •	Do.		Malivadi
3	•	Do.		Konarpannai
`4	• •	Do.		Within the town of—
5	••	Do.		Pesalai Within the village of—
6 7		Do.	• •	Kaddukkarankudiyirippu Talaimannar
•		Mantai		Uyilankulam
8		$\mathbf{Do.}$	4.55	Sirunavatkulam
9	<i>:</i> .	Do.	7. 3	
10		Musali	•••	Chetukkulam Arippu

MISCELLANEOUS DEPARTMENTAL

N.B.—The regulations for the Vernacular Teachers' Certificate Examination published under date July 10, 1929. are hereby cancelled so far as they relate to the examination to be held in 1931.

EDUCATION DEPARTMENT, CEYLON.

Regulations for the Vernacular Teachers' Certificate Examination, 1931.

Time and Place.—This examination will be held at Anuradhapura, Badulla, Batticaloa, Bentota, Colombo, Eheliyagoda, Galle, Gampaha, Gehenuwala, Hikkaduwa, Jaffna, Kadugannawa, Kandy, Kirindiwela, Matara, Mirigama, Negombo, Point Pedro, Tangalla, Trincomalee, Wadduwa, and Wennappuwa, commencing on Monday, August 10, 1931.

Eligibility.—Candidates must-

(a) be registered provisionally certificated teachers or be eligible to be registered as such, or

(b) have passed the Pupil Teachers' First Examination (New Regulations) or the Pupil Teachers' Second Year Examination (Old Regulations).

(a) Exemptions and Concessions.—Registered Teachers who hold the Third Class Vernacular Teachers' Certificate (Old Regulations) and have done three years' satisfactory service after receiving it will, on passing this examination, be awarded a Second Class Certificate.

(b) Candidates who have passed the Examination for Teachers' Certificate in Drawing will be exempted from Drawing at this examination.

4. (a) Applications.—Applications on the prescribed form, bearing stamps of the value of Rs. 7.50 for the whole examination or Rs. 4 for one part, duly cancelled, must reach the Education Office before May 1.

(b) Pupil Teachers eligible for admission under 2 (b) above are exempted from payment of the entry fee.

5. (a) Late Applications.—Late applications will be received up to May 15, provided stamps of the value of Rs. 12.50 for the whole examination or Rs. 8 for one part are affixed to the applications.

(b) Late applications of Pupil Teachers should bear stamps of the value of Rs. 3 for the whole examination, or

Rs. 2 for one part.

6. Refunds.—If a candidate is rejected owing to his not satisfying the conditions for almission, a refund will be made of four-fifths the value of the stamps affixed to his entry.

ande of four-fifths the value of the stamps affixed to his entry.

7. (a) Withdrawals.—Except in cases referred to in paragraph 6, no refunds will be made; but if notice of a candidate's withdrawal is received in this office by May 15, a voucher will be issued. This voucher will entitle the candidate to enter once more for the same examination without fee, provided the examination is held within a year and the regulations are complied with in other respects.

(b) Candidate who withdraw on account of illness will receive vouchers as in (a) provided notice of withdrawal is received in this office before the examination commences, and is accompanied by the perfected entry form and a medical contribute from a graphical Medical Commences.

certificate from a qualified Medical Officer.

8. Subjects.—The subjects of the examination are

PART I.

Principles and Methods of Teaching.

PART II., GROUP I.

- Language and Literature.
- 3. History.
- Geography
- Elementary Mathematics.

PART II., GROUP II.

- (a) Elementary Science, (b) Rural Science, or (c) Housecraft (including Needlework)
- Drawing.
- English.
- (a) Pali or (b) Sanskrit.
- Hygiene and Physical Training.
- Music (including Singing).

Candidates must pass in Part I., in each subject in Part II., Group I., and in two subjects in Part II., Group II. Not more than three subjects from Group II. can be offered.

Candidates may enter for and may pass in Part I. and Part II. at different examinations.

Certificates.—Certificates will be awarded only to teachers over 17 years of age who have passed this examination (vide clause 78 of the Code).

10. Syllabuse: .—The detailed syllabuses of the foregoing subjects are as follows:

I.—Principles and Methods of Teaching.

Aim of education and functions of a school; choice of the curriculum; influence of environment.

Child Study: stages of growth, mental and physical characteristics; applications of this study to the general principles of selection of curriculum and methods of teaching and to corporate life and discipline.

Personal Hygiene and Child Welfare: (i.) Structure and functions of skin, washing and bathing, clothing in the tropics, care of feet, teeth, nails, hair, exercise, fatigue, rest and sleep, food and diet suitable for students and children.

(ii.) Growth of children, danger of overstrain and under feeding, common diseases and their causes, their symptoms

and treatment; sore-eyes, hookworm, ringworm, lice, itch, chickenpox, whooping cough, mumps, dysentery, malaria, elementary principles of first aid.

Method: details of class room practice in teaching; how the technique of class teaching differs from that of individual teaching; arrangement of class; class control; attitude of teachers; treatment of bright and backward pupils; attention and control. Teaching devices: blackboard illustrations, questions, narrations, descriptions, corrections of exercises.

School Organization: types of school; classification of pupils; promotion of pupils; time table; types of building; conditions for healthy work.

Syllabus: its preparation; notes of lessons; methods of teaching language and number from the Kindergarten to Standard VIII.

2.—LANGUAGE AND LITERATURE.

The paper will include an essay, questions on the language and on the following texts:-

Sinhalese: Butsarana to the end of Uruwel Kasup Jatila Damana; Padyamanjari, Part I., pages 33-64. (Candidates are recommended to read the introduction to this book.)

: Thirukkural, Chapters 81–105; Ramayanam—Araniyakandam, first four padalams; Silappathikaram—Indiravilavooreduththa Kathai; "Thamilmolivaralaru," by V. K. Suriyanarayana Sastriyar (Saiva Siththanantha Publishing Works, 6, Coral Merchant street, Madras).

(a) General Survey of Ceylon History; special attention being given to the period beginning 1800 A.D.
(b) The subject matter of Britain and Her Neighbours, Book VII.

4.—GEOGRAPHY.

World Geography: Questions will be set on the syllabus for Standard VIII. in the "Scheme of Studies for Ceylon Schools.

-ELEMENTARY MATHEMATICS

(a) ELEMENTARY SCIENCE

(b) RURAL SCIENCE

(c) HOUSECRAFT INCLUDING NEEDLEWORK

Questions will be set on the syllabuses given for Standards VI., VII., and VIII., in the "Scheme of Studies for Ceylon Schools."

There will be a practical test in Needlework.

-Drawing.

Freehand: drawing from copies of Sinhalese and Tamil designs and from nature-leaves, flowers, and fruits, as well as from common objects in composite groups.

Colour work: exercises similar to the above in crayons, pastels, or water colours.

Design: coloured designs based on Sinhalese or Tamil letters, leaves, fruits, flowers, and other natural forms. Blackboard: outline drawing from memory of objects of every day use and of plants and fruits.

8.—English. 9.—(a) Pali, (b) Sanskrit.

The question papers may include-

(1) Unprepared passages for translation into the candidate's vernacular.

(2) Questions on grammar arising from the above passages. (3) Sentences for translation into English, Pali, or Sanskrit.

(4) A continuous passege for translation into English, Pali, or Sanskrit easy original prose composition. The standard in English will be that of Standard VI. in English schools.

10 .- HYGIENE AND PHYSICAL TRAINING.

Questions will be set on the sbbjuct matter of the following books:-

Syllabus of Physical Training (Board of Education, 1919).

Life Light, and Cleanliness (Revised Edition).

Health Talks.

11.-Music.

The paper will include questions on the following:

(1) Rhythm.

(2) The Sankara Bharana scale with exercises on the scale.

(3) Ear-training.

(4) Simple melodies.

A practical test will be given. Candidates will come to Colombo for this test after the examination.

Education Office Colombo, March 25, 1930.

L. MACRAE. Director of Education.

Ceylon Medical College..

FINAL EXAMINATION, MARCH, 1930.

First Class (in order of merit).

None.

Second Class (in order of merit).

None.

HE following complete the examination:

No. 2 F. V. Abeynaike | No. 8 V. F. de Silva

The above-named candidates have fulfilled the requirements for the licence in Medicine, Surgery, and Midwifery.

> F. O'B. ELLISON, Registrar and Professor of Physiology.

Cevlon Medical College, Colombo, March 27, 1930. SECOND APOTHECARIES' EXAMINATION, MARCH, 1930.

First Class (in order of merit).

No. 1 V. Kanther.

Second Class (in order of merit).

No. 13 H. D. A. Victor No. 2 S. Somasuntheram

No. 12 A. A. P. A. Rajakaruna No. 5 R. Abeyesinhge

The following complete the examination:-

No. 4 P. Muttusamy

No. 14 W. M. Edirisuriya

No. 8 M. Vaithianathan

No. 11 M. A. L. Dias

No. 9 R: S. Tillekeratne No. 16 C. A. Fernando

No. 17 S. P. Wijesiri

F. OB. ELLISON. Registrar and Professor of Physiology. Cèylon Medical College. Colombo, March 27, 1930.

Mulhalkelle Estate School.

NOTICE is hereby given that the above school, situated in the Walapane district of the Central Province, under the management of the Superintendent, has been registered as a grant-in-aid school, with effect from March, 1929.

Education Office, L. McD. Robison, Colombo, April 4, 1930. Acting Director of Education.

Harangalla Estate School.

NOTICE is hereby given that the above school, situated in the Kotmale District of the Central Province, under the management of the Superintendent, has been registered as a grant-in-aid school, with effect from March, 1929.

Education Office, L. McD. Robison, Colombo, April 4, 1930. Acting Director of Education.

N/Gonagama Vernacular Mixed School.

NOTICE is hereby given that the above school, situated at Gonagama, Nuwara Eliya District of the Central Province, under the management of Rev. D. L. Welikala, has been registered as a grant-in-aid school, with effect from March, 1929.

Education Office, Colombo, April 4, 1930. L. MACRAE, Director of Education.

N/Kumbalgamuwa Vernacular Mixed School.

NOTICE is hereby given that the above school, situated at Kumbalgamuwa, Nuware Eliya District of the Central Province, under the management of Rev. D. L. Welikala, has been registered as a grant-in-aid school, with effect from February, 1929.

Education Office, Colombo, April 4, 1930. L. MACRAE, Director of Education.

N/Gonagama Vernacular Mixed School.

NOTICE is hereby given that the management of the above school, situated at Gonagama, Nuwara Eliya District of the Central Province, has been transferred to the Director of Education, under clause 32 (iii.) of the Code for Assisted Vernacular and Bilingual Schools, with effect from March, 1930.

Education Office, L. McD. Robison, Colombo, April 4, 1930. Acting Director of Education.

N/Kumbalgamuwa Vernacular Mixed School.

NOTICE is hereby given that the management of the above school, situated at Kumbalgamuwa, Nuwara Eliya District of the Central Province, has been transferred to the Director of Education under clause 32 (iii.) of the Code for Assisted Vernacular and Bilingual Schools, with effect from February, 1930.

Education Office, L. McD. Robison, Colombo, April 4, 1930. Acting Director of Education.

Hantane Estate School.

NOTICE is hereby given that the above school, situated in the Hantane district of the Central Province, under the management of the Superintendent, has been registered as a grant-in-aid school, with effect from March, 1929.

Education Office, L. McD. Robison, Colombo, April 4, 1930. Acting Director of Education.

Sandilipay English Mixed School.

NOTICE is hereby given that an application has been received from Hon. Mr. S. Rajaratnam for grant in aid of the above school, which is situated at Sandilipay, Valigamam West, Jaffna District of the Northern Province. Observations will be received not later than May 4, 1930.

L. McD. Robison, Education Office, Acting Director of Education. Colombo, April 4, 1930.

J/Ilavalai Girls' English School.

NOTICE is hereby given that an application has been received from Rev. Father F. M. Bizien, O.M.I., for grant in aid of the above school, which is situated at Ilavalai, Jaffna District of the Northern Province.

Observations will be received not later than April 28, 1930.

Education Office, Colombo, March 28, 1930. L. MACRAE, Director of Education.

J/Passaiur Girls' Tamil School.

NOTICE is hereby given that an application has been received from Very Rev. Father. F. M. Bizien, Jaffna, for the reclassification of J/Passaiur Girls' Tamil (Roman Catholic) School under his management as a mixed school. Observations will be received not later than May 5, 1930.

Education Office, L. McD. Robison, Colombo, March 31, 1930. Acting Director of Education.

Demodera Group Estate School No. 3.

NOTICE is hereby given that an application has been received from the Manager, Demodera Group, for grant in aid of the above school, which is situated in the Rossett division of Demodera Group in the Badulla District of the Province of Uva.

Observations will be received not later than May 4, 1930.

Education Office, Colombo, April 4, 1930.

L. McD. Robison, Acting Director of Education.

Bandarawela St. Joseph's Anglo-Vernacular School.

NOTICE is hereby given that Bandarawela St. Joseph's Anglo-Vernacular School, situated in Badulla District of the Province of Uva, under the management of the Rev. Father A. Goonewardene, has been provisionally reclassified as an Assisted English School for a period of three years, with effect from February, 1930.

Education Office, L. McD. Robison, Colombo, March 31, 1930. Acting Director of Education.

Leangawella Estate School.

NOTICE is hereby given that an application has been received from the Superintendent for grant in aid of the above school, which is situated in the Haputale District of the Province of Uva.

Observations will be received not later than May 4, 1930.

Education Office, Colombo, April 4, 1930. L. McD. Robison, Acting Director of Education.

Kotunagalla Estate School.

NOTICE is hereby given that the above school, situated in the Kelani Valley District of the Province of Sabaragamuwa, under the management of the Superintendent, has been registered as a grant-in-aid school, with effect from March, 1929.

Education Office, L. McD. Robison. Colombo, April 4, 1930. Acting Director of Education.

Wagolle Estate School.

