

THE

CEYLON GOVERNMENT GAZETTE

No. 7,771 – FRIDAY, APRIL 11, 1930.

Published by Authority.

PART I.—GENERAL.

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

		,	PAGE		*.*		PAGE
Minutes by the Governor	••			Miscellaneous Departmental Notices		••	1029
Proclamations by the Governor	••		983	"Excise Ordinance" Notices	• •		1052
Appointments by the Governor	••		986	Sales of Toll and Other Rents	•• •	• •	1052
Appointments, &c., of Registrars	••		988	Proceedings of Municipal Councils	••	• • •	1053
Government Notifications	••		989	Notices to Mariners	• •	٠	1062
Revenue and Expenditure Returns	••	•,•		Patents Notifications	• •		1063
Currency Commissioners' Notices	••			"Local Government Ordinance" N	otices		1065
Notices calling for Tenders			994	Local Board Notices	••	• •	1065
Sales of Unserviceable Articles, &c.			1008	Road Committee Notices	••	• •	1068
Vital Statistics	• •		1008	Trade Marks Notifications		! ≉	1071
Unofficial Announcements			1009	Meteorological Returns	••	• •	
Specifications under "The Irrigation	n Ordinanc	e "		Books registered under Ordinance N	o. 1 of 1	885 <i>S</i>	upplt.
					1.		

SUPPLEMENT:

The INDEX to the Gazette for the Second Half-Year of 1929.

COLOMBO :

A. C. RICHARDS, ACTING GOVERNMENT PRINTER, CEYLON.

PROCLAMATIONS BY THE GOVERNOR.

BY HIS EXCELLENCY THE GOVERNOR.

L 234/30

A PROCLAMATION.

H. J. STANLEY.

NOW Ye that We, the Governor, do hereby, under section 14 of the Forest Ordinance, 1907, cousting forest specified in the schedule hereto a village forest for the benefit of the village communication.

Palispattu east in Pata Dumbara of the Kandy District, in the Central Province.

Colombo, April 6, 1930.

By His Excellency's command.

B. H. Bourries Colonial Series

GOD SAVE THE KING

SCHEDULE.

Description of the Land referred to.

The following lot situated in the village of Waradiwala, in Palispattu east korale of Pata Dumbara division Kandy District of the Central Province:—

Preliminary plan No. 8,259.
Lot. Name of Land.

.. Welihinna alias Weliketiya

Extent, A ...

and bounded as follows: on the north by Welihinna alias Weliketiya sold by the Crown to G. Menika (P. P. 8,259/2); on the east by Elagolletenna alias Weliketiyewatta settled by the Crown on A. Ukkuwa (P. P. 8,259/5), Elagolletenna settled by the Crown on A. R. Keerthiratne (P. P. 8,259/7), land described in title plan No. 104,492, Elagolletenna settled by the Crown on A. R. Keerthiratne (P. P. 8,259/8), Weliketiyakandura, and footpath on bank; on the south by footpath on bank; and on the west by the land described in title plan No. 105,891, Weliketiya sold by the Crown to A. R. Kaluwa (P. P. 8,259/3), and wisching alias Weliketiya sold by the Crown to A. R. Kaluwa (P. P. 8,259/3), and wisching alias Weliketiya sold by the Crown to G. Menika (P. P. 8,259/2).

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

H. J. STANLEY,

4

WHEREAS the limits of the Municipality of Kandy are now defined by a Proclamation under section 5 the Municipal Councils Ordinance, 1887, dated February 19, 1902, published in Gazette No. 383 February 21, 1902:

And whereas the said Municipality is now subject to the provisions of the Municipal Co Ordinance, 1910:

And whereas it is expedient to enlarge the limits of the said Municipality:

Now know Ye that We, the Governor in Council, do hereby, under section 5 of the Municipal Ordinance, 1910, as from the 11th April, 1930, (a) revoke the said Proclamation dated February (b) enlarge the present limits of the said Municipality by the addition thereto of the area specified in hereto, and (c) redefine the limits of the said Municipality so as to include the area boundaries specified in Schedule II.

Colombo, April 6, 1930.

By His Excellency's command.

B. H. BOURDALLON, Colonial Secretary

GOD SAVE THE KING.

SCHEDULE I.

Inclusion of Ampitiya within the Kandy Municipal Limits.

Boundaries.

West and north: Starting from the Municipal boundary stone on the eastern limit of the Municipal the north-western corner of T. P. 54,561 where it adjoins T. P. 43,322, northwards along the limit of the Municipality as far as the Municipal boundary stone on the said boundary 37 chains south-west of the confluence of Hettiyawattekandura with Mahaweli-ganga.

East and south: From the last mentioned point south-eastwards along the landmarked boundary on the top of ridge shown in M. S. P. P. 35 through the Seminary estate as far as the Municipal boundary stone on the boundary between Pattiyakelewatta claimed by L. H. S. Peiris and the Seminary estate, thence southwards along the said boundary through the Seminary estate for 3 chains, along a bank for 3 chains, along the footpath leading from the chapel to the school as far as the junction of the footpath with a bridle road leading from the main road to the chapel, thence along the bridle road for 3 chains until it meets the western boundary of Seminary estate, thence along the western boundary

of Seminary estate for a distance of 8½ chains, thence along the live fence which separates the Seminary bungalow and ground occupied by the Seminary junior boys and teachers from the Seminary estate as far as the Seminary road; thence along the Seminary road as far as its junction with the Kandy-Talatuoya main road, thence along the Kandy-Talatuoya road northwards as far as the cart road to bungalow occupied by A. R. Palis, thence along the said road for a distance of 1 chain and then south-eastwards for 1 chain and 75 links along the boundary between the two portions of Wellangewatta claimed by A. R. Simon and A. R. Palis, thence south-westwards along the boundary which separates Dambagallewatta claimed by W. G. Perera and others from Wellangewatta claimed by A. R. Palis and others up to the Municipal boundary stone on the boundary which separates Dambagallewatta claimed by W. G. Perera and others from Dambagallawatta alias Tarumetigalawatta claimed by A. A. Perera, thence in a straight line for 19 chains to the starting point of the western boundary.

SCHEDULE II.

Kandy Municipal Limits.

West and north: The Mahaweli-ganga.

East: The Mahaweli-ganga to a point 52 chains below the Lewella ferry where it meets Hettiyawattekandura, thence along the said kandura for 4 chains, thence in a south-westerly direction for 33 chains to a point marked by a Municipal boundary stone including the house claimed by R. W. Podi Appuhamy, thence along the top of the ridge through Seminary estate till it meets the boundary separating Pattiyakelewatta claimed by L. H. S. Peiris and the Seminary estate, thence along the said boundary for 5 chains and 60 links, thence in south-easterly direction for 3 chains, thence along the bank for 3 chains, thence along the footpath for 1 chain (from chapel to the school), thence along the Bridle road for 3 chains (from the main road to the chapel). Thence along a portion of the western boundary of the Seminary for 8½ chains. Thence along the live fence which separates the Seminary bungalow and ground, thence along the Seminary road for 1 chain, thence along the main road from Talatuoya to Kandy for 1 chain, thence the cart road for 1 chain leading to bungalow occupied by A. R. Palis, thence in a south-easterly direction for 1 chain 75 links, thence along the boundary separating Wellangewatta claimed by A. R. Palis from Dambagollewatta claimed by W. G. Perera and others, thence in a straight line for 19 chains drawn to the north-west corner of title plan No. 54,561 where it meets title plan No. 43,322. Thence along the eastern boundaries of Hermitage and Fairyland estates (title plans Nos. 43,322 and 42,285).

South: The southern and western boundaries of Fairyland estate; thence from south-west corner of Fairyland estate along the water shed of the basin of the Kandy Waterworks reservoir to the eastern boundary of the land acquired for a conduit, thence along the eastern boundary of the said conduit to the Hal-oya, thence along the Hal-oya and a portion of the northern boundary of the Richmond Hill estate to the western boundary of the Borowadeniya or the Ambagahakumbura paddy fields, thence along the western boundary of the said fields to the railway bridge over the Meda-ela to the west of the slaughter-house, thence along the Meda-ela to the railway bridge over the Meda-ela at Getambe, thence along the southern boundary of the railway line to the Mahaweli-ganga.

The Suburb of Katugastota.

Limits.—In length the portion of the high road lying between the 23 milestone on the Kandy-Galagedara road and the 3rd milepost on the Kandy-Panwila road and between the Pinga-oya bridge and the 3rd milestone on the Matale road; and in breadth one hundred yards on the north, south, and west of the said roads; and on the east up to the Mahaweli-ganga, and on the south-west of the Matale road up to the Pinga-oya.

BY HIS EXCELLENCY THE GOVERNOR.

U 346/29

A PROCLAMATION.

H. J. STANLEY.

WHEREAS the limits of the Municipality of Kandy as defined by the Proclamation dated February 19, 1902 (published in Gazette No. 5,883 of February 21, 1902), have been enlarged by a Proclamation dated April 6, 1930 (published in Gazette No. 7,771 of April 11, 1930):

And whereas it is expedient to alter the limits of the divisions of the said Municipality:

Now know Ye that We, the Governor in Council, do hereby, under section 5 of the Municipal Councils Ordinance, 1910, so alter the limits of the divisions of the Municipal town of Kandy from April 11, 1930, that for the purposes of the said Ordinance the said town shall from the said date be divided in the manner set out in the schedule hereto.

Colombo, April 7, 1930.

By His Excellency's command.

B. H. BOURDILLON, Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

Description of Divisions.

Division No. 1.—Bounded on the north by the Municipal limits; on the east by the Municipal limits; on the southwest and south by the Ampitiya-Talutuoya road from the eastern limit of the Municipality up to the Kandy lake, thence along the northern shore of the lake as far as the United Services Library; on the west from the Library to the Old Palace, thence by the road past the Maha Dewale and the Lodge to Hill street, along Hill street by the centre of Trincomalee street and the Katugastota road from the junction of Hill street with Trincomalee street as far as the Katugastota bridge. This division also includes the suburb of Katugastota, the description of which is as follows:—

In length the portion of the high road lying between the $2\frac{3}{4}$ milestone on the Kandy-Galagedara road and the 3rd milepost on the Kandy-Panwila road and between the Pinga-oya bridge and the 3rd milestone on the Matale road; and in breadth one hundred yards on the north, south, and west of the said roads, and on the east up to the Mahaweli-ganga, and on the south-west of the Matale road up to the Pinga-oya.

Division No. 2.—Bounded on the north and east by the limits of Division No. 1; on the south by the northern bund of the lake from the United Services Library to the southern end of Trincomalee street; on the west by Trincomalee street to its junction with Hill street.

Division No. 3.—Bounded on the north-east and east by the limits of Division No. 1 and of No. 2 as far as the junction of Trincomalee street with King street; on the south from the junction of Trincomalee street with King street, along King street through Military Parade ground to the western redoubt, thence by the pathway to the Mahaweli-ganga;

and on the west by the Mahaweli-ganga.

Division No. 4.—Bounded on the north by the limits of Division No. 3; on the east by Trincomalee street from its junction with King street up to the northern bund of the lake; on the south by Ward street and the Peradeniya road to its junction with the Halloluwa road, thence by the Halloluwa road to the ferry; and on the west by the Mahaweliganga.

Division No. 5.—Bounded on the north by the southern limits of Divisions Nos. 1, 2, and 4; on the east, south,

and west by the Municipal limits.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 155 of 1930.

- II IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—
- Mr. R. Wanigasekera, Chief Clerk, Nuwara Eliya Kachcheri, to act, in addition to his own duties, as Office Assistant to the Assistant Government Agent, Nuwara Eliya, from April 9 to 12, 1930, inclusive.
- Mr. R. CHINTAMANI, Chief Clerk, Jaffna Kachcheri, to act, in addition to his own duties, as Extra Office Assistant to the Government Agent, Northern Province, on April 15 and 16, 1930.
- Mr. K. SIVAPRAGASAM, Second Clerk, Jaffna Kachcheri, to act, in addition to his own duties, as Extra Office Assistant to the Government Agent, Northern Province, from April 22 to 24, 1930, inclusive.
- Mr. B. V. Sethukavalar, Chief Clerk, Trincomalee Kachcheri, to act, in addition to his own duties, as Office Assistant to the Assistant Government Agent, Trincomalee, from April 7 to 9, 1930, inclusive.
- Mr. G. Crossette Thambyah to act as Third Additional District Judge, Colombo, from April 4, 1930, until further orders.
- Mr. O. G. D'Alwis to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Kalutara, during the absence of Mr. N. M. BHARUCHA, on April 15, 1930, or until the resumption of duties by that officer.
- Mr. S. C. Sansoni to be Additional District Judge, Negombo, from April 12 to 27, 1930, inclusive.
- The Hon. Mr. V. S. DE S. WIKREMANAYAKE to act as District Judge, Commissioner of Requests, and Police Magistrate, Tangalla, during the absence of Mr. J. N. ARUMUGAM, from April 11 to 22, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. P. C. VILLAVARAYAN to act as Additional District Judge and Additional Commissioner of Requests and Police Magistrate, Jaffna, with effect from April 10, 1930.
- Mr. James Joseph to act as District Judge, Commissioner of Requests, and Police Magistrate, Batticaloa, and a Visitor of the Prison at Batticaloa, with effect from April 2, 1930, until further orders.
- Mr. G. N. TISSEVERASINGHE to act as District Judge, Commissioner of Requests, and Police Magistrate, Batticaloa, during the absence of Mr. James Joseph, from April 12 to 21, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. F. N. Daniels to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Kurunegala, during the absence of Mr. C. COOMARASWAMY, from April 12 to 27, 1930, inclusive, 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; Additional Commissioner of Requests, Chilaw; and Additional Assistant Provincial Registrar, Chilaw, during the absence of Mr. R. F. Dias, from April 12 to 26, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. C. F. DHARMARATNE to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Ratnapura, during the absence of Mr. C. J. S. PRITCHETT, from April 12 to 27, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. G. S. SURAWEERA to act as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, during the absence of Mr. S. S. NAVARATNAM, from April 7 to 12, 1930, inclusive, until the resumption of duties by that officer, or until further orders.
- Mr. L. V. B. DE JACOLYN 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 April 12 to 21, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. O. G. D'ALWIS to be Additional Commissioner of Requests and Police Magistrate, Kalutara, from April 22 to 25, 1930, inclusive.
- Mr. S. C. Sansoni to act as Commissioner of Requests and Police Magistrate, Negombo, and Additional District Judge, Negombo, during the absence of Mr. S. F. Amerasinghe, from April 13 to 21, 1930, inclusive.
- Mr. E. O. C. Vandergert to act as Commissioner of Requests and Police Magistrate, Negombo, and Additional District Judge, Negombo, during the absence of Mr. S. F. Amerasinghe, from April 22 to 26; 1930, inclusive, or until the resumption of duties by that officer.
- Mr. H. W. E. DIAS-WANIGASEKERA to be Additional Commissioner of Requests and Police Magistrate, Dumbara, on April 10, 1930.
- Mr. H. W. E. DIAS-WANIGASEKERA to act as Commissioner of Requests and Police Magistrate, Matale and Dumbara, and Additional District Judge, Kandy, during the absence of Mr. E. F. Marshall, from April 17 to 26, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. T. B. Panabokke to act as Commissioner of Requests and Police Magistrate, Gampola; Additional District Judge for the judicial divisions of Gampola and Nawalapitiya; Additional Commissioner of Requests

and Police Magistrate, Nuwara Eliya-Hatton; and Police Magistrate under section 3 of Ordinance No. 4 of 1891 for the Revenue District of Kandy, during the absence of Mr. R. N. Bond, from April 12 to 21, 1930, inclusive, or until the resumption of duties by that officer.

- Mr. C. L. Wickremasinghe to act as Commissioner of Requests and Police Magistrate, Galle; Additional District Judge, Galle; and Municipal Magistrate, Galle, during the absence of Mr. C. E. DE PINTO, on March 11, 1930, or until the resumption of duties by that officer.
- Mr. G. P. KEUNEMAN to act as Commissioner of Requests and Police Magistrate, Matara, and Additional District Judge, Matara, during the absence of Mr. V. E. RAJAKARIER, from April 13 to 21, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. V. Joseph to act as Commissioner of Requests and Police Magistrate, Jaffna, Kayts, and Mallakam, during the absence of Mr. M. F. DE S. JAYARATNE, from April 11 to 21, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. S. Subramaniam to act as Commissioner of Requests and Police Magistrate, Point Pedro and Chavakachcheri, during the absence of Mr. C. V. D. S. COREA, from April 11 to 24, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. E. G. M. GOONAWARDENA 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 11 to 21, 1930, inclusive, or until the resumption of duties by that officer.