OTICE is hereby given that the above school, situated in the Kelani Valley District of the Province of Sabaragamuwa, under the management of Rev. J. Yorke, has been registered as a grant-in-aid, school, with effect from January, 1929.

Education Office, L. McD. Robison, Colombo, April 4, 1930. Acting Director of Education.

Sivali Boys' English School.

OTICE is hereby given that Sivali Boys' English School, situated in Ratnapura District of the Province of Sabaragamuwa, under the management of A. C. Attygalle, Esq., has been re-registered as a mixed school, with effect from February 1, 1930.

Education Office, Colombo, March 25, 1930.

L. MACRAE, Director of Education.

Dumbara Estate School,

OTICE is hereby given that an application has been received from Rev. J. Yorke for grant in aid of the above school, which is situated in the Ratnapura District of the Province of Sabaragamuwa.

Observations will be received not later than May 4, 1930.

L. McD. Robison, Education Office, Colombo, April 4, 1930. Acting Director of Education.

Change of Management.

OTICE is hereby given that Rev. S. S. Sathianathan has been appointed Manager of the school mentioned below, in place of Rev. R. P. Butterfield:—

School referred to.

Bd/Nahaketiya Estate School.

Education Office, Colombo, March 26, 1930.

L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that D. E. Martensz, Esq. has been appointed Manager of the school mentioned below, in place of J. A. Martensz, Esq.:

School referred to.

Borella Social Service Free Night English School.

Education Office, Colombo, March 25, 1930.

L. MACRAE. Director of Education.

Change of Management.

OTICE is hereby given that the Superintendent of the Kahagalla estate has been appointed Manager of the school mentioned below, in place of Rev. R. P. Butterfield.

School referred to.

Bd/Kahagalla Estate School.

L. McD. Robison. Education Office, Acting Director of Education. Colombo, April 1, 1930.

Change of Management.

OTICE is hereby given that Rev. G. R. Arulanantham has been appointed Manager of the school mentioned below, in place of Rev. R. H. Whelan:-

School referred to.

K/Kahatapitiya Tamil Mixed School.

Education Office, Colombo, March 26, 1930.

L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that Rev. R. C. P. Welch has been appointed Manager of the school mentioned below, in place of Mr. A. A. Ward.

School referred to.

J/Tellippalai Industrial School.

Education Office Colombo, March 26, 1930.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that in accordance with clause 32 (iii.) of the Code for Assisted Vernacular and Bili gual Schools, the management of the Ku/Rambodagalla Sinhalese Mixed School has been taken over by Government, until further notice.

Education Office, Colombo, March 27, 1930.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. R. W. McVeigh has been appointed Manager of the schools mentioned below in place of Rev. G. E. Jessop:-

Schools referred to.

Bt/Kalmunai Wesleyan Boys' English School:—Kalmunai Girls' Boarding School. Kallar Boys' School. Kallar Girls' School. Kodaukallar School. Ondachmadam School. Eruvil School. Kurumanvely School. Vellavely School. Makilur School. Makilurmunai School. Turaineelavenai School. Kalladimunai School. Navinthanvely School. Blackheath School. Karrunkodditevu School. Kolavil North and South School. Panankadu School. Tamblaville Boys' and Girls' School. Tirukoil School. Komari School. Pottuvil School.

Education Office, Colombo, March 25, 1930.

Panamai School.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. D. S. Mc Clelland has been appointed Manager of the schools mentioned below, in place of Rev. G. E. Jessop:—

Schools referred to.

Bt/Kalmunai Village Tamil Mixed School. Pandirruppu School. Saithamarathu School. Samanturai School.

Education Office Colombo, March 25, 1930.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Rev. C. H. S. Ward has been appointed Manager of the schools mentioned below, in place of Rev. C. E. de Silva.

Schools referred to.

K/Ampitiya School. K/Uduwela School. K/Talatu-oya School. Kg/Talgamuwa School. Kg/Alpitiya School.

Rev. A. E. Restarick will act as Manager until Rev. Ward arrives on or about April 20, 1930.

Education Office, Colombo, March 27, 1930.

L. MACRAE, Director of Education.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages lying in No. B 14 Warehouse beyond the time allowed by the law, will be sold by public auction on Tuesday, April 22, 1930, at 1 p.m., unless previously cleared. Goods sold but not cleared within three clear days after the approval of the sale will become liable to the payment of rent at the rate prescribed in the Customs Tariff:—

	~~	36.3	Number and Description of
Entry Number and Date	e. Vessel.	Marks.	Packages.
948/June 15, 1927 .	. ss. Slamat	C B	2 hogs heads gin
598/Sept. 9, 1927 .	. ss. Lancashire	M A R	10 cases dry gin
2,326/Sept. 30, 1927 .	. ss. Gen. Metzinger	M & S	I cask empty
2,500/Oct. 1, 1927 .	. ss. Perin	M A R	10 cases wine
1,104/Oct. 14, 1927 .	. ss. Hatimura	R K	9 qts. sparkling wine
2,088/Oct. 24, 1927 .	. ss. Capt. Padan	JC & B	4 hogs heads brandy
2,466/Oct. 27, 1927	. ss. Porthos	M within a diamond and JC & Co around	8 hogs pipes Tarrogona wine
99/Nov. 11, 1927 .	. ss. Suwa Maru	1 A within a diamond and \$ 2 outside	1 case cigarettes
			6 barrels brandy
1,003 Nov. 14, 1927 .	. ss. Nagóya	JC & B	l'case labels
1,005 NOV. 14, 1527 .	. ss. magoya	00 a B	1 case capsuls
	•	:	l case clips
1,200/Nov. 16, 1927 .	. ss. Insulandia	JC & B	1 hogs heads gin
2,150/Nov. 21, 1927 .	. ss. Yselkerk	E within a diamond	2 cases gin (1 case empty)
1,778/Nov. 22, 1927 .	. ss. Madena	JC & B	11 barrels brandy
71/Dec. 1, 1927 .	. ss. Campaign	RJF	5 cases vermouth
289/Dec. 2, 1927 .	. ss. Wardenfels		25 cases red wine
340/Dec. 3, 1927 .	. ss. Patria	EANDO	30 cases gin, 1 empty
	ss. Prins der Nederland	do	50 cases qts. B. S. Schnapps
Do	. do	do	50 cases B gin
	. ss. Tambanan	do	80 cases gin
	. do	, do	. 10 cases qts. gin
	. ss. Cephee	RJFS	12 cases brandy
	. ss. Schiekerk	E within a diamond	5 cases qts. gin, 2 empty
	. ss. Novara		2 barrels brandy
	. ss. Tambora	EANDO	65 cases qts. gin, 4 empty
	. do	do	,
781/Jan. 12, 1928 .	ss. Schiekerk	E within a diamond	4 cases sea horse gin
H M Custo	ma .	•	Ww. Hotmes

H. M. Customs, Colombo, March 7, 1930. WM. HOLMES, for Principal Collector:

Sale of Goods.

NOTICE is hereby given that the under-mentioned packages, which have been lying at the Canal Yard beyond the time allowed by law will be sold by public auction on Tuesday, April 29, 1930, unless previously cleared. Goods sold but not cleared within three clear days after the approval of the sale will become liable to the payment of rent and dues at the rate prescribed in the Customs Tariff:—

Serial No.	 Vessel.		Marks and Numbers.	Number and Description of Packages.			
105	 ss. Vechtdyk		Nil		3 pieces angle iron		
106	 ss. Watchtfels		Ends blue, III. green in middle		I bundle mild steel squares		
108	 ss. Liechenfels		Nil	• . • .	6 bundles iron		
108	 do.		Nil	•,.•	3 bars angles		
108	 do.		Nil		15 bars round iron		
112	 ss. Lindenfels	٠	Nil		1 plate iron		
113	 ss. Clan Alpine		O: H. M. S. or Nil		2 bundles galvanized tubes		
	stoms, ch 31, 1930.	•			A. N. STRONG, for Principal Collector.		

Interruption to Traffic on Main Roads.

Valaichchenai Ferry, Batticaloa District.

THE Valaichchenai Ferry, at the 21st milestone North Coast road, Batticaloa to Trincomalee, will be closed to all vehicular traffic as from April 7, 1930. Only a canoe for pedestrian traffic will be available from that date.

2. Traffic on the North Coast road to and from Trincomalee should take the Loop road to the left near the Railway Level Crossing on the 20th mile, pass the Valaichchenai Railway Station, cross the Railway bridge, which is now open for road traffic, turn right on to the Valaichchenai-Mahaweliganga road, and join the North Coast road near the 22nd milepost, and vice versă.

W. J. PRICE, for Director of Public Works.

Public Works Office, Colombo, March 29, 1930.

Sale of Tools and Materials.

QUANTITY of various tools and materials will be sold by public auction on Saturday, April 12, 1930, at 10 A.M. at the premises of the Waterworks Office, Kurunegala.

- 2. The purchaser will be required to pay the full amount of the purchase money immediately after the sale, and the tools and materials will remain at the risk of the purchaser from the time of the sale, and must be removed from the premises within a period of three days of same.
- 3. The tools and materials can be inspected on permit issued by the Engineer, Waterworks, Kurunegala.

S. J. KIRBY, for Director of Public Works.

Public Works Office, Colombo, March 31, 1930.

Sale of Ebony.

N auction sale of the under-mentioned ebony will be held A at the Central Timber Depôt, Kew road, Slave Island, Colombo, on Saturday, May 3, 1930, at 10 A.M., subject to the following conditions:

1. The timber will be put up in lots to suit buyers at a rate per lot, and no advance of less than Re. 1 per lot will be accepted.

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

Payment of 25 per cent. of the successful bid to be made

at time of sale, if so required.

Buyers will be allowed to have the logs weighed at the depôt premises, if so required, the cost of reweighing to be borne by such buyers. If any difference is found between the depôt weight and the weight ascertained after reweighing, a certificate will be issued by this department showing the actual weight at the time of reweighing, provided the buyers require such certificate for export purposes. But no allowance will be made for any shortage when making payment, the logs being sold by auction at a rate per lot and not per ton.

5. No timber shall be removed before payment of the full

price bid, and all timber sold must be removed from the depôt within ten days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the

purchasers until removed.

6. 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, or refuse or fail to pay the full purchase amount or balance thereof as the case may be, and to remove the timber within the time specified in clause 5 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.

Agents bidding for others will be required to produce a written authority from the firm or persons for whom they bid. Such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which

it is produced.

8. The description of the logs appearing in the remarks column of the following list is entered merely for the guidance of the intending purchasers, who, as usual, should satisfy themselves as to its correctness before purchasing the logs.

	Division.	No. of Logs.	Tons.	cwt.	qr.	Зb.
Uva		100	 18	8	0	14

LIST OF EBONY LOGS REFERRED TO.

Uva Division.

Weight.

		ength. Ft. in	Girth. Ft. in.	Tons.	cwt.		Remarks.
110.	10.		¥ 0. 111.	ĭ	5	년 연	
48814	64	14 0	2 3	3 0	3		Black
48912	62	14 7	2 4	0	4	1 0	Slightly marked
49011	83	15 2	1 11	0	2	3 14	do.
491.,12	68	13 5	2 2	2 0	3	0 21	
49211	55	13 0	1 11	0	2	2 14	Black
49311		10 7	2 6	3O	3	0 7	Slightly marked
49411	54	12 4	2 5	0	3	2 0	do.
49511	61	19 0	1 11	0	3	1 14	Black
49612	80	11 7	1 6	0	1	1 7	do. ·
49711	48	11 5	2 2	0	2	1 14	******
49811.	58	10 6	1 9	0	1	3 14	Black
49912	58	11 9	2 0	0	1	3 14	do.
500113	88	13 10	1. 8	0	2	0 14	do.
50111	74	14 10	1.8	0	2	0 7	do.
502119	95	11 2	1 9	0	1.	3 0	do.
503119	90	11 4	1 10	0	2	0 7	do.
50412		10 1	1 8	0	1	2 21	do.
50511	14	11 0	2 5	0	3	0 21	do.
50612	59	14 0	1 10	0	2	0.14	Marked
507118	85	12 11	: 1 9	0	2	0 7	Black
50811'		10 11	1 11	0	2	1 7	do.
50911.	57	14 6	2 0	0	2	3. 7	do.
510119	96	12 9	2 0	0	3	0 0	do.
511119		16 3	1 11	0	3	3 14	do.
512113	56	11 10	2 5	0	3	2 7	do.
513116	32	11 7	2 0	0	2	1 14	do.
514117	78 :	25 10	1 7	0		3 21	· · · · · · · · · · · · · · · · · · ·
515117	76	11 6	1 10			0 7	Black
516127	78	11 2	1 9	0	ŀ	2 14	do.
517118	39 :	14 8	1 7	0		0 0	do.
518128		11 10		0		3 0	do.
519119		14 2		0		3 21	do.
520:.120		11 5		0	1	1 0	do.

		-		Veig!	ht.	
C.T D. Divi.	Length.	Girth	Tons.	4	. हे : ड	Remarks.
No. No.	Pt in.	Ft. in.		5	•	6 731
5211284 .		$egin{array}{cccc} 2 & 3 \dots \ 1 & 10 \dots \end{array}$		2	$\begin{array}{cccc} 1 & 7 \dots \\ 0 & 7 \dots \end{array}$	Black Slightly marked
5221199	4 4	1 9		ā	0 14	
524 . 1194 .		2 3	_	3	1 7	
5251158 .		$2 2 \dots$		2	3 0	
5261159 .	. 9 9	1 8		1.	2 0	
5271197.		1 9		1	$\frac{3}{2}$ 0	
5281153 .		2 6		2	3 21	
5291169 . 5301255 .		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0	1 2	3 14 1 21	
5301255 . 5311257 .		1 10		$-\mathbf{\tilde{2}}$	0 0	do.
5321166 .		1 10		ī	3 14	
5331150 .		2 0		2	0 14	
5341151 .		2 - 2		3	0 0	
5351186 .		$2 \ 3$		4	1 14	
5361184 .		2 1		3	3 0	
5371180 .		1 8 1 9		1 2	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
5381285 . 5391160 .		2 2		2	2 0	
5401173 .		1 10		2	0 0	
5411168 .		2 2		4	1 7	
5421165 .		2 4		2	2 0	
5431173 .		1 7		2	0 7	
5441146 .		2 3		3	1 14	do.
5451273 .		2 4		.3	$\frac{2}{1}$ 0	
5461140		4 4 2 6	0	11	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
5471149 5481170	. 14 2	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0	3 5	$\begin{array}{ccc} 1 & 14 \dots \\ 2 & 7 \dots \end{array}$	
5491252		3 0	ŏ	5	0 7	
5501276		3 1	·ŏ	5	2 7	do.
5511250 .		2 9	0	6	0 0	do.
5521264 .		3 11	0	10	.0 7	Slightly marked
5531249 .	_'	3 3	-0	.8	1 14	Black
5541147 .		$\begin{array}{cccc} 2 & 8 \dots \\ 2 & 5 \dots \end{array}$		3	3 14	
5551145		$egin{array}{cccccccccccccccccccccccccccccccccccc$	0	5 8	$\begin{array}{cccc} 1 & 7 \dots \\ 0 & 7 \dots \end{array}$	
5571260		$\frac{3}{2}$ $\frac{3}{5}$.0	6	1 0	
5581275		2 8	ŏ	4	3 0	
5591143	i	2, 7	ŏ	-5	1 0	do.
5601187		1.10	0	.2	2 14	Slightly marked
5611177		1 7	0	3		Black
5621191		2 2	0	.2	3 7	Slightly marked
5631181		$\begin{array}{ccc} 1 & 9 \dots \\ 2 & 7 \dots \end{array}$	-0	3	0 14	
5641179 5651253 .		$\begin{array}{ccc} 2 & 7 \dots \\ 2 & 11 \dots \end{array}$	0	3 4	$\begin{array}{ccc} 1 & 7 \dots \\ 2 & 0 \dots \end{array}$	
5661261 .	. 18 5	$\tilde{2}$ 5	ŏ	6	$\tilde{1}$ $\tilde{0}$	
5671167 .		2 3	ď	4	î 7	
5681182 .		2 1		-3	1 0	Black
5691175 .		2 3	0	4	2 7	do.
5701251		3 8		8	0 0	
5711283		1 10		1	3 21	do.
5721142		$\frac{2}{1}$ 0		2	1 0	Slightly marked
5731282 5741141	. 15 3 . 11 8	$\frac{1}{3} \frac{10}{10}$	0	2 8	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Black do.
5751271	3.0	3 10	0	6	0 0	do.
5761139		4 9	ŏ	1ŏ	3 7	do.
5771270		3 9		6	1 14	Slightly marked
578, . 1263		2 11		7	2 0	Black
5791269		3 3	Ó	7	2 21	Slightly marked
5801274		4 5	0	8	Ų 21	DIRCK
5811277			0	5	0 0	
5821266 5831256		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0	4	$\frac{3}{0}$ 0	Slightly marked
5831256 5841254		$egin{array}{cccc} 2 & 7 \dots \ 2 & 5 \dots \end{array}$	40	3 3	0 21	Black
5851265		2 8		3	$\begin{array}{cccc} 1 & 7 \\ 1 & 21 \end{array}$	do. Slightly marked
5861163		2 6		4	1 21	Black '
5871272		2 6		3	3 14	do.
	-					
Total 100			18	9	0 14	
					т т) Suponism
						D. Sargent, ator of Forests.

Office of the Conservator of Forests, Kandy, March 28, 1930.

Sale of Standing Trees in Sabaragamuwa Division.

WRITTEN offers are invited for the purchase of 1,096 standing trees of various species described in the annexed schedule and enumerated in Madolwiti Mukalana, situated at Halpawila in the Pelmadulla Range of the Sabaragamuwa Division. The forest is situated two miles away from Pelmadulla-Rakwana Public Works Department road, and the distance to Kahawatta Railway Station along the road is 2 miles.

2. Offers should be made for all the trees in one lump, and should be written both in words and figures. The highest offer will be accepted subject to the approval of the

Conservator of Forests, Kandy.

3. All offers should be in duplicate and sealed under one cover and should be addressed to the Conservator of

Forests, Kandy.

4. Offers should be marked "Offers for the purchase of Standing Trees, Sabaragamuwa Division," in the left hand top corner of the envelope, and should reach the Office of the Conservator of Forests, Kandy, not later than midday, on Wednesday, April 30, 1930.

5. The offers are to be made upon forms which will be supplied upon application at the Divisional Forest Office, Ratnapura. No offer will be considered unless it is on the recognized form. Alterations must be initialled, otherwise

the offer may be treated as informal and rejected.

- 6. Tenderers shall remit Rs. 50 with their offers to the Divisional Forest Officer, Ratnapura. This sum will be returned if the offers are rejected. The successful tenderer will be given credit for the amount in the final payment for the trees. If a tenderer whose offer has been accepted refuses to enter into an agreement as required herein or fails to make payment of the purchase amount either in full or in part before the execution of the agreement, this sum of Rs. 50 shall be forfeited and the name of such tenderer included in the list of ρersons to whom permits should be refused.
- 7. Tenderers should satisfy themselves by inspection before offering as to the specification of the trees, as the correctness of the figures given herein is in no way guaranteed. No complaints on this account will be entertained. The enumerated trees will be pointed out by the Range Forest Officer, Kahawatta.
- 8. The successful tenderer will be required to execute an agreement, but before doing so, he shall pay either the full purchase amount or, if desirous of paying by instalments, he will be allowed to pay in four equal instalments, the first instalment to be paid before entering into the agreement. The other instalments shall have to be paid at the end of every month from previous payment. He shall also deposit as security for efficient and punctual fulfilment of the agreement 5 per cent. of the full purchase amount tendered by him. If payment is made by instalments, the tenderer shall be entitled on payment of each instalment to cut and remove one-fourth of the total number of trees in respect of which the agreement is concluded.

 9. The trees shall be felled and removed within four
- 9. The trees shall be felled and removed within four months of the date of signing the agreement, or the timber will revert to Crown.
- 10. The Conservator of Forests reserves to himself the right, without question, of rejecting any or all offers and of accepting any offer.
- of accepting any offer.

 11. The list of trees can be seen in the Divisional Forest Office, Ratnapura, on any working day between the hours 9 A.M. and 4 P.M.
- 12. The agreement will be drawn up on the usual printed form F. D. 88, modified if necessary. A specimen of this form can be seen at the Divisional Forest Office, Ratnapura.

pura.	Sc	HEDULE.	
Species.		No.	Approximate cubic Contents. C. ft.
Panudan		135	3,710
Pelenga		129	3,936
Dun		117	3,895
Milla		85	1,109
Hora		72	5,575
Del		53	1,156
Hedawaka		48	998
Malaboda		38	1,196
Etamba		31	894
Kekuna		25	549
Tiniya		16。	622
Aridda	٠.	14	267
Other Species	• •	333	9,212
		1,096	

N.B.—Any further information may be obtained at the Divisional Forest Office, Ratnapura.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, March 28, 1930.

Sale of Satinwood.

A N auction sale of the under-mentioned satinwood will be held at the Central Timber Depôt, Kew road, Slave-Island, Colombo, on Saturday, May 10, 1930, at 9 A.M., subject to the following conditions:—

- 1. The timber will be put up in lots to suit buyers at a rateper cubic foot, and no advance of less than 25 cents per cubic foot will be accepted.
- 2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.
- 3. Payment of 25 per cent. of the successful bid to be made at time of sale, if so required.
- 4. Depôt measurements must be accepted, but previous todate of auction any prospective bidder is at liberty to check the measurements recorded in the notice and to represent any differences promptly.
- 5. No timber shall be removed before payment of the full price bid, and all timber sold must be removed from the depôt within ten days of date of notification of acceptance by the Conservator of Forests of such bid, and will be at the risk of the purchasers until removed.
- 6. 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, or refuse or fail to pay the full purchase amount or balance thereof as the case may be, and to remove the timber within the time specified in clause 5 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.
- 7. Flowered logs, if not so advertised, shall be excluded from the lots advertised in the list, and shall be put up separately, at the discretion of the Assistant Conservator of Forests, after consulting the wishes of prospective purchasers.
- 8. Agents bidding for others will be required to produce a written authority from the firm or person for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which it is produced.
- 9. Fractions of a cubic foot less than '5 will be ignored, and anything over will be counted as one cubic foot in calculation of value of each log.
- 10. The description of the logs appearing in the remarks column of the following list is entered merely for the guidance of the intending purchasers who, as usual, should satisfy themselves as to its correctness before purchasing the logs:—

Di vi sion.	N	o. of Lo	gs.	Cubic Feet.
Uva North-Central	••	25 6		997 27 5
Total		31		1,272

LIST OF SATINWOOD LOGS REFERRED TO.

Uva Division.

0. T. D No.	Di [.] sion N	ر 1ه،	Length Ft. i		Girtl Ft.			ubic eet		Remarks.
A 244		6			7	7		47		Sound, plain
A 245				•		4	٠.	44		do. flowered
A 246		7)						do. do.
A 247)2		в		10	٠.	34		do, plain
A 248		37		3	5	11	٠.	33	٠.	do. streaked
A 249		20		9	6	3		31		do. flowered
A 250	13	11	12	6	6	2		30		Partly unsound,
										plain
A 251	'	71	11	6	6	8		32		Sound, plain
A 252	:	20	15	0	7	0		46		do, do,
A 253		9	16	9	6	8		47		do. streaked
A 254	1	08	13	6	6	6		36		do. plain
A 255		39	13	3	8	1	٠.	54		Partly unsound,
ļ								-		streaked
A 256		36	. 13	9	6	2		33		Sound, plain
A 257		26	-13	0	6	0		29	• •	do. streaked
A 258		60 .			6	11		35	•	do. flowered
A 259		12 .		ŏ	6	Ĵ3	• •	20	• •	Partly unsound,
1		•	- 	٠			••	20	•••	strea' ed

	C.T.D. No.		Divi. sional No.	Leng Ft.						ubic Peet		Remarks.	
ŕ			51									Sound, plain	
	A 261	• •	113			٠.				41		do. streaked	
	A 262	• •								29		do. flowered	
	A 263		166			٠.				57			
	A 264		234							38			
	A.265		165	13	0		. 7	10		50		Partly unsound	,
										•		plain	
	A 266		218	12	3		. 8	8		58		Sound, flowered	
	A 267		228	14	6					50			
	A 268		233	12	3		. 7						
				No	rth	ı-C	entro	ul D	ivi	sion			
	A 269		6	14	0		. 8	4		61		Sound, plain	
	A 270		3	12	0	٠.				33		do, do,	
	A 271		5	13	9					43		do. do.	
	A 272		i							53		do. streaked	
	A 273		2							28			
	A 274		4		9						::		
	Z1 2/4	٠.	4	• •	J	• •	•	2	• •		• •	uo. uo.	
	31	_							$\frac{-1}{1,2}$	70			
	91	,							1,4	14			
									_	_			

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, March 31, 1930.

Closure of Level Crossing at 173 miles 62 chains, Northern Line.

THE level crossing at 173 miles 62 chains, between Madhu Road and Murunkan will be closed to vehicular traffic between 6.30 A.M. and 5 P.M., on Tuesday, April 8, 1930, for purposes of repairs.

E. W. HEAD, Colombo, March 25, 1930. Acting General Manager.

Destruction of Elephant.

THE Assistant Government Agent, Trincomalee, is prepared to issue free licences for the destruction of an elephant described below:—

A bull about 13 feet in height. No other details available. The animal is damaging Mr. Abdul Rasool's coconut estate at Nilaveli, 8½ miles from Trincomalee, and also haunting the outskirts of Nilaveli village.

J. R. WALTERS,

The Kachcheri, Assistant Government Agent. Trincomalee, March 26, 1930.

Loss of Firearms.

MATARA DISTRICT.

Number of Licence: 223/M/K/A 27508 of December 10, 1928.

Description of Gun: Single-barrelled cap gun No. M/223 (on stock).

Name of Owner: Rubasin Siriwardena Don Hendrick of Moragala in Morawak korale.

Remarks: Lost.

The Kachcheri, K. ALVAPPILLAI, Matara, March 31, 1930. for Assistant Government Agent.

KURUNEGALA DISTRICT.

(1) Number of licence: 3242K.

Name of licensee: W. L. Uduma Lebbe of Etugahakotuwa, Katugampola hatpattu.

Description: a single-barrelled cap gun bearing

No. Q15234 on stock and barrel.

Remarks: Gun is reported to have been lost.

(2) Number of licence: 1058WW.

Name of licensee: R. M. N. Udappa Chetty of Sundapola estate.

Description: A single-barrelled breech-loading gun bearing No. Q1201 on stock.

Remarks: Gun is reported to have been lost.

(3) Number of licence: 15H.

Name of licensee: R. M. Punchirala of Peddawa, Hirivala hatpattu.

Description of gun: A single-barrelled cap gun bearing Q3139 on barrel.

Remarks: Gun is reported to have been lost.

(4) Number of licence: 406W.

Name of licensee: Punchiralage Banda of Meewellawa in Wanni hatpattu.

Description: A single barrelled cap gun bearing No. Q8042 on barrel.

Remarks: Gun is reported to have been lost.

The Kacheheri, S. D. SAMARASINGHE, for Government Agent. Kurunegala, March 28, 1930.

BADULLA DISTRICT.

Number of licence: 228 Wls. B. 11898 of November 6, 1929

Name and address of owner: Polwattegedera Sudu Banda, Makulla.

Description of gun: Double-barrel muzzle-loading gun bearing No. 316 on stock.

Remarks: Gun is reported lost.

The Kachcheri, Badulla, April 1, 1930. P. R. SMYTHE, for Government Agent.

Number of licence: 643 W'waya/C 39691 of May 5, 1929. Name and address of owner: P. B. Dissanayake, Suriara, Wellawaya.