The Hon. Mr. N. J. MARTIN to act as Commissioner of Requests and Police Magistrate, Chilaw, and Additional District Judge, Chilaw, during the absence of Mr. H. S. ROBERTS, from April 15 to 24, 1930, inclusive, until the resumption of duties by that officer, or until further orders.

- Mr. A. R. MACDONALD, Cadet attached to the Secretariat, to be, in addition to his other duties, Additional Police Magistrate, Colombo, from April 14, 1930, until further orders.
- Mr. G. Banning de Vos to be Additional Police Magistrate, Kandy, on April 12, 1930.
- Mr. G. P. KEUNEMAN to be Additional Police Magistrate, Matara, on April 12, 1930.
- Mr. J. N. C. THIRUCHELVAM to act as Municipal Magistrate, Colombo, during the absence of Mr. E. M. C. Joseph, from April 12 to 21, 1930, inclusive, or until the resumption of duties by that officer.
- Mr. H. P. KAUFMANN to be, in addition to his own duties, Additional Municipal Magistrate, Colombo, on
- Mr. G. L. Horsfall to be a Justice of the Peace and Unofficial Police Magistrate for the District of Nuwara Eliya during the absence of Mr. E. W. NAPPER from
- Mr. H. LEONARD Cox to be a Justice of the Peace and Unofficial Police Magistrate for the District of Batticaloa, in place of Mr. T STANLEY GREEN, resigned.
- Mr. W. J. R. HAMILTON to be a Justice of the Peace and Unofficial Police Magistrate for the District of Badulla during the absence of Mr. F. R. Bisset from the Island.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 11, 1930. B. H. BOURDILLON, Colonial Secretary.

No. 156 of 1930.

IS EXCELLENCY THE GOVERNOR has been pleased to approve the following acting appointments during the absence on leave of Dr. J. F. E. Bridger, Director of Medical and Sanitary Services, and until the assumption of duties by his successor :-

Dr. V. VAN LANGENBERG, Deputy Director of Medical and Sanitary Services, to act as Director of Medical and Sanitary Services.

Dr. R. G. JAYATILLEKE, Assistant Director of Medical Services, to act as Deputy Director of Medical and Sanitary Services.

Dr. L. A. Prins, Inspecting Medical Officer of Estates, Western Province, to act as Assistant Director of Medical Services.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 9, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 157 of 1930.

IS EXCELLENCY THE GOVERNOR has been pleased to approve the following to approve the following appointments during the temporary appointment of Mr. W. HOLMES, Landing Surveyor, H. M. Customs, on other duties, or until the resumption of duties by that officer :-

Mr. G. DE SOYZA, 2nd Landing Surveyor, to be Landing Surveyor.

Mr. E. A. VAN DER STRAATEN, 3rd Landing Surveyor, to act as 2nd Landing Surveyor.

Mr. M. M. Anthonisz, 4th Landing Surveyor, to act as 3rd Landing Surveyor.

Mr. J. H. FERDINANDS, Preventive Officer, to act as 4th Landing Surveyor.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 9, 1930.

B. H. BOURDILLON, Colonial Secretary.

No. 158 of 1930.

III IS EXCELLENCY THE GOVERNOR has been pleased under the provisions of the control of the provisions of the control of the co under the provisions of section 22 of Ordinance No. 10 of 1861, to appoint Mudaliyar A. E. ABHAYA-RATNE to be a Member of the Provincial Road Committee, Western Province, for the remainder of the year ending December 31, 1930, in place of the Hon. Mr. D. S. SENANAYAKE, resigned.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 10, 1930. B. H. BOURDILLON, Colonial Secretary.

No. 159 of 1930.

IIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The G under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. EKANAYAKE ABEYKOON MUDIYANSELAGE MALHAMY to be, in addition to his own duties, an Inquirer for Medapalata, Yatipalata, and Gampaha korales in Udukinda division, Province of Uva, with effect from April 4, 1930, until further orders.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 4, 1930.

B. H. BOURDILLON, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

to appoint Mr. Harry Dias Desinghe to act as Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Kegalla District of the Province of Sabaragamuwa for thirty-one days from March 31, 1930, vice Mr. Carlton Victor Demetrius Seneviratne Corea, transferred. His office will be at the Kachcheri, Kegalla.

By His Excellency's command,

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

T is hereby notified that I have appointed Kolanda Udayar Mohamadu Abubacker (provisionally) as Registrar of Muhammaden Marriages of the Matale District of the Central Province, with effect from April 1, 1930, vice Kunji Tamby Marikkar Tamby, Muhandiram, deceased. His office will be at Matale town.

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

T is hereby notified that I have appointed CYRIL EKANAYAKE as Deputy Medical Registrar of Births and Deaths of Ratnapura town division, in the Ratnapura District of the Province of Sabaragamuwa, with effect from April 1, 1930, vice Pulwansa Seedin de Silva, transferred. His office will be at the Civil Hospital, Ratnapura.

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

IT is hereby notified that I have confirmed Aramba-wattage Charles Rodrigo in his appointment as Registrar of Births and Deaths of Kottawa division, and of Marriages (General) of Palle pattu of Hewagam korale division, in the Colombo District of the Western Province.

Registrar-General's Office, Colombo, April 5, 1930.

G. Furse Roberts, Registrar-General.

T is hereby notified that I have confirmed Don Podisin Ekanayake in his appointment as Registrar of Births and Deaths of Mabodala division, and of Marriages (General) of Dasiya pattu of Alutkuru korale north division, in the Colombo District of the Western Province.

Registrar-General's Office, Colombo, April 5, 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 Petikiriarachice Don Anoris to act as Registrar of Births and Deaths of Peluwa division, and of Marriages (General) of Meda pattu of Siyane korale west division, in the Colombo District of the Western Province, on April 4, 1930, during the absence of the Registrar, Karunanayaka Patirajage Don Selestinu Karunanayaka, on leave. Place of office: Millagahawatta in Moragoda.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don Charles Edirimanne to act as Registrar of Births and Deaths of Uduwara division, and of Marriages (General) of Munwattabage pattu division, in the Kalutara District of the Western Province, for three days from April 3, 1930, during the absence of the Registrar, Cecil Tillekeratne, on leave. His office will be at Ampitigalawalauwa in Ampitigala.

The Additional Assistant Provincial Registrar, Galle, has appointed Agampodi Don Hanisar de Zoysa Jayatilaka to act as Registrar of Births and Deaths of Kosgoda division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on April 3, 1930, during the absence of the Registrar, Agampodi Don Asaneris de Zoysa Jayatilaka, on leave. Place of office: Kammalawatta in Nape.

The Additional Assistant Provincial Registrar, Galle, has appointed Agampodi Don Hanisar de Zoysa Jayatilaka to act as Registrar of Births and Deaths of Kosgoda division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for four days from April 7, 1930, during the absence of the Registrar, Agampodi Don Asaneris de Zoysa Jayatilaka, on leave. Place of office: Kammalawatta in Nape.

The Additional Assistant Provincial Registrar, Galle, has appointed Bammanne Arachchicei Hendrick Dias Gunasekera to act as Registrar of Births and Deaths of Kodagoda division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, on April 8, 1930, during the absence of the Registrar, Don Hendrick Dias Yapa Abayaguna-wardana, on leave. Place of office: Dangedarawatta alias Witanagewatta at Kodagoda.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Carolis Weerasekera to act as Registrar of Births and Deaths of Mapalagama division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, on April 8, 1930, during the absence of the Registrar, Andreas Gunasekera, on leave. Place of offices: Gulugahagodawatta in Aluttanayangoda and Iddagodawatta in Nagoda.

The Assistant Provincial Registrar, Jaffna, has appointed MAYILVAKANAM SELLATHURAI to act as Registrar of Births and Deaths of Kaddaiveli division, and of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for fourteen days from April 4, 1930, during the absence of the Registrar, MAYILVAKANAM THAMODARAMPILLAI, on leave. Place of office: Elumpanchima in Tunnalai South; station: Koddaiadi in Karaveddi North.

The Assistant Provincial Registrar, Mannar, has appointed PICHCHAIKKUDDI MAPPILLAIMARIKAR to act as Registrar of Births and Deaths of Mannar Island No. 1 division, in the Mannar District of the Northern Province, for thirty days from March 31, 1930, vice Registrar, MUKIYADEEN KAPPUDAYAR MOHAMED CASIM, suspended. Place of office: Vidhanavalavu in Erukkalampiddi.

The Assistant Provincial Registrar, Mannar, has appointed Tiruvampalam Ramasetu to act as Registrar of Marriages (General) of Manthai division, in the Mannar District of the Northern Province, for fifteen days from April 1, 1930, during the absence of the Registrar, Suppar Ponniah, on leave. Place of office: Vidhanevalavu in Vidattaltivu.

The Assistant Provincial Registrar, Mullaittivu, has appointed Karthikesu Arunasalem to act as Registrar of Births and Deaths of Karikkaddumulai South division, in the Mullaittivu District of the Northern Province, for seven days from April 2, 1930, during the absence of the Registrar, Arunasalam Udaiyar Nallatampi,

on leave. His office will be at Udaiyavalavu, Kumulamunai, with a station at the Vidhan's house at Kokkutoduvav.

The Assistant Provincial Registrar, Batticalca, has appointed Vyramuttu Nalliah to act as Registrar of Births and Deaths of Manmunai North division, and of Marriages (General) of Manmunai pattu north division, in the Batticaloa District of the Eastern Province, for thirty days from April 7, 1930, during the absence of the Registrar, KANDAPPAR VYRAMUTTU, on leave. Place of office: Kokkuvil.

The Assistant Provincial Registrar, Trincomalee, has appointed SILAMPURALA UKKU BANDA to act as Registrar of Births and Deaths of Kaddukulam South division, and of Marriages (General) of Kaddukulam pattu west division, in the Trincomalee District of the Eastern Province, for fifteen days from April 1, 1930, during the absence of the Registrar, DINGIRALA SILAMPURALA, on leave. Place of office: Gomarankadawala.

The Assistant Provincial Registrar, Kurunegala, has appointed Wanisekara Mudiyanselage Tikiri Banda ARAMBEPOLA to act as Registrar of Births and Deaths of Tiragandahe East korale division, and of Marriages (General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, for three days from April 3, 1930, during the absence of the Registrar, RANBANDA ARAMBEPOLA, on leave. Place of office: Doratiyawa.

The Assistant Provincial Registrar, Anuradhapura, has appointed Mangalasena Medduma Banda Wera-GAMA to act as Registrar of Births and Deaths of Meda pattu division, and of Marriages (General) of Tamankaduwa palata division, in the Anuradhapura District of the North-Central Province, for ten days from April 1, 1930, during the absence of the Registrar, N. U. L. AHAMADU LEBBE, discontinued. Place of office: Gansabhawa building in Topawewa.

Assistant Provincial Registrar, Kegalla, has appointed Edirisuri Mudiyanselage Appuhamy to act as Registrar of Births and Deaths of Meddemediliya pattuwa division, and of Marriages (General) of Galboda and Kinigoda korales division, in the Kegalla District of the Province of Sabaragamuwa, for thirteen days from March 31, 1930, during the absence of the Registrar, E. M. Kiri Banda, on leave. Place of office: Handagamawatta in Handagama.

Assistant Provincial Registrar, Kegalla, has appointed Mudiyanselage Heen Banda to act as Registrar of Births and Deaths of Kandupita pattuwa south division, and of Marriages (General) of Beligal korale division, in the Kegalla District of the Province of Sabaragamuwa, for three days from April 3, 1930, during the absence of the Registrar, M. UKKU BANDA, on leave. Place of office: Pahalawatta alias Hitinawatta in Alawatura.

Registrar-General's Office, Colombo, April 7, 1930.

G. FURSE ROBERTS, Registrar-General.

T is hereby notified that the appointment of MANCHA-NAYAKE MUDIYANSELAGE APPUHAMI (provisionally) as Registrar of Births and Deaths of Pallam pattu division, and of Marriages (Kandyan and General) of Demala hatpattu division, took effect from March 14, 1930, and not from March 1, 1930, as stated in the notification dated February 28, 1930, published in *Government Gazette* No. 7,765 dated March 7, 1930.

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

T is hereby notified that LINDAMULAGE WIJERATNE, DE SILVA Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, with effect from April 1, 1930, holds his office at 201, Modera lane, in Mutwal, instead of at 26, Wall street, in Kotahena, as notified in Government Gazette No. 7,727 of August 9, 1929.

Registrar-General's Office, Colombo, April 5, 1930.

G. FURSE ROBERTS, Registrar-General.

T is hereby notified that the additional office at Siyambalanduwa of Anadaparidi Rajakeeya Mudiyanse-LAGE APPUHAMY, Registrar of Births and Deaths of Mahawedirata division, and of Marriages (Kandyan and General) of Wellassa division, in the Badulla District of the Province of Uva, will, with effect from May 1, 1930, be held on the 22nd and 23rd of every month, instead of on 14th and 15th of every month as notified in Government Gazette No. 7,738 dated October 11, 1929.

Registrar-General's Office, Čolombo, April 3, 1930.

G. FURSE ROBERTS, Registrar-General.

GOVERNMENT NOTIFICATIONS.

R 81/26

OTICE is hereby given that the Headquarters of the Archaeological Commissioner including the Archaeological Library have been moved from Anuradhapura to Colombo and are established temporarily at the Colombo Museum.

All communications intended for the Archaeological Commissioner should be addressed accordingly.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 5, 1930.

B. H. BOURDILLON, Colonial Secretary.

G 443/26

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

Name.

Pensionable Appointment.

Service

Seconded Service.

Mr. K. V. Somasundaram ... Clerk in Class II. of the Clerical Auditor of the Accounts of the Controller of Indian Immigrant Labour and Emigration Commissioner, with effect from April 1, 1930, vice Mr. D. J. Kuruppu

By His Excellency's command,

B. H. BOURDILLON, Colonial Secretary.

Colonial Secretary's Office, Colombo, April 8, 1930.

E 73/29

P^{u_R}	RSUANT to the second section of the Pension Minute of December 9, 1908, it is hereby notified holder of the office, in the Education Department, specified below, is entitled to pension:—	that the
	Translator of Text Books (the post now held by Mr. K. S. Ramaswami).	

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 8, 1930.

B. H. BOURDILLON, Colonial Secretary.

"THE CRIMINAL PROCEDURE CODE, 1898."

1270/27

EGULATION made by His Excellency the Governor in Executive Council under section 253A of "The Criminal Procedure Code, 1898."

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 7, 1930.

B. H. BOURDILLON, Colonial Secretary.

REGULATION.

Regulation 10 of the regulations under section 253A of the Criminal Procedure Code, 1898, dated October 17, 1927 (Gazette No. 7,611 of October 21, 1927), is amended by the substitution of the word "Criminal" for the word "Civil" in line 1 thereof.

"THE STAMP ORDINANCE, 1909."

F 149/30

HE Governor in Council does hereby, under section 5 (b) of the Stamp Ordinance, 1909, and on the conditions set out therein, authorize the Calicut Bank, Limited, to compound for the payment of duty on unstamped cheques.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 8, 1930.

B. H. BOURDILLON. Colonial Secretary.

T is hereby notified that it has become necessary to remove the District Court, the Additional District Court, and the Additional Court of Requests of Calla from the appared 1 1111 and the Additional Court of Requests of Galle from the present buildings near the Fort Police Station, Galle, to the new buildings in the Fort of Galle, and that His Excellency the Governor has been pleased to appoint that from and after January 27, 1930, the sittings of the said courts shall be holden at the new buildings situated in the Fort of Galle.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 9, 1930.

B. H. BOURDILLON, Colonial Secretary.

"THE CEYLON DEFENCE FORCE ORDINANCE, 1910."