Description of gun: Single-barrel breech-loading gun bearing No. 52699.

Remarks: Gun is reported lost.

The Kachcheri, Badulla, March 31, 1930. P. R. SMYTHE, for Government Agent.

The Indo-Ceylon Trading Company, Limited.

In the Matter of The Indo-Ceylon Trading Company, Limited, and in the Matter of "The Joint Stock Companies Ordinance, No. 4 of 1861," and Ordinance No. 22 of 1866.

W HEREAS there is reason to believe that The Indo-Ceylon Trading Company, Limited, which was incorporated on January 26, 1924, under the provisions of "The Joint Stock Companies Ordinance, 1861," is not carrying on business or in operation, and is not capable of being formally wound up:

Now know Ye that I, George Furse Roberts, Registrar of Companies, do, in terms of section 1 of Ordinance No. 22 of 1866 and section 295 (4) of "The Companies Act, 1929," hereby give notice that, at the expiration of three months from this date, the name of The Indo-Ceylon Trading Company, Limited, will, unless cause is shown to the contrary, be struck off the register of Joint Stock Companies kept in this office and the Company will be dissolved.

Dated at Colombo, this Twenty-seventh day of March, 1930.

Rinderpest.

W HEREAS rinderpest has broken out in Makullagahawatta at Kanuwana in Alutkuru korale south of the Colombo Dittrict 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 Maria Perera, south by land of Juwan Cooray, east by Colombo-

Negombo road, west by field.

This declaration shall take effect from the date hereof.

March 30, 1930.

Timothy F. Abayakoon, Chief Headman.

Rinderpest.

WHEREAS rinderpest has broken out at Mawala in the Panadure totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by Molligoda-Morontuduwa Village Committee road, east by Molligoda-Morontuduwa Village Committee road, south by Kandekadewelyaya, west by Ankuttawalatuduwewelyaya is infected in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from March 25, 1930.

March 25, 1930.

EDMUND PEIRIS, Chief Headman.

Rinderpest.

W HEREAS rinderpest has broken out at Galtude in the Panadure totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by Godellewatta and rubber property owned by Mr. H. A. Peiris, east by village cart road to Loolwala, south by Galtudawelyaya, west by Walana-Gonabendiduwa village road is infected in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from March 25, 1930.

March 25, 1930.

EDMUND PEIRIS, Chief Headman.

Rinderpest.

WHEREAS rinderpest has broken out at Panapitiya in the Panadure totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by the village boundary of Kalapugama, east by ditto of Paraduwa, south by the Kaluganga, west by the village boundary of Duwagama 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 March 24, 1930.

March 31, 1930.

EDMUND PIERIS, Chief Headman.

Rinderpest.

WHEREAS rinderpest has broken out at Alubomulla in the Panadure totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by village cart road leading to Urakaduwa, east by the Alubomulla burial ground, south by Medalamullewelyaya, west by Panadure-Ratnapura Public Works Department 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 March 28, 1930.

March 31, 1930.

EDMUND PIERIS, Chief Headman.

Rinderpest.

W HEREAS rinderpest has broken out at Kalamediriya in Adikari pattu of Rayigam korale, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by the village boundaries of

Bandaragama and Haddagoda, east by the Rayigama Pitawela, south by the Panape-ela, west by the Bandaragama-Atulugama Village Committee 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 March 31, 1930.

RICHARD B. KARUNARATNA,

Merch 31, 1930.

Chief Headman.

Rinderpest.

WHEREAS rinderpest has broken out at Uragoda, in Pasdun korale west, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by the village boundary of Madawala, east by the Crown Forest called Halawalkele, south by the village boundary of Gulawita, and on the west by the village boundaries of Welipenna and Pannila 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 this date.

March 26, 1930.

D. T. PERERA GOONESEKERA, Chief Headman.

Rinderpest.

HERIAS rinderpest has broken out in the hamlet called Kolehekada at Kotagedera in Pasdun Rorale west, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by the village boundary of Keerantidiya, east by the village boundaries of Kotagedera and Pallegoda, south by the village boundaries of Henpita and Walagedera, and on the west by Kaduruwatte-ela is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from this date.

April 1, 1930.

D. T. PERERA GOONESEKERA, Chief Headman.

Rinderpest.

WHEREAS by proclamation dated February 11, 1930, and published in the Ceylon Government Gazette No. 7,760 of February 14, 1930, the village of Kadaiyamotai in Puttalam pattu of the Puttalam District, North-Western Province, was declared an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas rinderpest no longer exists in the said area: It is now declared under section 5, sub-section (5), of the said Ordinance, that the said area is now free from rinderpest, and is no longer an infected area.

This proclamation shall take effect from the date hereof.

The Kachcheri, Puttalam, April 1, 1930. C. B. P. PERERA, for Assistant Government Agent.

Rinderpest.

W HEREAS by proclamation dated December 13, 1929, and published in the Ceylon Government Gazette No. 7,752 of January 3, 1930, the village of Pulidivayel in Puttalam pattu of the Puttalam District, North-Western Province, was declared an infected area in terms of subsections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas rinderpest no longer exists in the said area: It is now declared under section 5, sub-section (5), of the said Ordinance, that the said area is now free from rinderpest, and is no longer an infected area.

This proclamation shall take effect from the date hereof.

C. B. P. PERERA,
The Kacheheri, for Assistant Government Agent.
Puttalam, April 1, 1930.

Rinderpest.

WHEREAS by proclamation dated January 8, 1930, and published in the Ceylon Government Gazette No. 7,755 of January 17, 1930, the Pandita pattu korale and the villages of Sangattikulama, Mudalakkuliya, Daluwegama Andigama, Nagawila, Waduressakotuwa, Periyamaduwa, Wilegama, and Kamandaluwa in Pallam pattu in Demakhatpattu of the Puttalam District, North-Western Province, was declared an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas rinderpest no longer exists in the said area: It is now declared under section 5, sub-section (5), of the said Ordinance, that the said area is now free from rinderpest, and is no longer an infected area.

This proclamation shall take effect from the date hereof.

C. B. P. PERERA,

The Kachcheri, for Assistant Government Agent. Puttalam, March 29, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 24, 1930, published in the Government Gazette No. 7,764 of February 28, 1930, the premises bearing assessment No. 23, situated at Temple lane, Maradana, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 25, 1930.

M. CRAWFORD,

Acting Municipal Veterinary Surgeon. The Municipal Office, Colombo, March 26, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 28, 1930, published in the Government Gazette No. 7,765 of March 7, 1930, the premises bearing assessment No 47, situated at Armour street, Colombo were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 25, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,

Colombo, March 26, 1930.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 57, situated at Torrington avenue, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 20, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.

The Municipal Office, Colombo, March 26, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 7, 1930, published in the Government Gazette No. 7,767 of March 14, 1930, the premises bearing assessment No. 39/40, situated at Prince of Wales avenue, Colombo, were proclaimed an infected area in terms of sub-sections (1) and

(2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 27, 1930.

M. CRAWFORD.

Acting Municipal Veterinary Surgeon. The Municipal Office, Colombo, March 28, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 7, 1930, published in the Government Gazette No. 7,767 of March 14, 1930, the premises bearing assessment No. 76, situated at Wolfendahl street, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 27, 1930.

M. CRAWFORD,

Acting Municipal Veterinary Surgeon. The Municipal Office, Colombo, March 28, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 8, 1930, published in the Government Gazette No. 7,767 of March 14, 1930, the premises known as Guyseliff, Edinburgh crescent, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 26, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
Office.

The Municipal Office. Colombo, March 28, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated Merch 8, 1930, published in the Government Gazette No. 7,767 of Merch 14, 1930, the premises bearing assessment No. 11, situated at Jawatta road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 24, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, March 28, 1920.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 8, 1930, published in the Government Gazette No. 7,767 of March 14, 1930, the premises bearing assessment No. 40, situated at Buller's road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 24, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.

The Municipal Office, Colombo, March 28, 1930.

WHEREAS by proclamation dated March 11, 1930, published in the Government Gazette No. 7,767 of March 14, 1930, the premises bearing assessment No. 1, situated at Alston place, Colombo, were proclamed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 26, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, March 28, 1930.

Foot-and-Mouth Disease.

W HEREAS by proclamation dated March 6, 1930, published in the Government Gazette No. 7,767 of March 14, 1930, the premises bearing assessment No. 84, situated at Wolfendahl street, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 27, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, March 29, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 7, 1930, published in the Government Gazette No. 7,767 of March 14, 1930, the premises bearing assessment No. 93, situated at Wolfendahl street, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 27, 1930.

M. Crawford,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, March 29, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 12, 1930, published in the Government Gazette No. 7,768 of March 21, 1930, the premises bearing assessment No. 525, situated at Narahenpitiya road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 29, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, March 31, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 25, 1930, published in the Government Gazette-No. 7,764 of February 28, 1930, the premises bearing assessment No. 2, situated at Church street, Slave Island, Colombo, were proclaimed an infected area in terms of sub-sections (1)

and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 31, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, April 1, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated February 25, 1930, published in the Government Gazette No. 7,764 of February 28, 1930, the premises bearing assessment No. 14, situated at New Urugodawatta road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 25, 1930.

M. CRAWFORD,

Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, April 1, 1930.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated March 4, 1930, published in the Government Gazette No. 7,765 of March 7, 1930, the premises bearing assessment No. 10, situated at Nelson lane, Colpetty, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from March 31, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, April 1, 1930.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 231, situated at Wellawatta road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 28, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, April 1, 1930.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 252, situated at Baseline road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 27, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colomo, April 1, 1930.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 16, situated at Mart lane, Dematagoda, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from March 31, 1930.

M. CRAWFORD.

Acting Municipal Veterinary Surgeon. The Municipal Office, Colombo, April 2, 1930.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out in W Kahatagahawatta at Nedurupitiya 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 undermentioned area is infected, viz. :-

The area is bounded on the north by land of G. Hendrick Mendis, south by Village Committee road, east by land of M. Don Juwan Appu, west by Village Committee road.

This declaration shall take effect from the date hereof.

March 27, 1930.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in VV Wetakeiyagahawatta at Kalaeliya 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 J. M. A. Peiris Annavirala, south by land of Kachchakaduge Manuel Fernando, east by land of K. Silvestri Fernando, west by land of K. Juse Fernando and others.

This declaration shall take effect from the date hereof.

March 30, 1930.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by the road leading to Attidiya, south by the portion of same land, east by the boundary of this land, west by the Galle high road.

This declaration shall take effect from the date hereof.

March 25, 1930.

G. W. DE FONSEKA, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at VV Laksapathiya, 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 A. C. Soysa, south by land belonging to Arnolis Peiris, east by land belonging to J. W. C. de Soysa, west by land belonging to J. W. C. de Soysa, west by land belonging to J. W. E. Mendis.

This declaration shall take effect from the date hereof.

G. W. DE FONSEKA,

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Buthpitiya North, in Meda pattu of Siyane 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,

The area is bounded on the north by village boundary of Pasgammana, south by village boundary of Pilikuttuwa, east by village boundary of Buthpitiya South, west by village boundary of Pilikuttuwa.

This declaration shall take effect from the date hereof.

March 25, 1930.

MAURICE PERERA, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 231A, Watarappola, 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 southern boundary fence of the land belonging to Mr. Dharmawardane, south by fields belonging to Mr. Boteju and others, east by land of Eliyas Appu and Mr. Dharmawardane, west by footpath to the fields.

This declaration shall take effect from the date hereof.

March 24, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 360, 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 under-mentioned area is infected, viz.:

The area is bounded on the north by premises bearing assessment No. 324, south by dewata road, east by dewata road, west by high road.

This declaration shall take effect from the date hereof.

March 24, 1930.

S. W. ILLANGAKOON. Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 302A, Kirillapone, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:-

The area is bounded on the north by premises bearing assessment No. 302, south by premises bearing assessment No. 301, east by ela, west by K. V. Railway line.

This declaration shall take effect from the date hereof.

March 24, 1930.

S. W. Illangakoon, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 298, Kirillapone, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :

The area is bounded on the north by dewata road, south by premises bearing assessment No. 262, east by K. V. Railway line, west by premises bearing assessment No. 285.

This declaration shall take effect from the date hereof.

March 24, 1930.

S. W. ILLANGAKOON, Chief Headman.

March 27, 1930.

Chief Headman.

W HEREAS foot-and-mouth disease has broken out at W No. 290, Kalubowila West, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by land belonging to Julis Fonseka, south by high road, east by land belonging to Julis Fonseka, west by land belonging to Hendrick Boteju.

This declaration shall take effect from the date hereof.

March 24, 1930.

S. W. ILLANGAKOON. Chief Headman.

Foot-and-Mouth Disease

WHEREAS foot-and-mouth disease has broken out at W No. 601, Welikada, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No .25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by high road, south by fence of premises bearing assessment No. 622, east by fence of premises bearing assessment No. 594, west by fence of premises bearing assessment No. 601A.

This declaration shall take effect from the date hereof.

March 24, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at 354, Galkissa, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by land belonging to B. Thegis Mendis, south by dewata road, east by land belonging to D. O. D. Silva, west by road to Sumanarama Pansala. This declaration shall take effect from the date hereof.

March 25, 1930.

S. W. ILLANGAROON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W 257, Kirillapone, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land belonging to N. Pabilis Almeda, south by land belonging to C. Don Pabilis, east by dewata road, west by K. V. Railway line. This declaration shall take effect from the date hereof.

March 25, 1930.

S. W. Illangakoon, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at 357, Galkissa, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2). of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :

The area is bounded on the north by land belonging to Siyadoris Perera, south by dewata road, east by land belonging to Mr. Obesekare, west by land called Siyambala-

This declaration shall take effect from the date hereof.

S. W. ILLANGAROON, Chief Headman.

March 25, 1930.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Pita Kotte, No. 234, in Colombo Mudaliyar's division of Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 21, 1930, is free from foot-and-mouth disease, and is no longer an infected

This declaration is to take effect from this date.