N 205/28

REGULATIONS under sections 9 and 12 of "The Ceylon Defence Force Ordinance, 1910," made by the Officer Commanding Troops after consultation with the Commandant Coulon B. Commanding Troops after consultation with the Commandant, Ceylon Defence Force, and approved by the Governor.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 8, 1930.

B. H. BOURDILLON. Colonial Secretary.

REGULATIONS.

The Ceylon Defence Force Regulations published in the Supplement to the Government Gazette No. 7.640 of April 27, 1928, are amended as follows:-

- (a) Rule 78 is hereby amended by the substitution of the words "termination of engagement" for the word "employment" in line 9 thereof;
 - (b) Rule 131 is hereby amended—

(i.) By the addition of the word "and" after the word "buglers" in line 4 thereof;

- (ii.) By the substitution of a full stop for the comma after the word "drummers" in line 4 thereof (iii.) By the deletion of the rest of the rule beginning from the words "non-commissioned officers" and the substitution therefor of the following words:
 - " Non-commissioned officers and men of Machine Gun platoons, once they have reached the classification standard in the annual Machine Gun Course, will be exempt from firing the annual Rifle course. will, however, be required to fire such Refresher course in the Rifle as may be decided upon by the Commandant from time to time.'

Excise Advisory Committee.

X 24/30

IS Excellency the Governor has been pleased, in terms of Excise Notification No. 181, to appoint, with effect from April 10, 1930, and until further notice, the following gentlemen to be members of the Excise Advisory Committee for the Moratuwa Urban District Council Area:—

The Chairman, Urban District Council, Moratuwa (Chairman).

The Mudaliyar, Salpiti korale (nominated by the Governor).

Dr. K. J. de Silva (nominated by the Urban District Council).

The Rev. W. E. Boteju (nominated by the Governor).

Mr. M. Gerald Fernando (nominated by the Governor).

Mr. M. J. C. Fernando (nominated by the Governor to represent the general public of the district).

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 9, 1930 B. H. BOURDILLON, Colonial Secretary.

Excise Advisory Committee.

X 24/30

IS Excellency the Governor has been pleased, in terms of Excise Notification No. 181, to appoint, with effect from April 11, 1930, and until further notice, the under-mentioned gentleman to be a member of the Excise Advisory Committee noted above his name in place of Mr. A. Kenneth Pyper, resigned:—

Kandy Revenue District Area (outside Municipal and Local Board Areas).

Mr. J. Sheridan Patterson (nominated by the Ceylon Planters' Association).

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 9, 1930. B. H. BOURDILLON, Colonial Secretary.

Excise Advisory Committee.

X 24/30

IS Excellency the Governor has been pleased, in terms of Excise Notification No. 181, to nominate Mr. E. C. Elliott to be a member of the Excise Advisory Committee for the Nuwara Eliya Revenue District Area (outside the Board of Improvement Area) from April 11, 1930, and until further notice, in place of Mr. C. Owen, resigned.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 11, 1930. B. H. BOURDILLON, Colonial Secretary.

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

L 270/30

NOTICE is hereby given under Land Sale and Lease Regulations Nos. 59 and 60 that an application has been received from Swami Avinasananda, General Manager of Schools of the Ramakrishna Mission (Ceylon Branch), Batticaloa, on behalf of the Ramakrishna Mission, for the preferential lease to the Mission of about six acres of the land described as lot 3 in preliminary plan No. 6,055, situated in Kalladi Uppodai village in Manmunai pattu north of the Batticaloa District of the Eastern Province, and bounded on the—

North by lot 1 in P. P. 6,055 (T. P. 87,149) and lot 2 in P. P. 6,055 (Sandy road),

East by the proposed railway line to Nintavur,

South by lot 28 in P. P. 6,055 (T. P. 338,337), where the present Ramakrishna Mission school is situated, and

West by the road from Batticaloa to Kalmunai and the reservation for the said road.

2. The land is required for the extension of the Mission school at present situated on lot 28 in P. P. No. 6,055, to the south of the block applied for, and for the promotion of the objects specified in section 3 of the Ramakrishna Mission (Ceylon Branch) Incorporation Ordinance, 1929. It will be leased to the Ramakrishna Mission for a period of 99 years and at a rental of Rs. 2 per acre per annum, unless any valid representation to the contrary is made in writing to the under-signed within six weeks from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 11, 1930. B. H. BOURDILLON, Colonial Secretary.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER-IN-COUNCIL, 1923."

C 16/30

The Constituency of the Northern Province (Eastern Division) Electorate.

OTICE is hereby given that a poll will be taken for the purpose of electing a Member of the Legislative Council for the above-named constituency on Saturday, May 3, 1930.

The names of the candidates and of their proposers and seconders are as follows:-

Candidate: Ratnasabapathy Sri-Pathmanathan.

Proposed by Sinnatambyar Subramaniam.

Seconded by Visuvanather Nalliah.

2. Candidate: Ramalingam Kandiah.
Proposed by Ramalingam Thamotherampillai.
Seconded by Chinnatamby Subramaniam.

3. Candidate: Nagapper Ponniah.
Proposed by Velauther Arunasalam.
Seconded by Kandapper Muttucumaru.

The places at which the polls will be taken and the districts assigned to each polling station are:— Polling Station. Districts assigned.

The Point Pedro Customs

The Police Vidanes' Divisions of Imayanan, Tanakarakkurichchi, Kerudavil, Valveddi, Polikandi, Karanavai North, Tondaimannar, Valvedditurai, Karaveddi West, Karaveddi East, Tunnalai South, Tunnalai North, Karaveddi North, Alvai South, Alvai West, Alvai North, Puloli West, Puloli East, Puloli South, Tumpalai, Point Pedro, Katkovalam, Kudattanai Karaiyur, Kuddattanai Ampan, Nakarkoyil, and Kudarappu in Vadamaradchi Maniagar's Division

The Pallai Village Committee Court-house

The Police Vidanes' Divisions of Chempianpattu, Marutankeni, Mullian, Pokkaruppu, Chundikkulam, Koyilvayal, Mukavil, Iyakkachchi Masar, Puloppali, Sorapattu, Iyakkachchi, Tampakamam, Ittavil, Mukamalai, and Kilali in Pachchilaippali Maniagar's Division and the Police Vidanes' Divisions of Tadduvankoddai, Urian, Parantan, Murasumoddai, Kandavalai, Pandisuddan, and Puliampokkanai in Karachchi Maniagar's Division

The Kachcheri, Mullaittivu

The Police Vidanes' Divisions of Mulliyavalai, Vattappalai, Tanniyuttu, Kanukenni, Kumulamunai, Kokkilai, Alampil, Chilavattai, Mullaittivu town, Vadduvakallu, Vellamullivaikal, Puthukkudyiruppu, Ampalavanpokkanai, Palamattalam, and Kokkuttoduvai in Maritime Pattus District Mudaliyar's Division and the Police Vidanes' divisions of Unchalkaddi, Mamadu, Parantan, Kalayavadi, Kanakarayankulam, Ampakamam, Karuppaddaimurippu, Periyakulam, Kachchilmadu and the Peace Officer's Division of Mankulam in Vavuniya North District Mudaliyar's Division

The Court-house, Vavuniya

The Police Vidanes' Divisions of Kannaddi, Suduventapulavu, Vakaikaddina Olukkulam, Venkalachcheddikulam, Asikulam, Vavuniya New Division, Nochchimoddai, Puthukkulam, Rasentiramkulam, Pampaimadu, Palaimoddai, and Nampankulam in Vavuniya South District Mudaliyar's Division and the Arachchis' Divisions of Ulukkulana, Madukanda (Southern Tulana), and Mamadua (Northern Tulana) in Vavuniya South Ratamahatmaya's Division.

By order,

The 8th day of April, 1930.

B. H. BOURDILLON, Colonial Secretary.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

U 52/30

EGULATION made by the Sanitary Board of the Revenue District of Colombo, Western Province, under section 9 E of "The Small Towns Sanitary Ordinance, 1892," and approved by the Governor under the said section.

By His Excellency's command,

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

B. H. BOURDILLON, Colonial Secretary.

REGULATION.

Regulation 3 of Chapter IV. A.—Markets, of the Regulations dated July 21, 1917 (Gazette No. 6,893 of August 17, 1917) is repealed and the following is substituted therefor:

The rents and fees leviable at the markets established by the Board shall be as follows:—

Meat Market.

For every carcase (other than a goat's or sheep's) exposed for sale, 50 cents a day. For every carcase of a goat or sheep exposed for sale, 25 cents a day.

Fish Market.

For each square yard of floor space occupied, 10 cents a day.

Fruit or Vegetable Market.

For each square yard of floor space occupied, 5 cents a day.

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

U 91/30

DY-LAW made by the Moratuwa Urban District Council under section 31 and Part V. of "The Local Government Ordinance No. 11 of 1999." 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:-

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.

U 95/30

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

Y-LAW made by the Matara Urban District Council under sections 164 and 168 of the Local Government Ordinance, No. 11 of 1920, approved by the Local Government Board, and confirmed by the Governor in Council under section 164.

By His Excellency's command,

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

By-law referréd to.

1. (a) Whenever any tree within the administrative limits of this Council or the branch, fruit, or leaf of such a tree is in the opinion of the Chairman either likely to fall upon any house or building or likely to be dangerous to its occupants or whenever such tree, branch, fruit, or leaf overhangs any street, the Chairman may, by a notice in writing served on the owner or the occupier of the land upon which the tree stands, require him to cut down the tree, branch, fruit, or leaf as the case may be; and if such owner or occupier fails within twenty-four hours of receiving the notice to comply with its requirements, any officers or workmen authorized in writing by the Chairman may enter upon such land and at the expense of the owner or occupier do what the owner or occupier was required to do by the notice.

(b) The owner or occupier who fails to comply with the requirements of a notice issued under paragraph (a) above

shall be liable on conviction to a fine not exceeding fifty rupees.

"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.

2. 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.

3. 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.

4. 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 SUPREME COURT OF THE ISLAND OF CEYLON.

Rules governing Applications for Cases to stand out of the Appeal Lists.

HE following amendments (of Rules 1 and 4) appears in the under-mentioned schedule and framed by the Judges of the Supreme Court regarding Applications for Cases to stand out of the Appeal Lists are published for the information of the Bar and will come into operation as and from June 1, 1930.

By order,

The Registry, Supreme Court, Colombo, April 3, 1930.

GUY O. GRENIER. Registrar, Supreme Court.

SCHEDULE.

Amendment of Rules 1 and 4.

- I. "Peremptory List" means a list (1) of cases which have been awaiting disposal-
 - (a) for six months, in the case of District Court Final appeals.
 - (b) for three months, in the case of District Court Interlocutory appeals,

(c) for four months, in the case of Court of Requests appeals,

- (d) for three months, in the case of all Criminal appeals including appeals in maintenance cases; and
- (2) of all other cases which, in the opinion of the Court or a Judge thereof, are ripe for argument, and should be listed without further delay.
- IV. Unless the Judge otherwise directs, the allowance of such an application shall not apply to any case on the peremptory list, or, any case which has been specially fixed for argument on a particular day or, unless the applicant be the senior, to any case in which more than one counsel have been retained for the same party, and shall be subject to the condition that there are sufficient cases left in the weekly list for the preparation of the daily list.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the contract for the conveyance of mails from March 1, 1931, for a period of three years, twice daily each way between Kalutara Neboda, Matugama, and Mahagama Post Offices and intermediate offices.

 By motor cab, or omnibus, or (b) by motor lorry.
 The motor conveyances, shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

3. The hours of arrival and departure to be fixed from

time to time by the Postmaster-General.

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

5. All tenders must be in duplicate and sealed under one cover, and should be addressed to the Churman of the Tender Board, Office of the Controller of Revenue, and must either be sent through the post or deposited in a box provided for that purpose in the Office of the Controller

of Revenue.

6. Tenders should be marked "Tender for the Conveyance of Mails between Kalutara and Mahagama, in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 20, 1930.

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

recognized form.

8. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

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

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

subsidy asked will be required in cash for the service.

Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale or reduce the allowance of free luggage below the amount therein stated.

12. Further particulars regarding the terms of the contract will be found in the contract form Post Office N 10, a copy of which will be sent when forwarding tender forms. Further information about the terms of the contract and any other information can be obtained on

application to the Postmester-General.

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

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

15. The contract shall be entered into by the contractor

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

16. Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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

General Post Office, Colombo, April 5, 1930.

H. A. BURDEN. Postmaster-General.

TENDERS are hereby invited for the contract for the conveyance of mails from March 1, 1931, for a period of three years, once daily each way between Ja-ela, Minuwangoda, and Negombo Post Offices and intermediate

(a) By motor cab, or omnibus, or (b) by motor lorry. 2. The motor conveyances, shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

The hours of arrival and departure to be fixed from

time to time by the Postmaster-General.

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

5. All tenders must 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, and must either be sent through the post or deposited in a box provided for that purpose in the Office of the Controller

of Revenue.

6. Tenders should be marked "Tender for the Conveyance of Mails between Ja-ela and Negombo," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 20, 1930.

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

recognized form.

8. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

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

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

Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcols above the amount shown in the scale or reduce the allowance of free luggage below the amount therein stated.

12. Further particulars regarding the terms of the contract will be found in the contract form Post Office N 10, a copy of which will be sent when forwarding tender Further information about the terms of the contract and any other information can be obtained on

application to the Postmaster-General.

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

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

15. The contract shall be entered into by the contractor

with the Head of the Department, acting for and on behalf of His Majesty the King, and the designation of such officer shall mean and include the officer for the time being holding such office and his successors in office for the time

being under the Government of Ceylon.

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

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

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

General Post Office, Colombo, April 5, 1930.

H. A. BURDEN, Postmaster-General.

TENDERS are hereby invited for the contract for the conveyance of mails from March 1 1931 for a conveyance of mails from March 1, 1931, for a period of three years, once daily each way between Negombo, Katana, Kotadeniyawa, and Mirigama Post Offices and intermediate offices.

(a) By motor cab, or omnibus, or (h) by motor lorry. 2. The motor conveyances, shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

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

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

5. All tenders must 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, and must either be sent through the post or deposited in a box provided for that purpose in the Office of the Controller

of Revenue.

Tenders should be marked "Tender for the Conveyance of Mails between Negombo and Mirigama," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 20, 1930.

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

8. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

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

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

Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale or reduce the allowance of free luggage below the amount therein stated.

12. Further particulars regarding the terms of the contract will be found in the contract form Post Office N 10, a copy of which will be sent when forwarding tender forms. Further information about the terms contract and any other information can be obtained on application to the Postmaster-General.

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

fulfilled.

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

15. The contract shall be entered into by the contractor

with the Head of the Department, acting for and on behalf of His Majesty the King, and the designation of such officer shall mean and include the officer for the time being holding such office and his successors in office for the time

being under the Government of Ceylon.

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

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

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

General Post Office, Colombo, April 5, 1930.

H. A. BURDEN, Postmaster-General.

TENDERS are hereby invited for the contract for the conveyance of mails from March 1, 1931, twice daily each way, for a period of three years between Kegalla and Nelundeniya Post Offices and intermediate offices.

(a) By motor cab, or omnibus, or (b) by motor lorry.
2. The motor conveyances shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

3. The hours of arrival and departure to be fixed from

time to time by the Postmaster-General.

4. The contractor will be required to provide such number of motor conveyances as will, in the opinion of the Postmaster-General, be necessary for the service, and every such motor before being employed in the service

will be subject to the approval of the Postmaster-General. To some convenient part of every such motor shall be affixed, at the cost of the contractor and subject to the approval of the Postmaster-General, a suitable box provided with lock and key for the reception of any letters which may be posted on the road.

5. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, and must either be sent through the post or deposited in a box provided for that purpose in the Office of the Controller of

Revenue.

6. Tenders should be marked "Tender for the Conveyance of Mails between Kegalla and Nelundeniya," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 20, 1930.

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

recognized form.

8. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

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

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

11. Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amount therein stated.

12. Further particulars regarding the terms of the contract will be found in the contract form Post Office N 10, a copy of which will be sent when forwarding tender forms. Further information about the terms of the contract and any other information can be obtained on application to the Postmaster-General.

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

fulfilled.

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

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

being under the Government of Ceylon.

Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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

General Post Office. H. A. BURDEN. Colombo, April 5, 1930. Postmaster-General. ENDERS are hereby invited for the contract for the conveyance of mails from October 1, 1930, oncedaily each way, for a period of three years between Halgran-oya and Uda Pussellawa Post Offices and intermediateoffices.

(a) By motor cab, or omnibus, or (b) by motor lorry.The motor conveyances shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

3. The hours of arrival and departure to be fixed from

time to time by the Postmaster-General.

4. The contractor will be required to provide such number of motor conveyances as will, in the opinion of the Postmaster-General, be necessary for the service, and every such motor before being employed in the service will be subject to the approval of the Postmaster-General. To some convenient part of every such moter shall be affixed, at the cost of the contractor and subject to the approval of the Postmaster-General, a suitable box provided with lock and key for the reception of any letters which

may be posted on the road.

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

to him through the post.
6. Tenders should be marked "Tender for the Conveyance of Mails between Halgranoya and Uda Pussellawa, in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 20, 1930.

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

recognized form.

8. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as-

informal and rejected.

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

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

11. Tenders for the above service must be accompanied

by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amounttherein stated.

12. Further particulars regarding the terms of the contract will be found in the contract form Post Office N 10, a copy of which will be sent when forwarding tender forms. Further information about the terms of the contract and any other information can be obtained on application to the Postmaster-General.

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

fulfilled.

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

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

being under the Government of Ceylon.

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

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

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

General Post Office, Colombo, April 4, 1930.

H. A. BURDEN, Postmaster-General.

ENDERS are hereby invited for the contract for the L conveyance of mails from March 1, 1931, once daily each way, for a period of three years between Ella Railway Station, Ella Post Office, and Namunukula Post Office and intermediate offices.

(a) By motor cab, or omnibus, or (b) by motor lorry.2. The motor conveyances shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

The hours of arrival and departure to be fixed from

time to time by the Fostmaster-General.

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

5. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, and must oither be sent through the post or deposited in a box provided for that purpose in the Office of the Controller of

Revenue.

6. Tenders should be marked "Tender for the Conveyance of Mails between Elfa and Namunukula," left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 20, 1930.

Tenders are to be made upon forms which will be 7. Tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the

recognized form.

8. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

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

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

11. Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government. increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amount therein stated.

12. Further particulars regarding the terms of the contract will be found in the contract form Post Office N. 10, a copy of which will be sent when forwarding tender forms. Further information about the terms of the contract and any other information can be obtained on

application to the Postmaster-General.

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

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

with the Head of the Department, acting for and on behalf of His Majesty the King, and the designation of such officer shall mean and include the officer for the time being holding such office and his successors in office for the time

being under the Government of Ceylon.

16. Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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

General Post Office, Colombo, April 5, 1930.

H. A. BURDEN, Postmaster-General.

ENDERS are hereby invited for the contract for the conveyance of mails from February 1, 1931, for a period of three years, once daily each way between Kochchikade, Sandalankawa, and Pannala Post Offices and intermediate offices.

(a) By motor cab, or omnibus, or (b) by motor lorry. 2. The motor conveyances, shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

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

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

5. All tenders must be in duplicate and scaled under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, and must either be sent through the post or deposited in a box provided for that purpose in the Office of the Controller

of Revenue.

Tenders should be marked "Tender for the Convevance of Mails between Kochchikade and Pannala. in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 20, 1930.

7. Tenders are to be made upon forms which will be

supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the

recognized form.

8. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as

informal and rejected.

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

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

subsidy asked will be required in cash for the service.

Tenders for above service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale or reduce the allowance of free luggage below the amount therein stated.

Further particulars regarding the terms of the contract will be found in the contract form Post Office N 10, a copy of which will be sent when forwarding tender forms. Further information about the terms of the contract and any other information can be obtained on

application to the Postmaster-General.

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

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

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

being under the Government of Ceylon.

Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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

General Post Office, Colombo, April 5, 1930.

H. A. BURDEN, Postmaster-General.

TENDERS are hereby invited for the services named in the schedule hereunder for the period of one or two or three years commencing from October 1, 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 ---- " 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 27, 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 initialed, otherwise the tenders may be treated as

informal and rejected.

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

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

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

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

fulfilled.

The Government reserves to itself the right, without 10. 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 portion theroof.

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

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

being under the Government of Ceylon.

13. 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 8, 1930.

Tender

Schedule referred to.

Service.		Deposit.		Security.		
		Rs.			Rs.	
Supply of fresh cow-mitthe following institut				•		
Bogawantalawa)					
Dikoya	ļ					
Dimbulla	1					
Gampola	1					
Lindula	1			-		
Matale	1 .					
Maturata	}	50			100_	
Nuwara Eliya	- [•		
Uda Pussellawa	1					
Balangoda	İ					
Kahawatta	1					
Kitulgala	1					
Kararranalla	i				(1 V.)	

CHEDULES of rates are hereby invited for extending culverts, Colombo District.

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

The specifications and bill of quantities can be seen, and all other information obtained from the Office of the District Engineer, Colombo, any week day between the hours of 9 A.M. and 4 P.M. (Saturdays, 9 A.M. and 1.30 P.M.).

4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Colombo. in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (North), Colombo, and the duplicate addressed to the District Engineer, Colombo, endorsed on the outside "Schedule of Rates for Extending Culverts, Colombo District," so as to reach the offices of the foregoing officers on or before 12 noon on April 29, 1930. All imported articles stated in the specification will be supplied free of charge to the contractor by the Department, and rates submitted should be exclusive of the cost of these materials for the items necessitating their use.

5. 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.

6. Before tender forms can be issued the contractor must deposit a sum of Rs. 10 in favour of the District Engineer, Colombo, either at the General Treasury or any local Kachcheri. The receipt must be handed to the District Engineer, Colombo. The deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender when called on to do so, the deposit will be forfeited.

7. The successful tenderer may be called upon to deposit security for the due fulfilment of the contract in the Celyon Savings Bank in the name of the Hon. the Colonial

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

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

notice of his objection in writing.

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

to any one contractor.

S. J. KIRBY. Public Works Office, for Director of Public Works. Colombo, April 7, 1930.

CHEDULES of rates are hereby invited for the Construction of Metal Depôts on Miles 14, 15, 6, and 17 on the Colombo-Negombo Road.

The whole of the works to be undertaken on agreement to be entered into by the District Engineer, Negombo, and the contractor on the basis of his accepted tendered schedules of rates, and finally subject to the approval of the Provincial Engineer, Western Province (North), Colombo.
3. The specifications and bill of quantities can be seen,

and all other information obtained from the Office of the District Engineer, Negombo, any week day between the hours of 9 A.M. and 4 P.M. (Saturdays, 9 A.M. and 1.30 P.M.),

4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Negom'o. duplicate, duly signed and dated, and forwarded securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (North), Colombo, and the duplicate addressed to the District Engineer, Negombo, endorsed on the outside "Schedule of Rates for the Colomba and the second of the colomba and the second of the sec Rates for the Construction of Metal Depôts on Colombo-Negombo Road," so as to reach the offices of the foregoing officers on or before 12 noon on April 30, 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 contractor must deposit a sum of Rs. 10 in favour of the District Engineer, Negombo, either at the General Treasury or any local Kachcheri. The receipt must be handed to the District Engineer, Negombo. The deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender when called on to do so, the deposit will be forfeited.

8. The successful tenderer may be called upon to deposit security for the due fulfilment of the contract in the Ceylon Savings Bank in the name of the Hon. the Colonial

Treasurer.

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

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

11. 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 8, 1930. for Director of Public Works.

CHEDULES of rates are hereby invited for works in connection with the construction of a bridge on the 41st mile, Ramboda Wilson's Bungalow road.

The whole of the work with the exception of the erection of the temporary bridge to be undertaken on an agreement to be entered into by the District Engineer, Nuwara Eliya, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Central Province (South), Nuwara Eliya.

3. The drawings, specifications, bill of quantities, and forms of agreement can be seen, and all other information obtained from the Office of the District Engineer, Nuwara Eliva, any week day between the hours of 9 A.M. and 4 P.M.

(Saturdays, 9 A.M. and 1.30 P.M.).

4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Nuwara Eliya, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Central Province (South), Nuwara Eliya, and the duplicate addressed to the District Engineer, Nuwara Eliya, endorsed on the outside "Schedule of Rates for the Construction of a Bridge, on the 41st Mile, Ramboda Wilson's Bungalow Road," so as to reach the offices of the foregoing officers on or before 12 noon on April 26, 1930. All imported articles stated in the specifications will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the cost of these materials for the items which necessitate their use.

5. 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.

6. Alterations made in the quotations should bear the initials of the tenderer.

7. The successful tenderer may be called upon to deposit security for the due fulfilment of the contract in the Ceylon Savings Bank in the name of the Hon. the Colonial Treasurer within ten days of receipt of notice to do so.

Before tender forms can be issued the intending 8. contractor must deposit a sum of Rs. 10 either at the Government Treasury or at the local Kachcheri and receipt handed to the District Engineer. This deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender when called upon to do so, the deposit will be forfeited.

9. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually of 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, Central Province (South), Nuwara Eliya, for for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

The 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.

S. J. KIRBY,

Public Works Office, for Director of Public Works. Colombo, April 7, 1930.

TENDERS are hereby invited for conveyance of stores L by cart and lorry within the gravets of Colombo, from October 1, 1930, to September 30, 1931.

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.

4. Tenders should be marked "Tender for Conveyance of Stores" 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 27, 1930.

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

- 6. A deposit of Rs. 30 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. any person decline to enter into the contract and bond, or fail to furnish approved security within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. The amount of security required will be Rs. 200 in All other necessary information can be ascertained upon application at the office referred to in section 5.
- 8. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

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

No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

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.

JOHN GIBB. Colonial Storekeeper. TENDERS are hereby invited for the supply of petrol from October 1, 1930, to September 30, 1931.

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 Petrol" 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 6, 1930.

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

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

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due. Failure to deposit samples for items tendered will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list. Samples tendered are

not returned.

The security required will be Rs. 500 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

fulfilled.

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to

carry on the contract.

12. All tenders for: All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period

aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

NENDERS are hereby invited for the supply of coffins, &c., from October 1, 1930, to September 30, 1933.

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.

April 7, 1930.

Tenders should be marked "Tender for Coffins, &c.," 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 made upon forms which will be supplied upon application at the Office of the Colonial Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

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

7. If required, samples must be deposited.

The amount of security required will be Rs. 100 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

fulfilled.

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

objection in writing.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sums as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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 for a period of one, two,

or three years.

JOHN GIBB. Colonial Storekeeper.

April, 7, 1930.

ENDERS are hereby invited for the supply of gas and foundry coke from October 1, 1930, to September 30, 1931.

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

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

the post.

Tenders should be marked "Tender for Coke" 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 6, 1930.

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

6. A deposit of Rs. 50 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter the contract and bond, or fail to furnish approved security within ten days of receiving

notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Samples (5 hundredweight of each kind of coke for testing purposes must be deposited with the Colonial

Storekeeper).

8. The security required will be Rs. 250 in cash for the whole contract or part of it, as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

fulfilled.

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

- 11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.
- 12. All tenders for imported articles will be accepted on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.
- 13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

food from October 1, 1930, to September 30, 1931.

All tenders should be in dual. ENDERS are hereby invited for the supply of cattle

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

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

through the post.

4. Tenders should be marked "Tender for Cattle Food" 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 27, 1930.

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

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

7. Samples in duplicate may be required by the Colonial Storekeeper after the tenders are due for every item tendered for. Failure to deposit samples when called for, for items tendered, will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list.

Samples tendered are not returned.

- The security required will be Rs. 1,000 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.
- 9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sums as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

TENDERS are hereby invited for the supply of furniture, and tubs, buckets, and casks, from October 1, 1930, to September 30, 1931.

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.
- 4. Tenders should be marked "Tender for Furniture, &c.," 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 27, 1930.
- The tenders are to be made upon forms which will be supplied upon application at the Office of the Colonial Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.
- 6. A deposit of Rs. 50 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department or his duly authorized representative, that his tender has been accepted, such deposit will be for feited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- The items tendered for must be of the best workmanship and finish, the decision of the Colonial Storekeeper to be accepted as final in the event of any dispute arising. It will be necessary for tenderers to furnish, free of charge, if called upon to do so by the Colonial Storekeeper, sketches of Failure to do so will render the tender items tendered for. null and void, and the name of the tenderer placed on the list of defaulting contractors.

The security required will be Rs. 1,000 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in

section 5.

- No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 10. Contracts may not be assigned or sublet without the authority of the Tender Board.
- 11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.
- 12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sums as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.
- 13. 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, and the right of obtaining from the Convict Establishment any of the articles of furniture included in the contract.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

ENDERS are hereby invited for the supply of lubricating oils from October 1, 1930, to September 30,

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.

4. Tenders should be marked "Tender for Lubricating Oils" 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 6, 1930.

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

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

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due for every item tendered for. Failure to deposit samples for items tendered will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list.

Samples tendered are not returned. The amount of security required will be Rs. 250 in cash for the whole contract or part of it as may be demanded

the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

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

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during

the period aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

TENDERS are hereby invited for the supply of coconut oil from October 1, 1930, to September 30, 1931.

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

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

the post.

4. Tenders should be marked "Tender for Coconut Oil" 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.

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

6. A deposit of Rs. 100 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department or his duly authorized representative that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due. Failure to deposit samples will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list. Samples tendered are not returned.

8. The security required will be Rs. 1,200 in cash. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

10. Contracts may not be assigned or sublet without the

authority of the Tender Board.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the

Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

TENDERS are hereby invited for the supply of lime (slaked, unslaked, and boiled); clay (white and yellow), and coral stones, from October 1, 1930, to September 30, 1931.

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

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

4. Tenders should be marked "Tender for Lime" 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.

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

rejected.

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

7. If required samples must be deposited.

- 8. The security required will be Rs. 500 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.
- 9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the conditions that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper. ENDERS are hereby invited for the supply of twine, Bengal, from October 1, 1930, to September 30, 1931.

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

Tenders should be marked "Tender for Twine, Bengal," 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 Colonial Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A deposit of Rs. 50 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for. Should any. the same before any form of tender is issued. person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forefeited to the Crown, and the defaulter will render himself liable to be included

in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Samples in duplicate must deposited with the Colonial Storekeeper on or before the date the tenders are due for every item tendered for. Failure to deposit samples for items tendered will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list. Samples tendered are not returned.

The amount of security required will be Rs. 500 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary informa-tion can be ascertained upon application at the office referred to in section 5.

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

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting authorizing him to carry on the contract. contractors

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during

the period aforesaid.

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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

TENDERS are hereby invited for the supply of South Indian tiles, first quality (flat, half ridge, ventilation glass, finials, and ornamental ridge), from October 1, 1930, to September 30, 1931.

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 South Indian Tiles" 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 27, 1930.

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

rejected.

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

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due. The name of the tenderer; name of manufacturing firm, and place of manufacture should be marked on them. Failure to deposit samples for items tendered will render the tenderer's deposit liable to seizure, and the name placed in the defaulters' list. Samples tendered are not returned.

The security required will be Rs. 1,000 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred

to in section 5.

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

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

11. No contract shall be entered into with any person, whose name is on the list of Crown defaulting contractors. either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person. to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the. defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sums as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

TENDERS are hereby invited for the supply of castor oil from October 1, 1930, to September 30, 1931.

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

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

Tenders should be marked "Tender for Castor Oil" 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.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the Colonial Storekeeper, and no tender will be considered unless it is

on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and

rejected.

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

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due. Failure to deposit samples will render the tenderer's deposit liable to seizure and the name placed on

the defaulters' list. Samples tendered are not returned.

8. The security required will be Rs. 100 in cash. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period

aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

TENDERS are hereby invited for the supply of mats, common, halpan and lapang, from October 1, 1930, to September 30, 1931.

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

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

4. Tenders should be marked "Tender for Mats" 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 Colonial Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

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

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due for every item tendered for. Failure to deposit samples for items tendered will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list. Samples tendered are not returned.

The amount of security required will be Rs. 250 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office

referred to in section 5.