E. W. KANNANGARA, Additional Assistant Government Agent. The Kachcheri, Colombo, March 25, 1930.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Welikad 2, No. 669, in Colombo Mudaliyar's division of Colombo District of the Western Province, under section 5, sub-section; (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 21, 1930, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

E. W. KANNANGARA, Additional Assistant Government Agent. The Kachcheri, Colombo, March 25, 1930.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Welikada, No. 198, in Colombo Mudaliyar's division of Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 21, 1930, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

E. W. KANNANGARA, Additional Assistant Government Agent. The Kachcheri, Colombo, March 25, 1930.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Kotuwila, Nos. 103 and 111, in Colombo Mudaliyar's division of Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Gazette* dated March 7, 1930, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

E. W. KANNANGARA, Additional Assistant Government Agent. The Kachcheri, Colombo, March 25, 1930.

Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Welikada, No. 655, in Colombo Mudaliyar's division of Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 21, 1930, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

E. W. KANNANGARA, Additional Assistant Government Agent The Kachcheri, Colombo, March 25, 1930.

OTICE is hereby given that the area declared infected at Ihalakaragahamune, in Siyane korale west of Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Gazette* dated March 7, 1930, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

E. W. KANNANGABA, Assistant Government Agent.

The Kachcheri, Colombo, March 25, 1930.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Welikada, No. 655, in Colombo Mudaliyar's division of Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 21, 1930, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

E. W. KANNANGARA, Additional Assistant Government Agent. The Kachcheri, Colombo, March 25, 1930.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Pita Kotte, No. 125, in Colombo Mudaliyar's division of Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 21, 1930, is free from foot-and-mouth disease, and is no longer and infected area.

This declaration is to take effect from this date.

E. W. KANNANGARA Additional Assistant Government Agent. The Kachcheri, Colombo, March 26, 1930.

Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Makola South, in Siyane korale west of Colombo District of the Western Province, under section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 28, 1930, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

H. P. KAUFMANN, Assistant Government Agent. The Kachcheri. Colombo, March 31, 1930.

Foot-and-Mouth Disease.

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

The area is bounded on the north by cart road, south by land belonging to S. Podinona, east by land belonging to Fransiscu, west by cart road.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

Wetingsha - Al-Watinapaha, in Alutkuru korale north of Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:

The area is bounded on the north by land belonging to A. Samanaris Appuhamy, south by land belonging to G. Soyza, Proctor, east by land belonging to A. T. Perera, west by land belonging to G. Soyza, Proctor.

This declaration shall take effect from the date hereof.

March 24, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by cart road and dewata road, south by Village Committee road, east by dewata path and tract of fields, west by Village Committee

This declaration shall take effect from the date hereof.

March 24, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by high road, south by village boundary of Mabodale, east by high road, west by high road.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY. Chief Headman.

March 24, 1930.

Foot-and-Mouth Disease.

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

The area is bounded on the north by oya, south by Weediyawatta village, east by Village Committee road, west by Village Committee road.

This declaration shall take effect from the date hereof.

March 24, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at 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 Wenivelgodella estate, south by land of J. Somitcho and others, east by land of T. Mivanis Pieris, west by land of Pesohamy and others.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Chief Headman.

March 25, 1930.

March 24, 1930.

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

The area is bounded on the north by lands of Sapinappu and others, south by Kopiwatta estate, east by Minuwangoda-Dagonna road, west by tract of fields.

This declaration shall take effect from the date hereof.

C. H. A. Samarakkody,

March 25, 1930.

Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by land of Mr. Graetion, Proctor, south by high road, east by land of J. Arnolis Appu, west by lands of J. Thepanis Appu and others.

This declaration shall take effect from the date hereof.

March 25, 1930.

C. H. A. Samarakkody, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and mouth disease has broken out at Uggalboda 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 fields, south by lands of Mr. Rajapaksa, east by lands of Puncha Natchire, west by lands of Gabosingho.

This declaration shall take effect from the date hereof.

March 25, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by cart road, south by land of Suwarisa and others, east by cart road, west by fields.

This declaration shall take effect from the date hereof.

March 25, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by high road, south by road, east by Village Committee road, west by fields.

This declaration shall take effect from the date hereof.

March 25, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Palliyapitiya 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 tract of fields, south by Kekunagodella and tract of fields, east by tract of fields and village boundary, west by Village Committee road.

This declaration shall take effect from the date hereof.

March 25, 1930.

C. H. A. Samarakkody, Chief Headman.

Foot-and-Mouth Disease

WHEREAS foot-and mouth disease 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 lands of Thapanis and others, south and east by high road, west by fields.

This declaration shall take effect from the date hereof.

March 25, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease 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 land of Simon Perera, south by land of Venchohamy and others, east by fields, west by land of Siman Perera.

This declaration shall take effect from the date hereof.

March 25, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Nedagamuwa 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 Rubber estate of Seneviratne, south by high road, east by tract of fields, west by tract of fields.

This declaration shall take effect from the date hereof.

March 26, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by land of Mrs. P. R. Nonis, south by high road, east by land of Mrs. P. R. Nonis, west by land of Cyril Perera.

This declaration shall take effect from the date hereof.

March 26, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by tract of fields, south by cart road, east by tract of fields, west by Venivelgodella estate.

This declaration shall take effect from the date hereof.

March 26, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by tract of fields, south by Waljapala estate, east by village boundary of Weliya, west by village boundary of Galoluwa.

This declaration shall take effect from the date hereof.

March 28, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by high road, south by fields, east by land of Don Nicholas Appu, west by land of Don Jamis Perera.

This declaration shall take effect from the date hereof.

March 28, 1930.

C. H. A. SAMARAKKODY. Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by land called Madugahalanda, south by land of Mr. Croos Dabrera, east by land called Madugahalanda, west by road leading to Dangolla burial ground.

This declaration shall take effect from the date hereof.

March 28, 1930.

March 28, 1930.

C. H. A. SAMARAKKODY. Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by land called Madugahalanda, south by tract of fields, east by road leading to Dangolla burial ground, west by land called Hanganwalagodella.

This declaration shall take effect from the date hereof.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Weliya 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 village boundary of Matammana, south by land of D. E. W. Bastian and Waljapala estate, east by Village Committee road, west by village boundary of Ellangala.

This declaration shall take effect from the date hereof.

March 28, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease exists in Udu-VV pillegoda village of Lalpe Vidane Arachchie's division in Kandaboda pattu of the Matara District, Southern Province: It is hereby proclaimed under the provision of section 5 (i.) and (ii.) of the Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the village of Udupillegoda in Kandaboda pattu, the limits of which are specified below is an infected area.

This proclamation shall take effect from the date hereof.

Boundaries of the Area.

North: Village limits of Naiwela, Wepotaira, and Kebiliya-

East: Village limits of Akunadiwela and Lalpe. South: The boundary of the Gangaboda pattu.

West: Village limit of Kongala.

April 1, 1930.

W. A. WIJESINHE, Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the village of Mukamalai, in the division of Pachchilaipali, in the Jaffna District, Northern Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Contagious Diseases (Animals) Ordinance, No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

Village of Mukamalai.

Bounded on the east by Ittavil village boundary, north by lagoon, west by Eluthumattuval village lane, south by Kilali village.

This declaration shall take effect from the date hereof.

March 26, 1930.

V. CHELLATYAH. Chief Headman.

Hoof-and-Mouth Disease.

OTICE is hereby given that the villages of Nedunkeni, Mamadu, Kallolunkanpuliyankulam, and Samalankulam declared infected in Vavuniya North, in the Mullaittivu District of the Northern Province, under section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated January 24 and February 7, 1930, are free from hoof-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

R. S. V. POULIER,

The Kachcheri, Assistant Government Agent. Mullaittivu, March 25, 1930.

NOTICE is hereby given that the villages of Iratperiyakulam, Tiruvegama, and the villages in northern and southern tulana in Kilakkumulai south division and in the villages of Chinnacheddikulam korale declared infected in Vavuniya South in the Mullaittivu District of the Northern Province, under section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazettes dated December 13, 1929, January 3, 1930, and January 31, 1930, are free from hoof-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

R. S. V. POULIER,
The Kachcheri, Assistant Government Agent.
Mullaittivu, March 29, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Ballagalla Ella estate in Kumbalwela korale, Yatikinda division in the Province of Uva: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the said estate is an infected area.

Boundaries.

The boundaries of Ballagalla Ella estate. This declaration shall take effect from the date hereof.

March 29, 1930.

H. B. KATUGAHA, Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Pannalagama and Ambagasdowa in Yatipalata korale of Badulla District of the Province of Uva: 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 limit of Paranagama, south by village limit of Dangamuwa, east by village limits of Katugalla and Ratambe, west by village limit of Uma-ela.

This declaration shall take effect from the date hereof.

March 25, 1930.

J. C. LANKATILLERA, Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in the village of Damahana in Damahana wasama in the Helauda palata of Meda korale, Ratnapura District of the Province of Sabaragamuwa: It is hereby declared that the area bounded on the north by Walawe-ganga, east by village boundary of Aldora and Puwakgahawadiya, south by village boundary of Telandiriya and Mahawalatenna, west by Kirimetitenna and Welange wasama boundaries, is infected in terms of section 5 (1) and (2) of Ordinance No. 25 of 1909.

This declaration will take effect from March 27, 1930.

March 27, 1930.

BARNES RATWATTE, Chief Headman.

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

Local Option Areas, 1931-32.

THE following are the areas defined in terms of Excise Notification No. 146 published in the Government Gazette No. 7,478, dated August 14, 1925, as amended by Excise Notification No. 180 published in the Government Gazette No. 7,661 of August 31, 1928, for local option polls in respect of period 1931-32.

in respect of period 1931-32.									
Tavern.	Police Vidan Division No								
Kalamulla	729	Nagoda							
(arrack)	730	Katukurunda							
	731	Kalamulla West, Kalamulla East							
	732	Etagama							
	733	Suwandachchimulla, Angan-							
		goda, Pambe, Maduru- duwa, Malegoda							
	734	. Kuda Paiyagala							
	736	Pinidiyamulla, Hettiwidiya							
		alias Radamulla, Metiyala- mulla, Badalgoda							
Diyalagoda	738	Palayangoda, Nagahaduwa,							
(arrack)		Kachchagoda, Weragala							
	739 .	. Mahagammedda, Induruwe-							
		goda, Gabadagoda							
	740 .	. Potuwila, Panikkigoda,							
	•	Gomarakanda, Pahala- goda							
	741 .	Diyalagoda, Kapugoda,							
	121	Badahelagoda, Munasin-							
		goda, Wawulugallena							
	742 .	. Maggona West							
	743 .	. Maggona East							
	744 .	. Halkandawila, Duwegoda							
		. Munhena							
•	746 .	. Irindiligoda, Hunugoda,							
		Manallamala							

Magalkanda

	Tavern Police Vic	
	Alutgama (toddy) 762	Kaluwamodara
I	763	Ganegama
į	764	Alutgama West
ļ	765	Alutgama East
	766	Alutgamwidiya, Kadiya-
	1	watta, Alakandupitiya,
į		Hettiwatta, Pattagoda
	Horana (foreign 610	Aramanagolla
į	liquor) 615	Horana, Wewala
	616	. Owitiyagala, Munagama
	Tebuwana 808	Tudugala
i	(foreign liquor) 809	. Tebuwana
	Neboda (foreign 806	. Ihala Neboda
	liquor) 807	Pahala Neboda
-		I. I. HIINTED

Assistant Government Agent.

The Kachcheri, Kalutara, March 31, 1930.

Re-opening of Toddy Tavern at Tondamanar in the Jaffna District.

I T is hereby notified for the information of the general public that it is proposed to re-open the toddy tavern at Tondamanar from July 1, 1931.

2. I shall receive any written representations made regarding the re-opening of the above tavern up to Saturday, May 17, 1930, and any verbal representations made on the said date at the Jaffna Kachcheri between the hours of 10 A.M. and 12 NOON.

The Kachcheri, Jaffna, March 25, 1930. J. D. Brown, Government Agent.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Auction Sale of a Motor Car, &c.

Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and at the time therein mentioned, unless in the meantine the amount of the rates and costs be duly paid.

Town Hall, Colombo, April 1, 1930. G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

Place, Time, and Date of Sale: Municipal Stores at Darley Road, at 9 a.m. on Friday, April 25, 1930.

Premises No.

Street.

Quarter and Year.

Property seized.

Land 3 .. Braybrooke street 3 .. Staples street ...

3rd and 4th quarters, 1929 One Cleveland motor car No. C 6520 in good running order complete with lights and tools. One portable weighing

machine (Avery, Ltd.) with 8 weights

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 140th clause of the Ordinance No. 6 of 1910, for arrears of rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The Municipal Office, Colombo, April 1, 1930. G. H. N. SAUNDERS, for Chairman.

SCHEDULE.

Premises No	ο.	Street.	Quarter and Year.			Time of Sale.
287		Maradana road	• •	4th quarter,	1929	 9 A.M. on April 28, 1930
289		do		do.	• • .	 do.
10/4		Temple lane		do.		 10 A.M. on April 28, 1930
299/199	٠	Sea street	• • •	do.		 9 A.M. on April 29, 1930

LOCAL BOARD NOTICES.

SANITARY BOARD, KALUTARA DISTRICT.

Statement of Revenue and Expenditure for the Year 1929.

HORANA.

	Amount.	Total.			Amount.	Tot	al.
REVENUE.	Rs. c.	Rs. c.	EXPENDITURE.		Rs. c.	Rs.	c.
Assessment tax	2,131 63		Salaries and allowances		2,076 95		
Government subsidy account road tax	670 5		Revenue services		353 54		
Licence duty on motor vehicles	3,553 33		Office contingencies		107 66		
Stamp duty on licences	1,473 50		Cost of audit		147 47		
Fees on licences	329 25		Purchase of stores and disinfectants	• •	129 30		
Finas	29 70		Miscellaneous		162 15	•	
Dowler Dulling and the	2,287 16		Lighting street lamps	• • •	950 25		
Congomeran face	815 41				2,624 50		
Comptons food	114 50		Upkeep of roads and bridges, &c.		`aa=: a		
Q-1- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	352 0		Upkeep of cemetery, buildings, &c.		700 65		· .
	21 55		opkeep of cemetery, bundings, ac.	• •	100 00		
Miscellaneous receipts	21 99						
Compensation for loss of revenue from	2 016 50		*				
opium	3,016 50					F 450	417
Dofum J. C. 1	110 54	14,794 58	Faturandiam, Woule	_		7,479	47
Refund of advance	118 54		Extraordiary Works.		7.504		
·		118 54	Improvements to pulic market	• •	1,764 0		
			Construction of side drains	• •	2,080 80	•	
			Construction of cart shed		340 0		
	•		Costs of carts, &c., for day conservancy		657 0		
			Construction of bus stand	• •,	420 37		
				_		5,262	17
			Refunds			18	
			Advance account			520	0
•	-				_		
		14,913 12				13,279	64
Balance on January 1, 1929		15,611 55	Balace on Decemer 31, 1929			17,245	3
, , , , , , , , , , , , , , , , , , ,					_		
•		30,524 67				30,524	67
•	_	{	*		_		
				. *			

		ALUT	GAMA.		
	Amount	. Total.	1	Amount.	_Total.
Revenue.	Rs. c		1 ~	Rs. c. 1,233 8	
Assessment tax Government subsidy account, road tax	1,190 43		Salaries and allowances	435 68	
Licence duty on motor vehicles	4,945		Office contingencies	190 83	
Stamp duty on licences Fees on licences	652 67 381 25		Cost of audit Purchase of stores and disinfectants	167 26 128 41	
Fines	205 0	•	Miscellaneous	188 94	
Rents—Public market, &c.	4,187 29		Lighting street lamps Scavenging and conservancy	1,143 90 4,422 90	
Conservancy fees Cemetery fees	2,061 58		Scavenging and conservancy Upkeep of roads and bridges, &c	36 8 0	
Slaughter-house fees	284 25		Upkeep of cemetery, buildings, &c.	237 0	•
Miscellaneous receipts	702 25		Repayment of loan and interest	1,450 0	9,966 0
Refund of advance		117 0	Extraordinary Works.		
			Reconstruction of old market Construction of cart shed	4,931 53 390 0	
		•	Construction of drains (revote)	1,371 57	
			Cost of carts, &c., for day conservancy Tarring of bus stand	934 45 396 0	
			Tarring of bus starid		8,023 55
·	·	- 1	Special Expenditure.		
			Contribution towards Health and Baby Week Show	_	100 0
		,	Refunds		32 66
		19,052 35		-	18,122 21
Balance on January I, 1929		13,677 15	Balance on December 31, 1929		14,607 29
		32,729 50		-	32,729 50
	,	32,729 50		_	32,129 30
	Amount.		WALA.	A a	Total.
REVENUE.	Rs. c.	Total. Rs. c.	Expenditure.	Amount. Rs. c.	Rs. c.
Assessment tax	8,254 60		Salaries and allowances	1,397 7	
Government subsidy account, road tax Licence duty on motor vehicles	3,715 65 1,760 83		Revenue services	815 9 3 191 88	ė
Stamp duty on licences .	544 50	i	Cost of audit	164 46	
Fees on licences Fines	135 50 266 50		Purchase of stores and disinfectants Miscellaneous	269 45 111 84	
Rents—public markets, &c.	266 50		Lighting street lamps	2,153 32	
Conservancy fees Cometery fees	895 0		Scavenging and conservancy	5,290 75	
Cometery tees Slaughter-house fees	176 0 621 25	l	Upkeep of roads and bridges, &c Upkeep of cometery, public buildings	1,504 0 363 50	
Miscellaneous receipts	194 57		Repayment of loan	750 0	
Contribution account, Customs road	150 0	17,640 18	Extraordinary Works.		13,012 20
•		11,040 10	Construction of Akkaragoda road	985 45	
•			Improvements to 1st section of Massala road	490 0	
			road Construction of cart shed	380 0	
			Improvements to Deenagoda road	800 0	
			Cost of carts, &c., for day conservancy	477 10	3,132 55
			Special Expenditure.		
·		į.	Contribution towards Health and Baby Week Show		100 0
			WOOK SHOW	-	
Balance on January 1, 1929	_	17,640 18 5,433 9	Polones on December 21, 1020		16,244 75 6,828 5 2
building of building 1, 1929	•• —	5,433 9	Balance on December 31, 1929		
		23,073 27	·		23,073 27
			•	-	
	.*		DUWA:		
Dwww.	Amount.	Total.	F	Amount. Rs. c.	Total. Rs. c.
REVENUE. Assessment tax	Rs. c 4,389 48		EXPENDITURE. Salaries and allowances	Rs. c. 1,119 86	,1VD, 01
Government subsidy account, road tax	3,323 97		Revenue services	655 74	
Licence duty on motor vehicles Stamp duty on licences	2,691 66 361 50		Office contingencies	198 47 1 42 95	
Fees on licences	94 50		Purchase of stores and disinfectants	123 74	
Fines Rents—public market, &c.	128 50		Miscellaneous Lighting street lamps	177 71 1,241 86	
Conservancy fees	3,153 0		Scavenging and conservancy	6,282 50	
Miscellaneous receipts Contribution account, Pattieliya road	368 25		Upkeep of roads and bridges, &c	1,995 0	
•		14,897 36	Upkeep of cemetery, buildings, &c	98 38	12,036 21
Loan account, acquisition of land			Extraordinary Works.	4 9 0 # - *	
recreation ground, &c. Refund of advance	·· —	7,500 0 37 50	Construction of Central road Construction of cart shed	4,385 0 590 0	
			Providing 4 petrol lamps	237 50	
			Cost of day conservancy Scheme	1,865 32	7,077 82
		00 404 00			
Balance on January 1, 1929		22,434 86 7,334 71	Balance on December 31, 1929		19,114 3 10,655 54
Datation Off Cantains 1, 1020	÷ •				
		29,769 57			29,769 57

				TEBU	WANA.				
Reven	UE.	Amo Rs	unt.	Total. Rs. c.	Expenditure.		Amount. Rs. c.	Tot Rs.	
Assessment tax	••	1,06	8 74		Salaries and allowances .		163 50	100.	٥.
Government subsidy ac			0 26		Revenue services		120 75		
Licence duty on motor		45			Office contingencies	• •	32 15		
Stamp duty on licences Fees on licences	•	0	2 50 7 0	*	Cost of audit Purchase of stores and disinfectants	• •	27 81		
Fines			5 50		Miscellaneous		49 76 99 6	•	
Rents—public market,			5 30	į	Scavenging and conservancy	• •	744 60		
			5 32		Upkeep of public buildings, &c.		25 50		
Miscellaneous receipts	• •	46'	7 19		Repayment of loan and interest		733, 33		
				3,451 82	Extraordinary 1	Works.	 '.	1,996	46
				ĺ	Cost of one conservancy hand cart			87	0
•					Refunds	• •		9	0
				3,451 82	•			2,092	46
Balance on January 1	, 1929			3,018 50	Balance on December 31, 1929			4,377	
	·			6,470 32				6,470	32
			_	J					

NEBODA.

REVENUE.	Amount. Rs. c.	Total. Rs. c.	EXPENDITURE.	Amount. Rs. c.	Total. Rs. c.
Assessment tax Government subsidy account, road tax Licence duty on motor vehicles Stamp duty on licences Fees on licences Fines Rents, public market, &c. Conservancy fees Slaughter-house fees	729 60 174 60 802 9 752 50 66 0 42 50 714 82 130 30 145 60	•	Salaries and allowances	232 9 74 87 22 56 34 88 88 34 119 36 648 91 96 25 600 0	
Miscellaneous receipts	6 33	3,564 34	Extraordinary Works. Improvements to public well and providing a pump	380 0	1,917 26 380 0
Balance on January 1, 1929		3,564 34 7,128 29 10,692 63	Balance on December 31, 1929		2,297 26 8,395 37 10,692 63

AGALAWATTA.

Revenue.		Amount. Rs. c.	Total. Rs. c.	Expenditure.		Amount. Rs. c.	Total. Rs. c.
Assessmet tax Government subsidy account, road Licence duty on motor vehicles Stamp duty on licences Fees on licences Fines Rents, public market, &c. Conservancy fees	tax	944 38 356 40 1,360 0 73 0 134 50 48 0 370 0 150 57		Salaries and allowances Revenue services Office contingencies Cost of audit Purchase of stores and disinfectants Miscellaneous Scavenging and conservancy Upkeep of roads and bridges, &c. Upkeep of public buildings, &c.		237 70 130 32 22 11 32 94 36 38 72 47 683 92 179 50 82 50	
Miscellaneous receipts	• • <u>-</u>	11 30	3,448 15	Extraordiary Works. Costruction of cart shed Improvements to public well and pring a pump Refunds	ovid-	335 0 315 0	1,477 84 650 0 15 0
Balance on January 1, 1929		-	3,448 15 3,899 43 7,347 58	Balance on December 31, 1929	•		2,142 84 5,204 74 7,347 58
•			.,	• 1 •			

The Kachcheri, Kalutara, March 31, 1930. A. B. HALLOCK, for Chairman.

SANITARY BOARD, KANDY DISTRICT.

Statement of Revenue and Expenditure for the Year 1929.

WATTEGAMA.

REVENUE.		Amoun Rs.		Expenditure.		Amount. Rs. c.
Sanitary rate, 4 per cent		1,998	68	Scavenging		2,052 50
Water rate, 6 per cent.		2,984	76	Remuneration to assessors		114 98
Compensation in lieu of road tax		593	37	Improvement to water supply		455 0
General licences		235	0	Commission to collectors		227 11
Cart licences		15	0	Pay of clerks		575 0
Explosive licences		. 3	50	Rent of slaughter-house		77 0
Butcher licences		20	0	Stationery, stores, &c		175 0
Gun licences		81	50	Destroying stray dogs		66 25
Slaughter-house fees		276	25	Advertising charges		23 67
Motor car licence fees		5,537	98	Drains (construction)		1,254 27
Fines		0	25	Electric street lighting		648 0
Compensation in lieu of local rates on Go	vernment			Salaries of staff, &c		5,428 67
properties		426	90	Erection of bus stand		1,137 90
Refund of stamp duty on notaries certificat	es	90	0	Repairs to water supply		20 75
Petroleum fees		125	0	Overhauling lighting scheme		
Dog tax		7	75	Repairs to incinerator		
Private conservancy		1,556	25	Repayment of loan		1,100 0
Market rent		936	0	Interest on loan for lighting scheme		935 0
Miscellaneous		12	53	Sinking fund on other loans		221 0
Lighting scheme—				Interest on other loans		386 76
Fees for current		6,940	30	Repairs to market		73 32
Works executed for customers		881	1*	Maintenance of waterworks		180 0
Interest on deposits		535	64	Miscellaneous		498 8
•••				Conservancy of private latrines		1,339 50
				Sanitary Board contribution re playground		200 0
				Commission on collection of installation charges		69 62
		23,257	67	Total expenditure		17,259 38
Deposit account		240	0	Refund of deposit account		158 75
		23,497	67		-	17,418 13
Balance		24,617		Balance		30,696 78
π	otal	48,114	01		-	48,114 91
	otal	20,114	91	Total	• •	40,114 91
				1	-	

^{*} Recovery by instalments of cost of works carried out by the Sanitary Board.

PUSSELLAWA.

F	EVENUE.			Amour Rs. o		Expenditui	RE.			Amount.
Sanitary rate, 6 p Water rate, 3 per Slaughter-house in Compensation in properties Cart licences Butcher licences Gun licences Explosive licence Fines Refund of police General licences Motor car licence Dog tax Private conservat Interests on depo Miscellaneous Deposit account	er cent. cent. ees lieu of road tax lieu of local rat s tax duty	es on Governm		Rs. c 1,806 683 453 589 204 5 20 27 9 37 2,345 122 562 8 1,288 417	93 8 25 86 47 0 0 50 50 50 50 10 75 0 32 24 91 95	Scavenging Remuneration to assessors Commission to collectors Pay of clerks Interest on loans Stationery, stores, &c. Instalment of loan Destroying stray dogs Repairs to incinerator Advertising charges Latrines (repairs, &c.) Drains (construction) Maintenance of waterworks Lighting Micellaneous Conservancy of private latrines Construction of waterworks Contribution for maintenance of Total expenditure Refund of deposit account				Rs. c. 1,662 50 327 24 172 5 475 0 237 50 125 0 250 0 23 65 122 95 28 75 82 95 676 18 61 53 170 0 230 93 1,104 0 4,585 63 150 0
Balance	••	··· Total	··-	15,236 25,591	39	Balance		Total	•••	10,635 86 14,955 39 25,591 25
			_		_ '	•			-	