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

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

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

ENDERS are hereby invited for the supply of Madampe baskets, 16 in. by 4 in. by 10½ in., of whole cane; Madampe baskets, 16 in. by 4 in. by 8 in., of whole cane; Madampe baskets, 10 in. by 4 in. by 6 in., of whole cane; Madampe baskets, cane, extra strong, 19 in. by 5 in. by 13 in., cup-shaped and saucer-shaped rattan baskets and round bottom earth baskets, from October 1, 1930, to September 30, 1931.

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

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 Baskets" 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 Colonial Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and

 ${\bf rejected.}$

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

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due. Failure to deposit samples for items tendered will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list. Samples tendered are not returned.

The security required will be Rs. 500 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred

to in section 5.

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

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

- 11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.
- 12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.
- 13. 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, and the right of purchasing from the Convict Establishment not more than one-half of the baskets required.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

ENDERS are hereby invited for the supply of boots and shoes from October 1, 1930, to September 30, 1931.

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

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

the post.

4. Tenders should be marked "Tender for Boots and Shoes" 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.

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

- deposit of Rs. 50 will be required to be made 6. A either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. The boots, shoes, &c., tendered for must be accompanied by samples, which are not returned, and should be deposited with the Colonial Storekeeper on or before the date the tenders are due. Failure to do so will render the security liable to seizure, and the name placed on the defaulters' list.

- 8. The security required will be Rs. 250 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.
- 9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly

fulfilled.

10. Contracts may not be assigned or sublet without the

authority of the Tender Board.

11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

ENDERS are hereby invited for the supply of glass panes from October 1, 1930, to September 30, 1931.

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.

4. Tenders should be marked "Tender for Glass Panes" 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 27, 1930. The tenders are to be made upon forms which will be

supplied upon application at the Office of the Colonial Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and

rejected.

6. A deposit of Rs. 50 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. 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 forefeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Samples in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders Failure to deposit samples for items tendered are due. will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list. Samples tendered are

not returned.

- 8. The security required will be Rs. 250 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.
- 9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- Contracts may not be assigned or sublet without the authority of the Tender Board.

- 11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.
- 12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertakes to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

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.

April 7, 1930.

JOHN GIBB, Colonial Storekeeper.

TENDERS are hereby invited for the supply of bricks, L tiles, bamboos, posts, sand, cadjans, &c., from October 1, 1930, to September 30, 1931.

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 Bricks, &c., 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 27, 1930. The tenders are to be made upon forms which will be supplied upon application at the Office of the Colonial Storekeeper, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and

rejected.

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

7. Samples of bricks, tiles, &c., in duplicate must be deposited with the Colonial Storekeeper on or before the date the tenders are due. Failure to deposit samples for items tendered will render the tenderer's deposit liable to seizure, and the name placed on the defaulters' list.

Samples tendered are not returned.

The security required will be Rs. 1,500 in cash for the whole contract or part of it as may be demanded by the Colonial Storekeeper. All other necessary information can be ascertained upon application at the office referred to in section 5.

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

fulfilled.

10. Contracts may not be assigned or sublet without

the authority of the Tender Board.

11. No contract shall be entered into with any person whose names is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Colonial Storekeeper, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. A Government contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

12. All tenders for imported articles will be accepted only on the condition that the tenderer shall give the Government the benefit of any decrease in the Customs duties made after the signing of the tender and up to the expiry of the contract entered into hereafter, and the Government likewise undertake to pay over and above the tendered rate such sum as shall adequately compensate the tenderer for any increase in the Customs duties during the period aforesaid.

13. 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.

JOHN GIBB, April 7, 1930. Colonial Storekeeper.

PENDERS are hereby invited for the supply during the calendar year 1930 of about 800,000 planting baskets, more or less, of the various dimensions shown in the subjoined schedule.

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 Hon. the Controller of Revenue, Colombo.

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

or be sent through the post.

4. Tenders should be marked "Tender for Supply of Planting Baskets" in the left hand top corner of the envelope, and reach the Office of the Hon. the Controller of Revenue not later than midday on Tuesday, May 6, 1930.

Tenders are to be made upon forms which will be supplied upon application at the Office of the Conservator of Forests, Kandy. No tender will be considered unless it is on the recognized form; alterations must be initialled, otherwise the tender will be treated as informal and rejected. A tender form can be issued in the name of one person only.

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

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

of the contract.

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

9. A rate per 1,000 baskets of each description (a), (b), (c), and (d) detailed in the schedule should be quoted both in words and in figures for delivery loaded into trucks at the nearest Railway Station. A Railway warrant will be issued for each consignment of baskets to be loaded into

Railway trucks.

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

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

12. No contract will be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person.

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

Tenderers, who have not previously held Government contracts of this nature, when applying for tender forms

should furnish the officer issuing the forms with a written statement giving their full names and permanent addresses, stating in which district or districts they own landed property or other interests. The extent of landed property, and the nature and extent of other interests should also be given.

15. In the case of persons who have carried out contracts of this nature with the Forest Department they should

state so.

16. In the case of persons who have carried out Government contracts with Departments other than the Forest Department the names of such Departments should be

General Conditions.

(1) Each description of baskets should be to the satisfaction of the Divisional Forest Officer to whom the contractor supplies.

(2) The work should commence as soon as the tenders are settled and be completed on December 31, 1930.

(3) The successful tenderer is required to enter into the contract within 10 days of receiving intimation of the acceptance of the tender, depositing 5 per cent. of the value of the work as security for the due fulfilment of the contract. The security will be released on the satisfactory termination of the contract. Draft contract can be seen at the office referred to in clause 5 above.

Schedule of Sizes.

(a) $5 \text{ in.} \times 3 \text{ in.}$ (c) 8 in. $\times 3\frac{1}{2}$ in. (b) $8 \text{ in.} \times 3 \text{ in.}$ (d) 9 in. \times 4 in.

> J. D. SARGENT. Conservator of Forests.

Office of the Conservator of Forests, Kandy, April 8, 1930.

SALE OF UNSERVICEABLE ARTICLES.

QUANTITY of waste paper will be sold by public auction at this office on Wednesday, April 16, 1930, at 12 noon

Colonial Secretary's Office, Colombo, April 9, 1930.

By order,

P. H. DE LA HARPE, for Colonial Secretary.

OTICE is hereby given that the under-mentioned articles belonging to long sentenced prisoners of Negombo Prison will be sold by public auction at the Negombo Prison gate on Saturday, April 26, 1930, at 10 A.M.:-

6 sarongs 5 banians

3 belts

3 handkerchiefs

2 towels 1 cloth

Negombo Prison, April 4, 1930.

M. H. KANTAWALA, Superintendent.

JOTICE is hereby given that the following private property of long sentenced and deceased prisoners of Bogambara Prison, Kandy, will be sold by public auction at the prison premises on Saturday, April 26, 1930, at 11 A.M. :-

 $22 \, \mathrm{sarongs}$ 3 handkerchiefs 7 cloths 7 shirts 14 banians 10 belts 1 G. S. waist chain 3 shop studs

7 rags 4 coats 2 W. M. buttons 1 cigar case

VERNON WILLE, Superintendent.

VITAL STATISTICS.

Registrar-General's Report on Vital Statistics of the City of Colombo for the Week ended April 5, 1930.

Births.—The total births registered in the city of Colombo in the week were 186 (3 Europeans, 11 Burghers, 122 Sinhalese, 15 Tamils, 27 Moors, 6 Malays, and 2 Others). The birth rate per 1,000 per annum (calculated on the estimated population on January 1, 1930, viz., 269,160) was 36.0, as against 38.7 in the preceding week, 30.8 in the corresponding week of last year, and 32.5 the weekly average for last year.

Deaths.—The total deaths registered were 118 (4 Europeans, 2 Burghers, 59 Sinhalese, 20 Tamils, 24 Moors, 3 Malays, and 6 Others). The death rate per 1,000 per annum was 22.9, as against 24.6 in the previous week, 26.8 in the corresponding week of last year, and 30.9 the weekly average for last year.

Infantile Deaths.—Of the 118 total deaths, 19 were of infants under one year of age, as against 18 in the preceding week, 26 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 16.

Principal Causes of Death.—1. (a) Twenty deaths from Pneumonia were registered, 16 in Maradana hospitals (including 5 deaths of non-residents), and 1 each in St. Paul's, Kotahena North, New Bazaar, and Maradana East, as against 15 in the previous week and 22 the weekly average for last year.

(b) Six deaths from Influenza were registered, 3 in New Bazaar, 2 in St. Paul's, and 1 in Slave Island, as against

5 in the previous week and 9 the weekly average for last year.

(c) Seven deaths from Bronchitis were registered, 2 in Slave Island and 1 each in St. Paul's, San Sebastian, Maradana North, Maradana East, and Wellawatta North, as against 5 in the previous week and 3 the weekly average for last year.

Fourteen deaths from Phthisis were registered, 5 in Maradana hospitals (including 3 deaths of non-residents), 2 each in St. Paul's, New Bazaar, Slave Island, and Kollupitiya and 1 in Kotahena South, as against 15 in the previous week and 11 the weekly average for last year.

3. Five deaths from Enteric Fever were registered, 3 in Maradana hospitals (including 2 deaths of non-residents, and 1 each in St. Paul's and Maradana North. The number registered during the preceding week was also 5 and the weekly average for last year was 4.

Two deaths from Plague were registered in St. Paul's, as against nil in the previous week.

Six deaths from Puerperal Septicaemia were registered, 5 from Enteritis, 4 from Infantile Convulsions, 3 each from Debility and Accidents, 2 from Worms, 1 each from Diarrhoea, Dysentery, Tetanus, Homicide, and Suicide, and 36 from Other Causes

6. Reported Cases.—Thirty-four cases of Chickenpox, 9 of Measles, 4 of Enteric Fever, and 2 of Plague were reported during the week, as against 33, 1, 7, and 1, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 81.4°, against 82.0° in the preceding week, and 80.5° in the corresponding week of the previous year. The mean atmospheric pressure was 29.905 in., against 29.892 in. in the preceding week and 29.914 in. in the corresponding week of the previous year. The total rainfall in the week was 0.75 in., against 1.84 in. in the preceding week and 2.26 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, April 8, 1930.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE COLOMBO LANDING AND SHIPPING AGENCY, LIMITED.

- 1. The name of the Company is "THE COLOMBO LANDING AND SHIPPING AGENCY, LIMITED."
- 2. The registered office of the Company will be situated in Colombo.
- 3. The 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.
- 4. 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 Momorandum 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 Addre	ss of Su	bscribers.			imber of Sh by each Su	
DAISY M. FERNANDO, Colombo		• •	••	• •	One	
EVELYN DE MEL, Colombo			• • *		One	
R. A. DE MEL, Colombo		• •	• •		One	
Alfred Fernando, Colombo			• • •		One	
A. H. FERNANDO, Colombo			••	••	One	
Albert W. Suraweera, Color	nbo	• •	••		One	
B. A. Mendis, Moratuwa			, n	• •	One	
•			Total Shares	taken	Seven	

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

THE COLOMBO LANDING AND SHIPPING AGENCY, **ARTICLES** ÓF ASSOCIATION OF LIMITED.

PRELIMINARY.

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.

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

regulations of the Company, whether contained 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, nance 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 or established by

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

The "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.

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

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. No 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.

6. If by the conditions of allotment of any share the amount of issue price thereof shall be payable by instalments 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 direct.

9. Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to 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.

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. 13.

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.

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.

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.

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.

19. 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 certificates each for one or more of such shares. Every certificate shall specify the number of the share in respect of 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. A sum of fifty cents shall be payable for such new certificate.

23. 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.

24. 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 transferee, 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 transfer 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 desired 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 transferor. 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 articles. 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 passu 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 in excess. 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.

28. 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.

33. 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.

35. 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.

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

(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.

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.

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 have arrived, and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. The Directors may decline to register any transfer of shares subject to such charge or lien.

46. Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptey, 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 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.

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

such holders.

51. 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.

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 allotment 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 presents as to pay ment 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 hereto 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 of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made, or the instalment of the call shall have been made. ment 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 altogether or in part

any sum becoming payable for interest under this clause.

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

2.

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.

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

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

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

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 by a shorter notice and in any manner they think fit. 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.

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.

70. 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. 71. 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 Share-holders 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.

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

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.

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

VOTING AT MEETINGS.

At any meeting every resolution shall be decided by 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.

78. 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.

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 meéting, of which notice specifying the intention to propose such resolution has been duly given.

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 or administrator of any deceased Shareholder, or any one of such persons, as aforesaid, if more than one, shall not be entitled to vote in the place of such minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

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.

84. 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 representation. sentative 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 acquir d 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.

The instrument appointing a proxy shall be printed or written, and shall be signed by the appointor or his

attorney or if such appointor 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 :-

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

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

No Shareholder shall be prevented from voting by reason of his being personally interested in the result of 88. the voting.

DIRECTORS:

- 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.
- The qualifications of a Director shall be the holding in his own right alone of shares of the Company of any 91. 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. 92.

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

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

(e) 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 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 nterested 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. 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.

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.

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.

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.

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, nominees, or managers of any company or firm, or otherwise in favour of any fluctuating body of persons, whether 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 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 a tany 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.

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.

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.

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 increased or reduced number shall go out of office.
- 112. 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 been removed.

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 be ween 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.

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 votes the Chairman shall have an additional or casting vote in addition to his vote or votes as a Director. Two Directors 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

as a Director snall notwithstanding that it snall 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.

126. 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 diving the state of the s 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.

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 vest any 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.

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

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

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.

136. 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.

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.

140. A balance sheet shall be made out and laid before the Company at its Annual General Meeting in each year. The balance sheet and such balance sheet shall contain a general summary of the assets and liabilities of the Company. 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 The report and balance sheet shall be signed on behalf of the Board by at least two of the Directors to carry to reserve. 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.

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

NOTICE.

A notice may be served by the Company upon any member either personally or by sending it through the post 152. 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 join 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 be a significant time of the state of the 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

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 Ceylog Government Gazette.

156. Any notice, if served by post, shall be deemed to have been served at the time when the letter containing the same is put into a post office situated in Colombo, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into such post office.

157. Where a given number of days' notice or notice extending.

157. 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.

160. On the trial of 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 kny 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 among 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 rights 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 altered there or in part, but in default of any such provisions the assets shall, subject to the rights of the holders of shares shall such as the contributor of the charge of the contributors of the charge of t 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 control 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 next proceeds and the Liquidator shall, if practicable, act accordingly. INDEMNITY.

162. The Directors, Managing Director, Managers, Agents, Auditors, Secretary of 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 servants for the time being of the Company, and the trustees (if any) for the time being acting in relation to any of the affairs of the Company, and every of them, and every of their heirs, executors, and administrators, shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, considering the company and expenses which they or any of them, their or any of their heirs, executors, or administrators shall or may incur or sustain by or by reason of any contract entered into or any act done, concurred in, or omitted in or about the execution of their duty or supposed duty in their respective offices or trusts, except such (if any) as they shall incur or sustain by or through their own wilful act, neglect, or default respectively, and none of them shall be answerable for the acts, receipts, reglects, or defaults of the other or others of them, or for joining in any receipt for the sake of conformity, or for any barkers 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 security upon which any moneys of or belonging to the Company shall be placed out or invested or for any loss, misfortune, or damage resulting from any such cause as aforesaid, or which may happen in the execution of their respective offices or trusts, or in relation thereto except the same shall happen by or through their own wilful neglect or default respectively. 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 Uvakellie Tea Company of Ceylon, Limited.

OTICE is hereby given that an Extraordinary General er 1g of the Uvakellie Tea Company of Ceylon, will be held at the registered office of the Company, the Uvakellie Tea Company of Ceylon, 6 Pince street, Fort, Colombo, on Wednesday, April 23, 1930, at 11... in the morning for the purpose of proposing and if thought fit of passing the following special resolutions: resolutions :-

- 1. That each of the existing 5,000 Rs. 100 ordinary shares of the Company be divided into ten Rs. 10 ordinary shares shares.
- esir Le to capitalise a sum of Rs. 112,000 2. That it is desirable to capitalise a sum of Rs. 112,000 being part of the individed profits of the Company standing to the credit of the reserve fund and accordingly that the sum of Rs. 112,000 be capitalised and distributed among the shareholders on the footing that they become entitled 2. That it thereto as capital in pursuance of Article No. 79 of the Articles of Association of the Company and that such capital sum be applied on behalf of the persons who on the date hereof were holders of the 28,000 issued shares of the Company in payment in full for 11,200 shares of the Company of Rs. 10 each and that such 11,200 shares credited as fully paid be accordingly allotted to such persons respectively in the proportion of two of such shares for every five of the said shares then held by such persons respectively and that the shares so distributed shall be treated for all purposes as an increase of the nominal amount of the capital of the Company held by each such shareholder and not as income, and that such shares so allotted are to rank for dividend pari passu with the existing issued shares as from the 1st day of January, 1930.

Should the above-mentioned resolutions be passed by the requisite majority they will be submitted for confirmation as special resolutions to a further Extraordinary General Meeting of the Company and such meeting will be held on Thursday, the 8th day of May, 1930, at the same time and place for the purpose of considering and if thought fit confirming such resolutions as special resolutions accordingly.

By order of the Board,

J. M. ROBERTSON & Co., Agents and Secretaries.

Colombo, April 7, 1930.

The Doomoo Ten Company of Ceylon, Limited.

is he by given that an Extraordinary General ing of the Doomoo Tea Company of Ceylon, Needing of the Doomoo Tea Company of Ceylon, Limited, will be held at the registered office of the Company, 6, Prince street, Fold, Colombo, on Wednesday, April 23, 1930, at 11 o'clock in the morning for the purpose of proposing and if thought fine passing the following special

1. That the Authorized Capital of the Company be increased to Rs.1,250,000 by the creation of 75,000 additional ardinary shares of Rs. 10 each and ranking for divide and in all other respects pari passu with the existing addinary shares in the Company.

That each of the existing Rs. 100 ordinary shares be divided into ten Rs. 10 ordinary shares.

3. That it is desirable to capitalise a sum of Rs. 360,000 being part of the undivided profits of the Company standing to the credit of the reserve funds and accordingly that the sum of Rs. 360,000 be capitalised and distributed among the shareholders on the footing that they become entitled thereto as capital in pursuance of Article No. 79 of the Articles of Association of the Company and that such capital sum be applied on behalf of the persons who on the date hereof were holders of the 45,000 shares of the Company already issued in payment in full for 36,000 shares of the Company of Rs. 10 each and that such 36,000 shares credited as fully paid be accordingly allotted to such persons respectively in the proportion of four of such shares for every five of the said shares then held by such persons respectively and that the shares so distributed shall be treated for all purposes as an increase of the nominal amount of the capital of the Company held by each such shareholder and not as income, and that such shares so allotted are to rank for dividend puri pussu with the existing issued shares as from the 1st day of July, 1930.

Should the above-mentioned resolutions be passed by the requisite majority they will be submitted for confirmation as special resolutions to a further Extraordinary General Meeting of the Company and such meeting will be held on Thursday, the 8th day of May. 1930, at the same time and place for the purpose of considering and if thought fit confirming such resolutions as special resolutions accordingly.

By order of the Board,

Colombo, April 7 1930.

J. M. ROBERTSON & Co., Agents and Secretaries.

The Ceylon Coconut Oil and Desiccating Company, Limited.

OTICE is hereby given that the Twentieth Annual Ordinary General Meeting of this Company will be held at the registered office, National Bank buildings, York street, Colombo, on Saturday, April 26, 1930, at York street, Colombo, on Salar 12 noon, for the following purposes, .:—

The report of the Directors and the Colomber 31,

1. To receive the report of the Directors and the counts of the Company of the year ended December 31, accounts o 1929.

To elect a Director.

3. To appoint Auditors for the current year.

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

By order of the Directors,

Colombo, April 11, 1930.

DODWELL & Co., LTD. Agents and Secretaries.

Ceylon Theatres, Limited.

OTICE is hereby given that the First Annual Ordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company, Darley road, Maradana, Colombo of Wolnesday, April 23, 1930, at 11 A

Rusifiess
To receive the report of the Directors and accounts for the year ended December 31, 1929.

resst

To elect Directors.

Toappoint Auditors 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 16 to 23, 1930, inclusive.)

By order of the Directors,

DUDLEY O. WIJESINGHE, Secretary.

la Eliya Coconut Estate Company, Limited.

NOTICE is hereby given that the Second Annual Ordinary General Meeting of the Shareholders of the Company will be held at the Company's registered office, Gaffoor's building, Main street, Colombo, on Saturday, April 26, 1930, at 10 A.M.

Business. the report of the Directors and statement of accounts for the year ended December 31, 1929.

To elect a Director.

To appoint Auditors.

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

By order of the Directors,

Colombo, April 11, 1930.

MACKWOODS, LTD. Agents and Secretaries.

The Frocester Estate Rubber Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the Frocester Estate Rubber Company, Limited, will be held at the registered office of the Company, 6, Printe street, Fort, Colombo, on Wednesday, April 23, 1930, at 11.30 a.m. for the purpose of censidering and thought fit, confirming, as special resolutions, the following resolutions, which were duly passed by the requisite majority at the Extraordinary General Meeting of the Company held th April 4, 1930:—

Resolutions.

That the Articles of Association of the Company be altered as follows :-

(a) By inserting the at the end of article 4 :--

"Divided shall include bonus."

(b) By deleting the existing article 128 and substituting in lieu thereof the following articles and numbering such new articles as below

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

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

(c) By deleting the existing article 129 (a) and substituting in lieu thereof the following action

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

(d) By deleting the existing article 130 and sub in lieu thereof the following article, namely :-

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

(e) By interpolating the words "or for special dividends between the words "dividends" and the green diwords "or for working" in article 131.

(f) By inserting after article 131 the following article amely: namely :-

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

By order of the Board,

J. M. ROBERTSON & Co., Colombo, April 8, 1930. Agents and Secretaries.

Unwin and Company, Limited. Resolution.

IN view of Mr. Unwin's claim and the present position of the Company, that the value of the shares of the Company be reduced from Rs. 16 to Rs. 5. To close down the retail business in Handy. The proceeds realized from the selling off of the Sticks of the Company by auction or otherwise be placed to liquidate the Bank Overdraft, and that 10. Unwin's further loans be covered by debenture issues at 7 per cent., and that further funds required for the working of the Agency Business be raised required for the working of the Agency Business be raised by issuing depentures to Shareholders at 7 per cent. And the registered offices of the Company be removed from Kandy to Colombo.

UNWIN & Co., LTD. C. E. S. Downey, Secretary.

Melvil (Selangor) Rubber Company, Limited.

ICL is hereby given that an Extraordinary General MCICI sheeby given that an Extraordinary General Melvill (Selangor) Rublet of the Shareholders of the Melvill (Selangor) Rublet of the Jompany, Union place, Glombo, on Wednesday, April 23, 1930, at 11 A.M., for the purpose of considering and, if thought fit, passing the following special resolution:—

"That the Melvill (Selangor) Rubber Co., Ltd., be voluntarily wound up."

and a Liquiditor of Liquidators be appointed for that purpose.

purpose.

Should the resolution be passed by the required majority it will be submitted for confirmation as a Special Resolu-tion to a Second Extraordinary Meeting which will be subsequently convened.

By order of the Board.

Colombo, April 3, 1930.

BOUSTEAD BROS., Agents and Secretaries.

Æstates, Limited., laha**nduw**a

Meeting of Walahanduwa Extraordinary General Meeting of Walahanduwa Extraordinary General Meeting of Walahanduwa Extraordinary General held at the registered office of the Company, Gaffoor building Main strict, Colombo, on Wednesday, April 23, 1930, at 11 A.M., for the purpose of proposing and, if thought fit, of pasting the following special resolution:

That the Articles of Association be altered in manner

That the Articles of Association be altered in manner following:-

Articles 29, 30, 31, 32, 33, 34, 35, and 36 shall be 1. cancelled.

2. The words and figures "pursuant to Clause 36 hereof" in Article 37 shall be cancelled and the following words added after the concluding words "nor to a transfer made", namely:—"by a member to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, wife, or husband of such member nor to any transfer by the executors or administrators of any member to the heir, legatee, or other beneficiary of such member beneficially entitled to the shares of such member or any part thereof nor to a transfer of shares standing in the names or name of the Trustees or Trustee of the will of any deceased member upon any change of Trustees to the Trustees for the time being of such will."

3. That the figures "35" in Article 44 be cancelled, and figures "43" be substituted thereof.

Should the above mentioned resolution be passed by the requisite majority it will be submitted for confirmation as a special resolution to a further Extraordinary General Meeting of the Company, and such Meeting will be held on Friday, May 9, 1930, at the same time and place for the purpose of considering and, if thought fit, confirming such resolution as a special resolution accordingly.

By order of the Board,

GORDON FRAZER & Co., LTD., Colombo, April 9, 1930. Agents and Secretaries.

20 The Spylon Ice and Cold Storage Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the above-named Company will be held at Inveresk House, McCallum road, Colombo, the registered office of the Company, on Thursday, April 24, 1930, at 3 o'clock in the afterneon for the purpose of considering and, if thought fit, passing with or without amendment, the following resolution:

"That the Directors be and they are hereby authorized

to execute a primary mortgage over the property and assets of the Company for the purpose of securing the repayment of any sum or sums of money which the Directors may borrow or raise under the power conferred on them by Article 62 of the Company's Articles of Association together with interest thereon at such rate of interest as may be agreed upon the Directors.

By order of the Directors,

LEWIS BROWN & Co., LTD., Colombo, April 12, 1930. Agents and Secretaries.

The Pareekanni (Travancore) Rubber Company, Limited.

OTICE is hereby given that the Fourth Ordinary General Meeting of the Shareholders of this Company will be held at Ambewatte House, Slave Island, Colombo, on Monday, April 28, 1930, at 2.30 p.m.

Business.

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

To elect a Director.

To appoint Auditors for the current year.

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

(The Transfer Books of the Company will be closed from. April 21 to 28, 1930, both days inclusive.)

By order of the Directors,

Colombo, April 1 k, §930.

CUMBERBATCH & Co., Agents and Secretaries.

Ceylon Fisheries, Limited. In the District Court of Colombo.

In the Marter of the Ceylon Fisheries, Limited. Special. No. 1,716.

d/in the Matter of th companies Ordinances. ne Matter of the Ceylon Joint Stock.

Court of Colombo, dated Merch 28, 1930, confirming the reduction of the capital of the above-named Company from Rs 1,000,000, divided into 100,000 shares of Rs. 10 each to Rs 820,000 divided into 55,000 shares of Rs. 10 each (being the shipes at present unissued) and 45,000 shares of Rs. 6 each by (a) cancelling paid up capital which has been lost or is unrepresented by available assets to the extent of Rs 2 per share on each of the said 45,000 shares and by reducing the nominal amount of the said shares and by reducing the nominal amount of the said shares from Rs. 10 to Rs. 8 each, (b) returning to the holders of the said 45,000 fully paid shares that have been issued paid up capital to the extent of Rs. 2 per share and by reducing the nominal amount of each of the said shares from Rs. 8 to Rs. 6, and the minute approved by the court, showing, with respect to the capital of the Company as altered, the several particulars required by the above Ordinances, were registered by the Registrar of Joint Stock Companies on April 5, 1930.

The said Minute is in the words and figures to words. "The Capital of the Ceylon Fisheries, Limited, Rs. 820,000 divided into 55,000 ordinary shares of Rs. 10 each and 45,000 ordinary shares of Rs. 6 each instead of Rs. 1.000,000 divided into 100,000 shares of Rs. 10 each. At the date of the registration of this minite 45,000 ordinary shares of Rs. 6 each are issued and have been and are to be deemed fully paid up. The residue of the same ordinary shares namely 55,000 shares of Rs. 10 each are unissued."

Junius & CREASY, Proctors for The Ceylon Fisheries, Limited.

April 9, 1930.

Auction Sale under Mortgage Decree

In the District Court of Colomb

Suna Pana Rawanna Mana Meyna Meyapp 20A, Brownrigg street, Kandy ...

No. 35,969.

Province of the said Island, comprising several configuous allotments of land forming one property, to wir:—(1) A piece of land called Anganpitiyehena and a piece of land called Asweddumagawahena, situated in Bowela aforesaid, both being one property; bounded on the north by the property of Joseph Perera and Gamagedeniya Corala Ralle, on the east by the property of Bowela Aratchila and Asweddumakumbura, on the south by Udagedera Rallagehena and Temple land, and on the west by the property belonging to A. Peiris, Esq., and Sama Lebbe; containing in extent 9 acres 1 rood and 25 perches, registered in A 54/242.

(2) An allotment of land situate at Bowela aforesaid; bounded on all sides by land claimed by natives; containing in extent 1 acre 2 roods and 15 perches, registered

in A 51/153.

(3) The chena called Anganpitiyahena, situated at Bowela aforesaid; bounded on the east by chena belonging to Wellate Aratchy, on the south and west by the property of Mahamarakkalage Joseph Perera, and on the north

of Mahamarakkalage Joseph Perera, and on the by Gonwasamyhena registered in A 51/227.

(4) The chena called Anganpitiyagedemadekarandagahamulahena, situated at Boyell aforesaid; bounded on the east by the portion of this chena, on the south by the property of Joseph Perera, on the west and north

(5) The chena called Dangolleganwasamyhena, situated by the property of Joseph Perera. at Bowela aforesaid; bounded on the east by the road leading to aswedduma and the chena belonging to Heerage Banda, on the south by the chena belonging to Wellate Aratchige, on the west by the property of Joseph Perera, on the north by the garden of Brakmanageddara Punchi-

rala; and

(6) The chena called Attanaikegederahena, situated at Bowela aforesaid; bounded on the east and south by the chena of Bowela Aratchy, on the west by the property of Mahamarakkalage Joseph Perera, and on the north by the chena of Wellate Aratchy, which said four allotments 3, 4, 5, and 6, together form one property; containing in extent 5 acres and 5 perches, registered in A 51/224.

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

Courts, Colombo.

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

Auction Sale.

NDER instructions from the assignee and with lea of court in insolvency case No. 3,882, I shall sell by public auction at the risk of the defaulting purchaser at

the spot at 5 r.m. on Tuesdey, May 13, 1930:—
The life interest of the golven (CH.2 Trickeratne)
to all that house and process be ting assessment No. 26, 3,
situated at Ward place in Colombo in extens 15 perches.
Further particulars from situated at Ward place in Colombo Further particulars from

FRANCIS E KRISHWAZILLAI, Auctioneer and Broker.

'Phone: 1039, and Kingslynn, Barber street, 119, Hulftsdorp.

Auction Sale of Valuable Properties.

SPLENDID OPPORTUNITY FOR CAPITALIST

In the District Court of Colombo.

T. Abdul Rahiman, K. M. Abdul Razak, Lebbe, N. M. Abubacker, A. Cader Batcka, Hajie T. Abdul Majeed, and N. A. M. Sulaiman, all carrying on business as T. Abdul Rahim & Co., Fourth Cross ... Plaintiffs street Vs.

No. 33,262.

Dawoodsa, A. B. S. R. Mohamed Hussein Cader Tamby Shermani Pillai and N. S. Mooly Pitche, all in Colombo

By virtue to consistent state of the respective spots —

On Thursday, May 1980, At 4 P.M.

An allotment of land marked 37A ward No. 1,022), formerly bearing assessment No. 371, bearing assessment No. 37A, situated at New Chetty street in Colombo; in extent 10 51/100. At 5 P.M.

An alloment of land with the buildings thereon bearing assessment No. 3, now No. 1795/3 (1-4), situated at St. Lucia's street, Kotahena; in extent 81 perches.

> On Fiday, May 16, 1930. At 4 P.M.

Allotments of land bearing assessment Nos. 64 and 65, presently No. 840/64-65, situated at Old Moor street; in extent 9 87/100 perches.

At 5 P.M.

All the right, title, and interest of Sheramudali Pillai in and to all that land called and known as Alutyonwediyewatta, with the buildings thereon bearing assessment No. 920/135, situated at New Moor street; in extent 10 86/100 perches.

> On Saturday, May 17, 1930. Commencing from 4 P.M.