	NOF	RWOOD.		*.
Revenue.	Amount.	EXPENDITURE.	•	Amount.
	Rs. c.			Rs. c.
Sanitary rate, 6 per cent	1,203 91	Scavenging	••	1,055 0
Water rate, 2 per cent.	391, 13	Remuneration to assessors	••	57 5
Slaughter-house fees	56 50 424 35	Commission to collectors Pay of clerks	• •	98, 4,
Cart licences	10 0	Erection of slaughter-house	• •	425 0 425 92
Butcher licences	5 0	Stationery, stores, &c.	••	75 0
Gun licences	23 50	Destroying stray dogs	• •	4.45
General licences	51 0	Advertising charges	••	7, 50
Rent on stalls	168 0*	Sinking fund on loans Interest on loans	••	20 32 35, 56
Compensation in lieu of local rates on Government properties	28 80	Miscellaneous	••••	185 45
Motor car licence duty	2,941 6	Conservancy of private latrines	••	312 0
Dog tax	4 75		•	-, , ,, ,, ,, ,
Private conservancy	336 0	Total expenditure	• •	2,701.29
Interests on deposits	196 8	Balance	•	13,042 75
	5,840 8			
Deposit account	27 12		•	
		·	•	
·	5,867 20			
Balance	9,876 84			* * ±** · *
Total	15,744 4		Total	15,744 4
* Part	of rent for 19	30 paid during 1929.		
	DOCAWA)	TALAWA.		
		NIALAWA.		
D	$\begin{array}{c} \textbf{Amount.} \\ \textbf{Rs. c.} \end{array}$	Expenditure.		Amount.
REVENUE.		1		Rs. c.
Sanitary rate, 6 per cent.	404 01	Scavenging Remuneration to assessors	• •	960 0
Water rate, 2 per cent	0565 0	Commission to collectors	••	56 81
Compensation in lieu of road tax	388 44	Pay of clerks	••	$\begin{array}{cccc} \dots & 79 & 1 \\ \dots & 225 & 0 \end{array}$
Liquor licences	. 168 0	Rent of slaughter-house	••	54. 0
Explosive licences		Rent of cattle exposure shed	• •	30 0
Interests on deposits	. 95	Stationery, stores, &c.	••	30 0
Butcher licences	9 50	Destroying stray dogs Advertising charges	••	33 40
Gun licences Compensation in lieu of local rates on Governmen		Repairs to waterworks	• •	2 50. 36 0.
properties	9 60	Miscellaneous	••	86 26
General licences		Maintenance of waterworks		57 50
Fines	7 50	Conservancy of private latrines	• •	537 50
Private conservancy	3 00F FF	Total amanditure		0.107.00
Motor car licence duty Dog tax	91 0	Total expenditure Balance	• •	2,187 98 5,782 85
Dog tax Miscellaneous	195 90		••	0,102 00
The state of the s				
·	5,396 32			
Deposit account	32 85			
	5,429 17			
Balance	2,541 66			
				
Total .	7,970 83		Total	7,970 83
•				
	MASK	ELIYA.		
44	Amount.			Amount
REVENUE.	Rs. c.	Expenditure.		Rs. c.
Sanitary rate, 6 per cent.	2,121 64	Scavenging	,	1,295 0
Water rate, 2 per cent.	707 28	Remuneration to assessors	•	82 43
Slaughter-house fees	284 50 591 57	Improvement to water supply Pay of clerks	. • •	4,566 50 475 0
Compensation in lieu of road tax	100 0	Rent of slaughter-house	••	475 0
Market rent	20 0	Stationery, stores, &c.	,	100 0
Butcher licences	20 0	Destroying stray dogs	• •	20 65
Gun licences	. 28 0	Advertising charges	••	10 0
General licences		Drains (construction)	••	579 75
Fines	7 50	Repairs to water supply Maintenance of waterworks	• •	$\begin{array}{cccc} \cdot \cdot & 22 & 50 \\ \cdot \cdot & 60 & 0 \end{array}$
Explosive licences	F 194 10	Miscellaneous	••	198 77
Motor car licence duty Compensation in lieu of local rates on Governmen	t	Conservancy of private latrines	••	414 0
buildings	. 57 60	Latrine construction	• •	2,908 52
Dog tax		Construction of retaining wall	• •	98 42
Private conservancy	979 91	Total expenditure		10,956 54
Interest on deposits	$\begin{array}{cccc} & 272 & 21 \\ 200 & 0 \end{array}$	Refund of deposits	• •	10,956 54
Miscellaneous			•	
	10,179 48			11,006 54
Deposit account	. 140 40	Balance	••	17,501 30
	10,319 88	1 mm		
Polones	10,319 88			and the second
Balance				
Total	. 28,507 84		Total	28,507 84
		1 .		

	KADUGAI	NNAWA.	
•	Amount.		Amount,
REVENUE.	Rs. c.	Expenditure.	Rs. c.
Sanitary rate, 6 per cent	3,318 96	Scavenging	1,950 0
Slaughter-house fees	271 75	Remuneration to assessors	129 22 123 8
Compensation in lieu of road tax	799 47 445 50	Commission to collectors Pay of clerks	500 0
Cart licences	48 0	Rent of slaughter-house	90 0
Butcher licences	20 0	Stationery, stores, &c	125 0
Gun licences	59 50	Destroying stray dogs	$\begin{array}{ccc} \dots & 29 & 0 \\ \dots & 2 & 50 \end{array}$
Explosive licences	$\begin{array}{c} 18 & 50 \\ 229 & 78 \end{array}$	Advertising charges Conservancy of private latrines	1,999 75
General licences	001 0	Drains (construction)	15 0
Poison licences	25 0	Erection of a retaining wall for incinerator	200 0
Compensation in lieu of local rates on Government	500 FG	Sinking fund on loans	180 0 80 0
properties Petroleum licences	$509 76 \\ 240 0$	Interest on loans Cost of conservancy cart, &c	324 15
Petroleum licences	2,378 78	Miscellaneous	511 11
Dog tax	20 0	Expenses re water supply	250 0
Private conservancy	$\begin{array}{ccc} 2,334 & 0 \\ 10 & 0 \end{array}$	Matal annua ditum	6,508 81
Refund of stamp duty on notaries certificates Miscellaneous	$\begin{array}{cc} 10 & 0 \\ 22 & 1 \end{array}$	Total expenditure	2 0
Miscenaneous		rectand of deposit decounts	
	10,972 1		6,510 81
Deposit account	53 85	Balance	18,713 4
	11,025 86		
Balance	14,197 99		
	 .	m · ·	0F 000 95
Total	25,223 85	Total	25,223 85
		DATES A	•
	TELDE	ENIYA.	
15 '	Amount.		Amount.
REVENUE.	Rs. c.	Expenditure.	Rs. c.
Sanitary rate, 6 per cent.	1,628 34	Scavenging	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Water rate, 2 per cent	338 44 409 50	Remuneration to assessors Commission to collectors	95 77
Interest on deposits	51 79	Pay of clerks	300 0
Refund of stamp duty on notaries certificates	10 0	Private conservancy	942 0
Butcher licences Gun licences	10 0	Interest on loans	157 50 60 0
Slaughter-house fees	$\begin{array}{c c}41&0\\221&50\end{array}$	Stationery, stores, &c Instalment of loan	225 0
Compensation in lieu of local rates on Government	221 00	Destroying stray dogs	69 20
properties	379 36	Advertising charges	30 0
Explosive licences	2 0	Latrines (repairs, &c.)	9 0 1,066 35
Companylinemen	$egin{array}{ccc} 147 & 50 \ 221 & 25 \end{array}$	Drains (construction) Repairs to market	68 20
Private conservancy	1,211 90	Latrine construction	1,225 91
Market rent	161 25	Lighting	70 0
Dog tax Petroleum licences	10 25	Construction of Government exposure shed	318 3 17 90
Transfer of Government grant for construction of	15 0	Repairs to waterworks Maintenance of waterworks	120 0
latrines	1,350 0	Miscellaneous	263 3
Miscellaneous	46 72	Repairs to goat slaughter-house	87 38
Motor car licence duty	2,985 2	M-4-1-1 - 3's	6,621 29
·	9,240 82	Total expenditure	214 50
	85 25	attended deposits.	
			6,835 79
	9,326 7 6,835 60	Balance	9,325 88
_ ·	0,855 00		
Total	16,161 67	Total	16,161 67
•			
	MAILAI	PITIYA.	•
•	Amount		Amount.
REVENUE.	Rs. c.	Expenditure.	Rs. c.
Sanitary rate, 6 per cent	434 6	Scavenging	535 0
Compensation in lieu of road tax	172 80	Remuneration to assessors	36 30
Cart licences	50 0	Commission to collectors	17 89
Gun licences Fines	$\begin{array}{ccc} 13 & 0 \\ 15 & 0 \end{array}$	Pay of clerks Stationery, stores, &c	$\begin{array}{cccc} & 25 & 0 \\ & 30 & 0 \end{array}$
Compensation in lieu of local rates on Government	10 0	Government contribution for construction of latric	
properties	10 80	Miscellaneous	26 26
General licences	48 0	Total armanditure	1 011 91
Dog tax	5 75 99 17	Total expenditure	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Motor car licence duty		Refund of deposits	
	848 58		$1,871 \ 21$
Deposits	83 25	Balance	2,151 63
	931 83		
Balance	3,091 1		
	4.099.04	_	
Total	4,022 84	Total	4,022 84
	·-		

	•	•			G	$\mathbf{AL}A$	AHA.	•				
	REVENUE.					c.	Expenditure				Amou Rs.	
Sanitary rate, 6 pe	r cent.					59		•				_
Water rate, 6 per c	ent.					59	Scavenging	• •		• •	785	0 -
Compensation in li	eu of road tax				328	77	Remuneration to assessors					11
Interest on deposit	.8				116	8	Commission to collectors	• •			45	54
T : 12					140	0	Pay of clerks				225	0
Cart licences	••				5	0	Rent of slaughter-house				22	50
Butcher licences					15	0	Stationery, stores, &c.				45	0
Gun licences	• •				17	50	Destroying stray dogs				47	.0
Slaughter-house fe	•• ea	• • •	• .		179	75	Latrines (repairs, &c.)				69	60
Motor car licence		• • •			1,552		Drains (construction)				457	50
Genera llicences	auty					. 0	Drains (repairs)	• •	•		36	0
Fines	: •			• •	117	50	Construction of a goat exposure				321	90
Private conservan	**	• •		• •		75	Repairs to water supply				33	
Dog tax	-	• •		• •		50	Maintenance of waterworks	• •			50	ŏ
Miscellaneous	••	• •		• •	60	ő	Miscellaneous	••			118	-
Miscenaneous	• •	• •	•	• •	00		Repayment of loan	• •		• • •	300	
				_	4,400	52	Interest on loan	• •			27	ŏ
Description					568			• •		• •	406	•
Deposit account	• •	• •		• •	906	20	Conservancy of private latrines	• •		• •	*00	90
					4.000	72	Matal ditama			-	3,066	99
D 1					4,968		Total expenditure	• •		• •		
$\mathbf{Balance}$	••	• •		•,•	7,624	9	Refund of deposits	• •		• •	30	0
		•					·				0.000	
							7.1				3,096	
•				_			Balance	• •		• •	9,495	99
			Total		12,592	82			m		10 500	
			Lovai	٠					Total	• •	12,592	82

HULUGANGA.

	REVENUE.			A	mou Rs.		Expenditure	•			Amou Rs.	
Sanitary rate, 6 p	er cent.				521	80	Scavenging	• •		٠.	745	0
Compensation in					115	20	Remuneration to assessors	• •	•			98
Butcher licences					20	0	Commission to collectors	٠			24	7
Compensation in	lieu of local re		Governmen	$^{ m 1t}$			Advertising charges				15	0
properties	••				2	88	Drains (construction)					
Fines					0	50	Private conservancy				168	
General licences					47	0	Miscellaneous				31	ŏ
Motor car licence	duty				12	50	Latrine construction (transferred	l to Teld	deniva)		1,350	. 0
Private conservar					196	0	,		0 .7	_		
Dog tax					2	75	Total expenditure				2,580	30
208 1411	••						Refund of deposits				10	
					918	63						
Deposit account					100	33	· ·				2,590	30
Deposit account	••						Balance				132	
				1	1,018	96				• •	102	0.1
Balance				. 1	1,703	68						
Dalance	••	••		·					-			
	•		Total .	. 2	2,722	64			Total	•:	2,722	64
							!			_		

ULAPANE.

Revenue.		Amount. Rs. c.	Expendi	TURE.		Amount. Rs. c.
Sanitary rate. 6 per cent Compensation in lieu of road tax Interest on deposits	··· ···	1,079 35 264 60 9 10 10 0	Scavenging Remuneration to assessors Commission to collectors Pay of clerks	••	••	990 0 107 10 38 58
Poison licences Butcher licences Gun licences Compensation in lieu of local rates on Govern	ment	. 10 0 9 50	Stationery, stores, &c. Latrines (repairs, &c.) Drains (construction)	••	* * * *	60 0 30 0 23 28 32 50
properties Private conservancy Fines	••	14 76 472 50 97 50 67 0	Miscellaneous Private conservancy Erection of steps	••	•	61. 28 320 0 125 0
General licences	•••	515 84 5 50 13 80	Total expenditure Balance	:	: :	1,787 74 3,293 90
Deposit account	• • •	2,569 45 28 64				
Balance		2,598 9 2,483 55		n e	· <u>-</u>	
Tota	1	5,081 64			Total	5,081 64

T 4	******	
PA	NWIT	٠А.

					Amour	ıt.				Amou	
. · · · I	REVENUE.		٠		Rs.	с.	Expenditure	i.,		$\mathbf{R}\mathbf{s}$. с.
Sanitary rate, 6 p	er cent.				714	92	Scavenging	• • • •		815	0
Compensation in					228	6	Remuneration to assessors	"		57	
					5	0	Commission to collectors				44
Butcher ligences					5	0	Pay of clerks			75	
Explosive licences	·				2	0	Stationery, stores, &c.				0
Compensation in	lieu of local ra	tes on	Governm	\mathbf{ent}		i	Destroying stray dogs				10
properties	• •	• •				0	Drams (construction)	• •			46
Private conservar	ey	• •	•		774		Miscellaneous	• •			59
General licences					66	0	Private conservancy	• •			50
Gun licences					10	0	Repairs to well			38	30
Motor car licence	fees .			• •	1,036				•		
Dog tax	• •				10		Total expenditure	• •		2,024	81
Miscellaneous	• •	• •		• •	7	50 J	Refund of deposits	• •	• •	45	0
, , o				-	0.170	_	•		•	0.000	
					3,156		n.,			2,069	
Deposit account	• •	• •	•	• •	67	5U	Balance	• •	• •	2,449	80
				-	0.000	- I					
·	•				3,223						
Balance	• •	• •		٠.	1,295	70 J					
	•		moto1	_	4 510	<u>-</u>		•	Tratal .	4,519	61
			Total	• •	4,519	0.1			Total	4,019	· ·
* •									•		

The Kachcheri, Kandy, March 27, 1930. H. W. CODRINGTON, Chairman.