All that allotment and bearing assessment No. 28, presently assessment to 3412/28 and 3413/28, Uplands, situated at New Fishers Quarters; in extent 2 64/100 perches.

perces.
All that allotment of land plands western half part bearing assessment No. 3414/29, situated at New Fishers Quarters of Tanque Salgado; in extent 2 64/100 perches.
All that allotment of land bearing assessment No. 3,447/50

(1-2), situated at New Fishers Quarters Uplands, Alutmawata; in extent 2 64/100.

At 5 P.M.

All those contiguous allotments of land (1) bearing assessment No. 1467/243B 1 to 3 and (2) assessment No. 242B, presently assessment No. 1467/243B (1-2), situated at Madampitiya road; in extent 7 80/100 perches. Further particulars from-

FRANCIS F. KRISHNAPILLAI, 'Phone: 1,039, Kingslynn, Barber street, Auctioneer and Broker. and 119, Hulftsdorp.

'Pnone: 733.

Auction Sale.

In the District Court of Colombo.

oor Chattoor of Old Moor street Plaintiff. No. 36,709.

O. L. M. Zzateen Marikan Samtafath Umma, wife of O. L. M. Mondoen, Woo Yaligawatta Defendants.

NDER hortgage decree in the above case, I shall sell by public abetion at the above at 5 p.m. on Friday, May 9, 1930.

All that allotment of land with the buildings thereon being the portion marked lets "A" and "B" in Chas. Schwallie's plan dated May 2, 1903, bearing assessment No. 60, Maligawatta road in Colombo; in extent 6 92/100 No. 60, Maligawatta

Further particulars from F. Rustomjee, Esq., Proctor, Supreme Court, Colombo, or—

FRANCIS F. KRISHNAPILLAI, Auctioneer and Broker.

Chone: 1039, Kingslyng Barber street, and I 3 Hultsdorp street.

1

Auction Sale.

Valuable Property at Hendala.

DY virtue of the commission is not to me in case No. 34,977, D. C., Colombo, I find sell by public auction for the incovery of the mount estated in the decree on May 10, 1930, at there a ctive shots commencing from the first land at 3 P. M. 4 (1) All that portion of land called Heda akagahakun iduwatta marked lot A in the plan, situated at Hedala (being a divided portion of two contiguous allotments of land now forming one property called Hedawakagahakurunduwatta); and which said lot A is bounded on the north by lot B, on the east by the fields and the garden of Lewisdura Valentine Solomon, the fields and the garden of Lewisdura Valentine Solomon, on the south by the property of Mr. Selambaram, and on the west by a part of this land and passage along a canal; containing in extent 4 acres 2 roods and 5 perches as per plan No. 56/1927, dated June 4, 1927, made by C. H. Frida, Licensed Surveyor. (2) An allotment of land called Hedawakagahaowita, situated at Hendela; bounded on the north by land purchased by R. M. Comarappa Modaliar, on the east by the property belonging to R. M. Coomarappa Modliar, on the south by the property of K. Domingo Fernando, on the west by the towing path along the canal; containing in extent within the aforesaid boundaries an area of 1 rood more or less.

Belmont street, Hulftsdorp,

A. C. KOELMEYER, Auctioneer and Broker.

Auction Sale.

Valuable Guns, Rifles, Revolvers, Hardware, &c.

In the District Court of Colombo. Tuan Shaheed Sabar, carrying on Assiness u uan Shaheed Sabar, carrying on siness under the name, style, and firm of T. S. Sabar and Company, of Second Cross street, in Colomb

 $V_{\rm S}$. No. 37,475.

decree, the entire stock-in-trade lying in the defendant's place of business 43, Third Cross street, Pettah, Colombo, consisting of guns, rifles, revolvers, hardware articles, iron and brass materials, glass almirahs, show cases, furniture, fittings, book debts, &c., commencing on May 3, 1930, at 9 A.M. and subsequent days till completion of sale.

A. C. KOELMEYER, Belmont street, Hulftsdorp. Auctioneer and Broker. . Auction Sale.

Property at Taldua.

virtue of the Commission issued to me in case No. 36,443, D. C., Colombo, I shall sell by public No. 36,443, D. C., Colombo, I shall sell by public auction for the recovery of the amount stated in the decree against Oder Temby Subadia Umma of Dehiowita on May 17, 1930, at 1 p. 1. at the spot:—All that land called and knowns, Yekkagahawatta ala Mahallagebogahawita, situate at Talduwa in Alutgam korale of Kegalla District in the Province of Saba agam wa; and bounded on the north by live fence of He land of Menikrala Vidane, on the east by live fence of Hettigabayatta, on the south by live fence of Arambewatta and in the west by Sitawaka river; and containing in extent within these boundaries about 12 acres of kurukkan sowing owned by the defendant by acres of kurukkan sowing owned by the defendant by virtue of deed No. 1,365 of April 11, 1917, and attested by IL. Welikala, Notary Public. 和沙

A. C. KOELMEYER, Auctioneer and Broker. Belmont street, Hulftsdorp.

Auction Sale.

NDER mortgage decree in D. C., Kalutara, case No. 15,575 in favour of Halnetti Pedrick Perera of Ethagama, against M. I. L. Mahamadu Mawjood of Veyangalla, I shall sell the following premises by public auction on the spot at 4 p.m. on April 26, 1930:—

1. An undivided ½ share of the soil and of all the trees and of all the buildings of the tree contiguous lands called Galkaduwelanda and Galkaduweradagewatta, Pitakattiya, situate at Koodalgam it Gangaboda pattuwa, Pasdun korale, Kalutara District; and bounded on the north by the roal, and the deservation along the said road, east by land claimed by villagers, lot 19841 of T. P. 12,724, and Crown and, south by Crown land, and west by Crown land, and lot 18524 of T. P. 12,724; and containing in extent 6 acres 1 road and 25 perches, and

2. An undivided ½ share of the soil and of all the trees and of all the buildings of the land called Galkaduwakele, situate at Koodaligama aforesaid; and bounded on the the north by T. P. No. 253,675, and lot 3,248 of T. P. 14,879, east by lot 3,248 of T. P. 14,879, and south and west by Crown land; and containing in extent 1 acre 1 rood and

8 perches.

Further particulars may be had from A. H. Gunatilaka, Esq., Proctor, Supreme Court, and Notary Public, or from me, the undersigned.

Kalutara, April/8, 1930.

M. P. MENDIS, Licensed Auctioneer.

Auction Sale. erty at Etiyawala in the District of Chilaw.

In the District Court of Negombo. R. N. K. R. K. Kannappa Chetty of Negombo....Plaintiff.

(1) Minneriatiyage Don Anthony Karunaratne and wife, (21 Jayasin ne Gurunanselage Don Alice Haming Joth of Manaweriya Defendants.

C. M. Letian, Auctioneer, Negombo, assignee of the insolvent estate of the 1st defendant......Co-defendant.

BY virtue of the order to sell issued to us from the District Court of Negombo in case No. 3,826, we shall sell by public auction at the spot at 10.30 A.M., on Monday, May 5, 1930, all that land called Meegahawatta, situate at Etiyawala in Otara palata of Pitigal korale in the District of Chilaw, North-Western Province; containing in extent 7 acres and 37 perches more or less, for the recovery of the sum of Rs. 2,937 50, with interest on Rs. 2,500 at 15 per cent. per annum from November 19 to December 3, 1929, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, decreed to be paid to the plaintiff by the 1st and 2nd defendants above named.

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

M. P. KURERA & Co., Auctioneers.

Negombo, April 8, 1930.

Auction Sale.

Properties at Mutugalayagama in the L Kurunegala.

DER decree in case No. 3,789, D. C., Negombo, entered in favour of the plaintiff, Ana Sena Seena INDER decree in case No. 3,789, Periyasamy Pulle of Negombo, against the defendant, Ragala Aratchige Baba Singho of Mutugalayagama, and virtue of the order to sell issued to us for the recovery of the sum of Rs. 490, with interest on Rs. 400 at 30 per cent. per annum from October 12, 1929, to January 24, 1930, and thereafter 12 9 per cent. per annum on the aggregate amount till payment in 111, and costs of suit, we shall sell the unformer form to be specified as a primary mortgage, at the espective spots on Wednesday, May 7, 1930, viz. May 7, 1930, viz. :

At 3 р.м.

(1) The portion of land called Galapitamulahenyaya, situated at Mutugalayagama in Katugampola hatpattu of Pitigal korale in the District of Kurunegala, North-Western Province; containing in extent about 9 acres, of this the undivided extent of 2 acres, together with the buildings and plantations thereon.

At 3.15 P.M.

(2) The northern 2/6 shares of the land called Galapitamullahenyaya, situated at Mutugalayagama aforesaid; which said northern 2/6 share is in extent about 2 acres, of this an undivided ½ share, together with the plantations thereon.

Further particulars from T. Quintin Fernando, E. Proctor, Supreme Court, and Notary, Negombol of

M. P. KURERA & Co.,

Negombo, April 8, 1930.

Auctioneers.

Auction Sale under Mortgage Decree. NDER and by virtie of the decree entered in case. No. 26,817, D. C., Galle, he would of Maia Hildabrand Daniel and Emile Rheymer Godforf, Daniel, both of Borella, against Samsi Leobe Maker Hadjiar Abdul Caffoor Hajiar, (2) Omero Lebb, M. ker Aruse Umma, (3) Abdul Caffoor Hajiar Raveath Adaboya and (4) Abdul Caffoor Hajiar Mohamed, all of Galupialde, and the order to sell issued in the said case, I will sell by public auction at the spots on May 10, 1930, commencing at 1.30 p.m. the spots on May 10, 1930, commencing at 1.30 P.M., the following property bound and executable for the recovery

of the amount due of the said decree, viz.:

(1) All that by trique marked assessment No. 723A, built by Mohammed Abubukke of Tamptiya, and all the soil and trees in the chaining buildings of the defined lot marked No. 2 of the land Hirigalwatta marked assessment No. 724, situated at Calupiadde within the Four Gravets of Galle; in extent about 5½ acres.

(2) All that boutique marked assessment No. 723,

(2) All that boutique marked assessment No. 723, built by the said Mohamed Aboobakker, and standing on the defined lot marked No. 3 of the land Hirigal watth marked assessment No. 724, with all the remaining buildings thereon, situated at Galupiadde aforesaid; in extent 22 perches

(3) All that the entirety of the western boutique and the undefined soil appertaining thereto (exclusive of the cigar boutique and the row boutique and the boutiques bearing No. 561 of the row of the boutiques on the land side of the high road standing on the land called Fills Ward alias Bay House, otherwise called Gibsongewatta, situated at Megalle in Galupiadde aforesaid; in extent 2 acre 1 rood and 22 8 perches.

(4) All the call and true of the defined lot marked letter

(4) All the soil and trees of the defined lot marked letter A of the land called Pitawalamawatabodawatta and the boutique marked assessment No. 247 and everything else standing on the said lot, situated at Dangedera within the

Four Gravets of Galle; in extent 1.593 perches. (5) All that undivided 1 part of the soil and trees of a defined portion of the land called Meegahawatta alias Bakmeegahawatta alias Gorakagahawatta and of everything olders. thing else appertaining thereto and standing thereon, situated at Dangedera aforesaid; in extent 3 square roods and 25 4/5 perches.

(6) All that undivided ½ part of the soil and trees and of all the buildings and everything else on the said defined lot marked No. 2, of the land called Manaladetotam alias Weliwatta, situated at Talapitiya within the Four Gravets of Galle; in extent 20.16 perches.

(7) All the soil and trees of the defined one-half portion of and everything else on the land called Tandalwatta alias Sellanaidekasilebbetotam, situated at Dangedera aforesaid;

in extent 34.8 perches.

(8) All that defined lot marked No. 1 of the land called Manaladetottam alias Weliwatta together with all the fruit trees, plantations, buildings, and everything else appertaining thereto and standing thereon, situated at Talapitiya aforesaid; in extent 29.16 perches.

Galle, April 8, 1930.

CHAS. M. GOONASEKERA, Auctioneel

Auction Sale.

NDER decree in case No. 13,97% D. C. Kurunegala, entered in favour of the plaintiff, 15. M. P. R. Kumarappa Chetty and K. M. P. R. Phrasa Karipen Chetty, by their attorney Veyana Rana Balakrisha Rawth of Kurunegala, against the defendant W. M. Kirimenika of Welagane, the administrativity of the estate of the later. W. Ratnayaka of Welagane, and by ortho of the order to sell issued to me for the receivery of the amount state therein, I shall sell by public august at the first named land, undermentioned properties mortgaged with the plaintiff, to wit:—

On May 3, 1930, commencing at 4 P.M.

An undivided 1 share of the land called Dangahamulahena now garden, situated at Welagane; containing in extent 3 kurunies of kurakkan sowing with all the plantation and the entirety of the house and other buildings standing thereon.

2. An undivided ½ share of an undivided ¾ shares of ottekumbura, situated at Welagane; containing extent

pelas paddy sowing.

3. An undivided ½ share of an undivided ½ share of the land called Gurugodehena, situated at Welagane; containing in extent of about 4 kurunies kurakkan sowing

4. All that lower I amunam of the field called Yaturuwelakumbura, situated at Welagane; containing in extent

2 acres 1 rood and 37 perches.
5. An undivided \(\frac{1}{8} \) share Urakotuwagawawatta, situated at Welagane; containing in extent 2 seers of kurakkan sowing with the plantations and everything standing thereon.

6. An undivided & share of Ambagahamulawatta, situated at Welagane; containing in extent 2 lahas kurak-kan sowing with the plantations and buildings thereon.

> T. B. AMUNUGAMA, -Auctioneer.

Auction Sale. 10

NDER decree in case No. 14,569, D. C., Kurungga entered in favour of the plaintiff, S. T. K. N. S. entered in rayour of the plaintiff, S. T. K. N. S. 15 Mg. Ramanathan Chetty, by his attorney, V. Suppaiah Pulle of Kurunegala, against the defendant, Cumanavail Sadrivail Pillai, Police Court, Campaha, administrator in D. C., Kurunegalacuse No. 3479, and by viride of the order to sell issued to me for the recovery of the amount mentioned therein, I shall sell by public auction at the first-named land, under-mentioned properties mortgaged with the plaintiff, to vit: plaintiff, to wit :-

On May 3, 1930, commencing at 4 P.M.

1. Four undivided fifth shares of Hitinawatta of 2 acres and 28 perches, together with the buildings, plantations, and everything standing thereon, situate at Gangode in Tiragandahe korale.

2. All that Polwatta and its adjoining field of 5 acres and 3 roods and 11 perches and 52 100 of a square perch; in extent, situate at Yantanpalawa, together with the buildings, plantations, and everything standing thereon.

All that Wemulledangahamulahena of about 2 lahas kurakkan sowing extent, situate at Yantanpalawa, together with the buildings, plantation, and everything standing thereon.

For further particulars please apply to Messrs. P. Tambirajah & Kandiah, Proctors and Notaries, Kurunegala, or to me-

> T. B. AMUNUGAMA, Auctioneer.

Auction Sale under Mortgage Decree.

In the District Court of Galle.

Rampulu David Gregory de Zoysa, Fiscal's Arachchy of Aldurala No. 2 986. . Vs.

The soil and all the other things of the two contiguous allotments of land marked 217B and 217c of Kandawatte Pitakattiya, in extent 7 acre 3 roods and 8 perches; situated at Botalawa in Dakunumaha pattu in Pasdun korale east of the District of Kalutara, Western Province.

2. The entire soil and everything standing thereon of the three contiguous allotments of land bearing lots Nos. 227A, 227B, 227C of the land called Ambagahagodella; in extent of 5 acres and 15 perches; situated at Botalawa aforesaid.

The entire soil and all the things standing thereon of the land called Olagodadeniya, in extent 3 acres 1 rood and I perch; situated at Meegahatenna in Dakunumaha

pattu aforesaid.
4. The entire soil and all the things thereon of the land called Bermunnedeniya, in extent 1 acre 3 roods and 28 perches; situated at Meegahatenna aforesaid.

5. An undivided \(\frac{1}{2} \) part of the soil and of all the things standing thereon of the land called Andawalakanda alias Patharagalahena, in extent of 3 roods and 34 perches.

6. The soil and everything there of the land called Pashaulhenedeniya, in extent 5 acres and 13 perches; situated at Meegahatenna aforesaid.

Ambalangoda.

UPASIRI W. KODIKARA, Licensed Auctioneer and Broker.