Sale, Sanitary Board, Pussellawa.

NOTICE is hereby given that the properties mentioned in the approved schoolin the annexed schedule, having being seized for default of payment of sanitary rates, water rates, and Police taxes for the 4th quarter, 1929, will be sold by auction at the premises on Wednesday, April 16, 1930, at 10 A.M. in conformity with section 1, sub-section (1-4), of Ordinance No. 6 of 1873, unless in the meantime the amount owing in respect of the rate, together with the lawful costs of seizure and sale, is duly paid.

The Kachcheri, Kandy, March 28, 1930.

W. D. GODSALL, for Government Agent.

SCHEDULE REFERRED TO.

Sanitary and Water Rates.

Nos. 17, 17a, 24, 24a, 27a, 40, 46a, 47, 49, 54, 58, 60° 62, 69, 70, 95, 96, 96a, 99, 106, 113a, 115, 118a, 120a, 122, 125A, 127A, 128, 134, 136, 145A.

Police Tax.

Nos. 17, 24, 24A, 40, 46A, 47, 49, 54, 55, 58, 60, 62, 115, 118A, 122, 128, 134, 136, 145A, 147, 95, 95A, 96, 96A.

SANITARY BOARD, MANNAR DISTRICT.

Statement of all Moneys received and paid and all Sums levied and expended under "The Small Towns Sanitary Ordinance, 1892," for the year 1929.

MANNAR TOWN.

REVENUE.	Rs.	c. 1	EXPENDITURE		Rs.	c.	
Taxes		5,523	9	Administration		986	53
Licences		840	75	Sanitation		4,633	11
Rents.		1,553	52	Public works		3,868	
Fines		84	95	Miscellaneous		353	77
M ₁ scellaneous		706	25				
Dalama an T	_	8,708	56	Polance on Torre	_	9,842	26
Balance on Janu 1, 1929	ary	3,322	65	Balance on Janu 1, 1930	uary	2,188	95
- 	· •	12,031	21			12,031	21

ERUKILAMPIDDI TOWN.

REVENUE.		$\mathbf{Rs.}$	c.	EXPENDITURE.	Rs.	c.
Rents Fines Miscellaneous		13	27 50 20 50 16	Administration Sanitation Public works Miscellaneous		74 78 50 26
Balance on Januar 1, 1929	ry 	2,290 1,369 3,660	73	Balance on January 1, 1930	312	28 8 36

PESALAI.

REVENUE.		$\mathbf{Rs.}$	c.	EXPENDITURE.	Rs.	c.
Taxes Licences	• •	811 37	$\begin{array}{c} 2 \\ 50 \end{array}$	Administration	306 504	
Rent		8	50	Public works		
Fines Miscellaneous	• • • • • • • • • • • • • • • • • • • •	1 2	25 97	Miscellaneous		
Deficit on Janu	arv	861	24	Deficit on January	811	92
1, 1929	·	62	36	1, 1930	13	4
		798	88	_	798	88

	VIDA	TT	ALTIVU.		
REVENUE.	Rs.	c.	EXPENDITURE.	Rs.	c.
Taxes Licences Rents Fines Miscellaneous	. 137 . 41	50	Administration Sanitation Public works Miscellaneous	364 601 484 20	57
Balance on Januar 1, 1929	1,358 . 1,413 2,771	52	Balance on January 1, 1930	1,470 1,301 2,771	30 37 67

٠.	TALAIM	ANNAR.			
REVENUE.	Rs. c.	EXPENDITURE.	Rs. c.		
Taxes	1,023 82	Administration	631 41		
Licences	76 50.	Sanitation	803 71		
Rents	 .	Public works	166 70		
Fines	10 0	Miscellaneous	25 50		
Miscellaneous	833 42				
Balance on January 1, 1929	1,943 74	Balance on January	1,627 32		
	1,491 76	1, 1930	1,808 18		
	3,435 50		3,435 50		
Sanitary Board O Mannar, March 20,		CARL E. ARNDT, Chairman.			

Rabies.

WHEREAS by proclamation dated November 8, 1929, published in Government Gazette No. 7,745 of November 15 1929, Kuliyapitiya, within the Sanitary Board limits of Kuliyapitiya, was declared an infected area in terms of Rabies Ordinance, No. 7 of 1893, and whereas rabies no longer exists in the said area, the said proclamation is revoked from this date.

This declaration is to take effect from March 27, 1930.

The Kachcheri. Kurunegala, March 27, 1930. S. D. SAMARASINHE. for Chairman.

Sale, Local Board, Nawalapitiya.

OTICE is hereby given that the houses, &c., Nawalapitiya mentioned in the annexed schedule having been seized for default in payment of Police, Local Board, ater, and conservancy rates, Nawalapitiya, for the 4th quarter, 1929, will be sold by public auction on April 22, 23, 24, and 25, 1930, on the spot at Nawalapitiya, at 8 A.M., in conformity with the Local Board Ordinance, No. 19 of 1905, unless in the meantime the amount, owing in respect of rates, together with the lawful costs of seizure and sale, are duly paid.

Further particulars can be obtained from the Local Board Office, Nawalapitiya.

The Kachcheri Kandy, April 1, 1930.

R. J. WILKINSON. for Government Agent.

SCHEDULE.

Kotmale road: Nos. 100a, 100c, 100L.

Ambagamuwa road: Nos. 17, 34, 47, 48, 75, 76, and 77, 78, 79, 81, 81A, 84-89, 90, 91, 91A, 98, 101, 106A, 122, 127, and 128, 129, 130, 136, and 147.

Dolosbage road: Nos. 37, 50, 51, 59.
Hill road: Nos. 13-14, 16, 17-19, 20, and 21, 33, 34, 35, 36, 37, 38, 38A, 38B, 38C, 38D, 38E, 38F, 39-40, 40A, 40B, 45, 47-48, 51-52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 64, and 65.

Penitudumulla road: Nos. 2, 3-4, 6, 7, 12c, 13, 14, 14A, 15, 16, 16a, 17, 18, 18a, 22, 23, 25, 32, 36, 38, 38a, 39a, 42, 43, 44, 45, 47, 47A, 48, 52, 54, and 55.

Baily road: No. 21.

Penituduwa road: Nos. 22 and 35.

Karahandungala: Nos. 12, 13, 14, 15, 16, 17, 23, 29 32, 33, 34, 33, 38, 42, 45, 52A, 54, 54A, 57, 63, 68, 69, 70, 73B, 75, 76A, 76B, 76C, 77, 79A, 80A, 81, 81A, 81B, 82, 83, and 84'

Rabies.

WHEREAS danger of rabies exists at present in the administrative limits of the Local Board of Trincomalee.

- (1) It is hereby proclaimed under the provisions of section 10A (1) and (2) of the Rabies Ordinance, No. 7 of 1893, as amended by Ordinance No. 6 of 1929, that the Trincomalee Local Board area is one within which danger of rabies exists.
- (2) Any dog found in any public place or road or any place other than a private building, compound, or garden within any part of the Trincomalee Local Board area and not being tied up, or led, shall be liable to be destroyed forthwith by any person authorized by me in writing.

Local Board Office, Trincomalee, March 29, 1930. J. R. WALTERS, Chairman.

No. NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE, 11 OF 1920."

Sale of Property, Urban District Council, Kalutara.

OTICE is hereby given that in the absence of movable properties liable to seizure, (1) rents and profits from 1 to 3 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of warrant issued by the Chairman, Urban District Council, Kalutara, in terms of 140th clause of Ordinance No. 6 of 1910, for arrears of assessment rates due on the premises mentioned in the subjoined schedule for the 4th quarter of 1929, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amounts due of the assessment rates and the costs be duly paid.

N. A. JAYASUNDERA, for Chairman.

Urban District Council Office, Kalutara, March 26, 1930.

SCHEDULE.

Time of Sale: To commence at the first-named premises at 9 A.M. on Saturday, April 26, 1930.

Assessment No. 430, Colombo-Galle road, Kalutara South.

Assessment No. 431, Colombo-Galle road, Kalutara South.

Assessment No. 621, Colombo-Galle road, Kalutara South.

Assessment No. 13, Hill street, Kalutara South.

Assessment No. 26, Hill street, Kalutara South. Assessment No. 78, Hill street, Kalutara South.

Assessment No. 3 (2), Jeddah street, Kalutara South.

Assessment No. 48 (1) Jeddah street, Kalutara South.

Assessment No. 50, Jeddah street, Kalutara South.

Assessment No. 51, Jeddah street, Kalutara South.

Rabies.

OTICE is hereby given that rabies exist within the limits of the Urban District Council of Chilaw.

> N. J. MARTIN, Chairman.

Urban District Council's Office, Chilaw, March 15, 1930.

ROAD COMMITTEE NOTICES.

Koslanda Bazaar-Poonagalia Factory Road. OTICE is hereby given in terms of the Branch Roads Ordinance, No. 14 of 1896, that a request having been made to include Nahaville estate, Koslanda, about 250 acres in extent, among the estates liable for assessment for construction and maintenance of the above road, the Provincial Road Committee, Uva, will on Saturday, April 12, 1930, at 10 A.M., at the Office of the Government Agent, at the Badulla Kacheheri, take evidence, if

necessary, and receive and consider objections, and after making such inquiry as it may deem requisite and considering any such objection, will, if it considers just, proceed to alter the limits of the district so as to include the said Nahaville estate.

Provincial Road Committee, Badulla, March 24, 1930.

E. T. MILLINGTON, Chairman. 5451

Liyangahawela-Poonagalla Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1930, the Provincial Road Committee, Uva, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, April 12, 1930, at 10 A.M., at the office of the Government Agent at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions:-

Private contribution	• • • • • • • • • • • • • • • • • • • •	3,570.00
1st to 8th section, Proprietors or Agents.	5.59 mil	Acreage.

Poonagalla Valley Ceylon Co., .. Poonagalla Group 1,754 Ltd. 1st to 7th section, 5.34 miles. Gibson's Estates, Ltd. .. Mahakanda and

Malvern 438 1st to 5th section, 4 miles. Lanka Plantations Co., Ltd. .. Ampitiyakanda ... 300 Do. .. Arnhall 271

1st to 4th section, 31 miles. J. A. Bell & Co., Ltd. .. Broughton 420 1st section, 1 mile.

The Scottish Tea and Lands Co. Liyangahawela ...

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections.

E. T. MILLINGTON, Provincial Road Committee's Office, Chairman. Badulla, March 25, 1930.

Haputale-Dambatenna Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1930, the Provincial Road Committee, Uva, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, April 12, 1930, at 10 A.M., at the office of the Government Agent at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions:-

Government moiety Rs. 4,450.00 Private contribution Rs. 4,539 · 00

1st to 7th section, 53 miles.

Proprietors or Agents.	Estates.	Acreage					
Liptons, Ltd. Ceylon Tea Plantation Co.	Dambatenna Pitaratmalia		1,535 1,608				
•	ection, 3 miles Thotulagalla		570				
1st section, 1 mile.							
The Scottish Tea and Land of Ceylon, Ltd.	Co Sherwood		506				

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections.

E. T. MILLINGTON,

Provincial Road Committee's Office, Chairman. Badulla, March 25, 1930.

Koslanda Bazaar-Poonagalla Factory Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1930, the Provincial Road Committee, Uva, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, April 12, 1930, at 10 A.M., at the office

of the Government Agent at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions :-

Rs. 1,200.00 Government moiety .. Rs. 1,224 00 Private contribution

1st to 6th section, 23 miles.

Proprietors or Agents. Estates. Acreage. Messrs. Bois & Co., Ltd. . 8231 .. Macaldeniya Poonagalla Valley Ceylon Co., Ltd., per R. G. Coombe, Manager .. Poonagalla Group

1st to 4th section, 2 miles.

319 J. M. Robertson & Co. .. Arnhall

1st and 2nd sections, 1 mile. .. Singarawatte 125 Ramasamy Kangany 62 P. G. Agostine Silva .. Ampititenna

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections.

E. T. MILLINGTON, Provincial Road Committee's Office, Badulla, March 25, 1930.

Glenalla-Havilland Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for labour and materials in tarring portion of 54th mile Glenalla-Havilland Branch road, 340 squares, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions:-

GLENALLA-HAVILLAND BRANCH ROAD.

(Estimate No. D 671 of November 30, 1929.) Rs. 500.00 Government contribution Rs. 517.50

Private contributions

Total acreage, 3,742½—Moiety of cost, Rs. 517.50— Rate per acre, 13 8276c.

			tai A				
Proprietors or Agents.	Estate.	\mathbf{Acr}	eage.		$\mathbf{Rs.}$	c.	
Messrs. George Steuart. &							
Co., Colombo	Waharaka		818		113	10	•
Punchirala Arachchi, heir							
of Adikarirallaye Appu-					_	_	
hamy	Pitakele		44		6	8	
The Ceylon Amalgamated							٠
Tea & Rubber Estates,							
Ltd., London (Messrs. J.							
M. Robertson & Co.,						10	
Agents)	Havilland		$521_{\frac{1}{2}}$	• •	72	12	
Agents) Do	Dedugalla	• •	405չ	• •	56	8	
Messrs Darley Butler &							
Co., Colombo	Gangwaril	\mathbf{y}	532	• •	13	91	
Mr. R. M. S. Caruppan							
Chetty, 97, Sea street,	TZ 1 .		044		120	54	
Colombo	Kelvin	• •	944	• •	130	O.T.	
Mr. George Hunter, Gang-	0	-1 -	991		11.	38	
warily, Dolosbage	Uonankan	aa	321 ee1	• •	9	19	
Do	Oduwa	• •	002	• •			
Mr. W. B. E. Fernando,							
Dora Villa, Katukurunda Kalutara	, Maglealarea		90		12	44	
Tempara	Maskeloya	• • •		• •			
	Total		3 7421		517	50	
	LOVAL	• • •	· · · · · · ·	;			

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before April 30, 1930.

W. J. A. VAN LANGENBERG, Provincial Road Committee's Office, for Chairman. Ratnapura, March 29, 1930.