Auction Sale under Partition Decree.

By virtue of a commission issued to me is partition case, No. 24,057 of the District Court of Calle, I shall re-sell on Saturday, May 14, 1930, 1.3 P.M., at the spot, all that defined logmarked A of Malan I called Ginigewatta alias Ginigeman Bodawatta situated at Patabendimulla in Ambalangeds; and containing in extent 15.56 perches as per plan No. 153A, made by Mr. H. W. P. Ranasinghe, Licensed Sunveyor, Meetivagoda. singhe, Licensed Surveyor, Meetiyagoda.

The sale will take place first among the co-owners at the appraised value, and if not bidden for or purchased by any co-owner, the said premises will immediately thereafter be

sold among the public.

UPASIRI W. KODIKARA, Auctioneer and Broker. (1) K. E. W. M. T. Kumarihamy, and (2) K. E. W. M. C. Agnes Kumarihamy, both of Yainne Defendants.

N Saturday, May 3, 1930 commencing at 2 P.M., at the respective spots, the following properties situated at Mudunkotuwa to the da pattu of Kuruwiti korale in the District of Ration days revince of Fabaragamuwa:

1. 1 of McCagedarawatta excluding the old coconut plantagion of about 20 seers kurakkan sowing.

2. of Kammalkumburuyaya and Diddeniya of 4 amunamsipaddy sowing.

3. \frac{1}{2} of the plantation including the jak tree of Gangagawawatta of 3 seers kurakkan sowing, and

4. ½ of Paluwatta and ¼ of the plantation thereof of 6 seers kurakkan sowing.

Further particulars from Mr. Fred R. Wirasekara, Proctor and Notary, or me—

6, Fort lane, Ratnapura, April 8, 1930.

M. M. FALEEL, of FALEEL & Co., Commissioner.

luction Sale under Mortgage Decree in D. C., Ratnapura, Case No. 4,948.

R. Asappillai of Balangoda, administrator of the estate of the late Sittampalam Sinniah Plaintiff.

D. S. Amarasekara of Elle-arawa in Balangoda . . Defendant Typesday, May 6, 1930, commencing at 1 P.M. at the spot the following and situated at Elle-arawa in the Uduw ggam party of Radawatu korale, Ratnapura District, province of aparagamuwa:—

1. Hapugaha Camburevatta below the road of 4 seers kurakkar sowing, with the plantation and stone-built tea factory.

factory.

2. 11/12 of Paragaha-arawegoda of 3 kurunies kurakkan sowing, with the plantations and two houses.
3. 1/6 of the western side adjoining Rye estate in and out of Thunmodara estate, consisting of Thunmodarahena, Rukkettarahena, Rukkettarahenedarendakella, Tennaudahena, andaketellagegawahena of 22 beres.

Further particulars from Mr. K. C. Wathan, Proctor and Notary, or me—

Notary, or me-

6, Fort lane, Ratnapura, April 8,1930.

M. M. FALEEL, of FALEEL & Co., Commissioner.

10 87 Auction Sale under Mortgage Decree in D. C., Ratnapura, Case No. 5,174.

H. G. S. S. Dias of Weralupe Plaintiff. Vs.

R. A. James Appuhamy of Wefalupe Defendant.

On Friday, May 2, 1930, at 3.30 r.m., at the spot, the following propal is situated at Weralupe in the Uda pattu of Kunuwita korale, Ratnapura District, Province of Sabaragamawa:—

All those the toil and fruit trees of the land called Heraligaswatta exclusive of the footpath passing through the land; in extent 3 acres 1 rood and 11 perches.

Further particulars from Messrs. Wallooppillai & Goonesekera, Proctors and Notaries, or-

6, Fort lane, Ramapura, April 8, 1930.

M. M. FALEEL, of FALEEL & Co., Commissioner.

Ambalangoda.

Auction Sale upon Mortgage Decree, Case No. 33,414, D. C., Colombo.,

Property near Nugegoda Railway Station, suitable Buildings.

BY virtue of a commission issued to me in the above case, for the recovery of the amount of the decree, I shall sell by public auction on Thursday, May 1, 1930, at 5 P.M. at the spot, the following

All that defined portion of the land called Delgahawattasituated at Kalubowila in the Palle pattu of Salpiti korale bounded on the north-east by a portion of this land south by Ettambagahawatta, south-west by a road of the Ettambagahawatta, and on the north-west by the road to Cotta, containing in extent 3 roads as per plan dated April 12, 1918.

Further particulars from F.C. Seneviratne, Esq., Proctor, and Notary, Colombo, or from

H. J. F. Rodrico, Auctioneer and Broker.

'Phone: 654. 59, Belmont street, Colombo, April 10, 1930.

NDER and by virtue of the decree entered in case No. 3,689, D. C., Negombo in favorance of the case of Jayatillake, Proctor, Negombo, against Kalinga Samiel Hamy and two others, and the order to sell issued samiel Hamy and two others, and the order to sell issued to me, for the recovery of the sum of Rs. 5,430, with further interest on Rs. 5,000 at 15 per cm. per annum from August 24, 192, till November 20, 1949, and thereafter on the aggregate mount at 9 per cent per annum till payment in full and costs. Aft, I shall sell by public auction on Saturday May 3, 1930, at the respective spots, commencing at 3 P.M. the following properties; mortgaged and hypothecated as a primary mortgage upon mortgage bond No. 205 dated December 23, 1927, attested by P. J. Loos, Notary Public, to wit:— Loos, Notary Public, to wit:

1. All that portion depicted as lot 1 in plan No. 2,283 of the land now called and known as Kopiwatta at Polwatta in Dasia pattu of the Alutkuru korale in the District of Negombo, Western Province, the said lot in extent 13 acres and 25½ perches.

All that portion depicted as lot 2 in the aforesaid plan No. 2,283 of the land now called and known as Kopiwatta, registered under C 277/132, at Polwatta aforesaid, the said lot in extent 2 roods and 23 perches, and registered under C 277/199. registered under C 277/199.

registered under C 277/199.

For further particulars, apply to Messrs. De Voyas & Loos, Proctors, Supreme Court, and Notaries Public,

Negombo, or to me-

Negombo, April 7, 1930.

H. PERERA, d Auctioneer.

Auction Sale.

NDER mortgage decree in D. C., Kalujara, No. 15,577 in favour of Halnetti Pedrick Pere Ethagama, against M. L. M. Zeinadin Marikar of Beruwala, I shall sell the following premises by public auction on the spot at 3 r.m. on April 26, 1930:—

1. An undivided 8/9 shares of the soil and of all the trees of, and the entire rubber plantation standing on the land called Indigahadrita, situate at Sirilola in Maha pattuwa, Pasdum langle eart Aluta District; and bounded on the north by Japaragahaowita, east by ganga, south by Delgahaowita, and west by Delgaha-kumbura, and containing in extent about 2½ acres.

2. An undivided 8/9 shares of the soil and of all the trees of, and the entire rubber plantation standing on the

trees of, and the entire rubber plantation standing on the land called Mahaowita, situate at Girikola aforesaid; and bounded on the north by Wagureowita, east by Bombuketiye-ela, south by Gorakagahaowita, and west by Bombuketiye-ela, and containing in extent about 21 acres.

Further particulars may be had from A. H. Gunatilake, Esq., Proctor, Supreme Court, and Notary Public, or fromme the undersigned—

M. P. MENDIS, Licensed Auctioneer. Auction Sale under D. C. Galle, No. 25,445.

A Plaintiffs H. S. L. D. Sedoris and another

H. S. L. D. Sancho and others .

By virtue of the commission issued to maken the above partition case, shall sell by maken auction at the spot at 3 r.m., on Nav. 24; 130, the land called Pingahagambedda, situated at Ilhaa Keembiya in Gangaboda pattu of Galle, in two blocks as per plan No. 2,985B filed of record; extent 1 rood and 39 perches.

April 8, 1930.

J. A. JAYAWARDENE Licensed Auctioneer.

Auction Sale under Mortgage Decree.

NDER and by virtue of the decree entered in D. C., 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 recovery of the num of Rs. 1,642 08, together with legal interest and costs, on Saturday, April 20, 1930, commencing at 10.36 A.M. at the spot, to wit:

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

Kegalla, March 31, 1930.

D. S. WICKRAMASINGHE, ensed Auctioneer,

Auction Sale.

Districts ou of Kurunegals

Ramanathan Chetty ···· Plaintiff.

No. 13,764.

 $\mathbf{v}_{\mathbf{s}}$.

(1) Weragoda Maralande Tikiri Kumarihami alias Mrs. Lawrence Bernard Bogahalande, (2) Oliver Weragoda Bogahalande, both of Mahapitiya in Udapola Medalasse kerale (3) A. W. Bogahalande, (4) Leilayarin Attarus has both of Kegalla. Defendants.

NDEH and by virtue of the commission issued to me in the above case for the recovery of the sum of Rs. 36,000, with interest thereon at the rate of 18 per cent. per annum from April 18, 1928, to November 14, 1929, and thereafter legal interest on the aggregate amount at 12 per cent. per annum from January 31, 1930, till payment in full and ost of suit, I shall sell by public auction he upper heationed property on Friday, May 2, 1936, at Telgonium in Galboda korale of Meda pattu in Kegala District, commencing at 1.30 p.m., on the first land herein below:—

Mawanamurallehena of 1 acre and 7 perches in extent.

situated at Talgomuwa in Galboda korale.

2. And scalamulatennehena of 10 ammunams of paddy sowing extent situated at Weragoda in Paranakuru korale of Tumpalata pattum the District aforesaid.

3. An undivided half share of Tempapitahena of 3 amunityided half share of 5 amunityided half

nams of paddy sowing in extent, situated at Weragoda aforesaid.

4. An undivided half share of Meegahamulawatta of 1 amunam of paddy sowing extent, situated at Talgamuwa aforesaid.

5. An undivided seven-twentieth shares of Kolewalahena of 1 ammunam paddy sowing extent, situated at Talgomuwa aforesaid.

6. Twenty-three undivided thirty-fifth shares of

Kalutara, April 8, 1930.

Beligollehena of 2 pelas and 4 lahas of paddy sowing extent,

situated at Talgomuwa aforesaid.

7. An undivided half share of Gallengawahena of anrunam paddy sowing extent, situated at Weragoda aforesaid.

Medakumbura of 1 amunam and 1 pela paddy sowing extent, situated at Weragoda aforesaid.

9. Atalahakumbura of a pelas paddy sowing extent, situated at Weragoda aforesaid.

20. Two undivided sevents shares of Hinnarandeniya-gawahena of 8 lahas paddy sowing extent, situated at Weragoda.

Two undivided seventh shares of Godambehena of l amunam paddy sowing extent, situated at Pehini-peddara in Paranakuru korale aforesaid.

22. An undivided two-seventh share of Bogahagodahena 1 amunam paddy sowing extent, situated at Pehinipeddara aforesaid.

23. A Two undivided seventh shares of Haliyaddekumbura The pelas paddy sowing extent, situated at Weragoda aforesaid.

30. All that land called Weragodawatta of 2 pelas paddy sowing extent, situated at Weragoda aforesaid.

31. All that land called Walwweatta of 1 amunam

paddy sowing extent, situated at Nikapitiya of Tumpalata pattu aforeșaid.

32. All that land called Wayagollehena of 6 lahas paddy sowing extent, situated at Weragoda aforesaid

All that land called Delgahamulawatta of 6 lahas paddy sowing extent, situated at Weragoda aforesaid.

34. All that land called Anduwan kumbura of lahas paddy sowing extent, situated at Nikapitiya aforesaid.

35. All that land called Udapotdeniyehena of 8 lahas paddy sowing extent, situated at Nikapitiya aforesaid.

All that land called Totapolatenna of 8 lahas paddy

sowing extent, situated at Nikapitiya aforesaid.

37. All that land called Beligollehena of 14 lahas paddy sowing extent, situated at Talgomuwa aforesaid.

38. All that land called Beligollehena of 12 lahas paddy sowing extent, situated at Talgomuwa aforesaid.

39. All that land called Handugalgehena of 15 lahas paddy sowing extent situated at Talgomuwa aforesaid.

40. All that land called Beligollehena of 15/lahas paddy sowing extent situated at Talgomuwa aforesaid.

sowing extent, situated at Talgomuwa aforesaid

On Wednesday, May 7, 1930, at Calagedera in Uda palata tumpane in Kandy District, commencing at 2.30 P.M., on the 27th land herein mentioned:

24. All that field called Assedumekumbura of 3 pelas paddy sowing extent, situated at Galagedera in Udapalata of Tumpane, Kandy District.

25. All that field called Hapuangekumbura of 12 lahas paddy sowing, situated at Galagedera aforesaid.

26. All that land called Wattyyayenan of 5 pelas paddy comments at the called Wattyyayenan of 5 pelas paddy

sowing extent, situated at Galagedera aforesaid.

All that land called Bogahalandewatta of 5 pelas of paddy sowing extent, together with all the buildings, plantations, and everything standing thereon; situated at Galagedera aforesaid.

On Saturday, May 10, 1930, at Yatihena in Udapola Madalassa korale, Dambadeni hatpattu, Kurunegala District, commencing at 2 P.M., on the 29th land herein mentioned :- Ca

10. An undivided ½ share of Kongahamulahena, situated at Vatihena in Udapola Medalassa korale; in extent 3 lahas kurakkan sowing.

11. An undivided one-third part or share of Mahapitiya-watta situated at Yatihena; in extent I thimba kurakkan sowing.

12. All that western portion of the field called Timbirikumbura, containing 6 lahas paddy sowing extent; situated

at Mailla Recopattu korale. 13. An undivided eighth part or share of the land called Mawatahena, situated at Hiripatwela in Udapola Medalessa korale aforesaid; in extent 12 lahas of kurakkan sowing.

14. All that Wewagawahena, situated at Yatihena aforesaid; in extent 2 lahas of kurakkan sowing.

An undivided one-fourth part or share of the field 15.

called; Appunadapela, situated at Ahugoda in Rocopattu korale; in extent 2 pelas paddy sowing. 16. All that field called Meegahakumbura, situated at

Ahugoda aforesaid; in extent 18 lahas paddy sowing.

117\ An undivided half part or share of the field called Meggahat Imbura, situated at Ahugoda aforesaid; in extent 12 lahas paddy sowing.

18. Eleven undivided sixteenth part or share of

Ř 18. Mawatahena and the adjoining Meegahamulahena, situated at Kehelwattehena in Udapola Medalasse korale aforesaid; in extent 15 lahas kurakkan sowing.

Undivided one-fourth part or share of Mawatahena alias Meegahamilahena, situated at Kehelwattahena aforesaid; in extent 1 laha Rurakkan sowing.

28. All that Galabiti anakumbura of 2 pelas and 5 lahas paddy sowing extent, situated at Ahugoda aforesaid.

29. All that land called Mahapitina estate together with the buildings, plantations, and everything standing thereon, situated at Ahugoda, Mayilla and Yatihena in Recopattu and Udapola Medalassa korales, Kurunegala District; and containing in extent 161 acres and 1 rood.

The divided eastern three-fourth share of Horagollemadehena, now garden, together with the buildings, plantations, and everything standing thereon, situated at Boyagoda in Weuda korale of Weudawili hatpattu, Kurunegala District; in extent 5 acres 3 roods and 15½ perches.

Belle Vue, April 8, 1930. MAURICE FERNANDO, Auctioneer.

Application for Enrolment as an Advocate.

COLIN THARUMANAYAGAM OLEGASAGREM, presently of Basticaloa, hereby give notice that I shall, six weeks hence, apply to the Hon. the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylingto and Sumitted and enrolled an Advocate of the said Hami Supreme Court.

Batticalda, March 31, 1930.

C. T. OLEGASAGREM.

APPLICATION FOR FORMIGN LIQUOR LICENCES,

We hereby give notice that we have on April 3, 1930, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed in compliance with Excise Notification No. 75 of June 15, 1918:—

Schedule.

Name and address of applicants: Opylon Theatres, Ltd. Description of licence applied for: Entertainment licence.

State whether application is for renewal of existing licence or licences or for a new licence or licences: Transfer of existing licence granted to Olympia Theatre, Southerland road.

Situation of premises to be licensed: Olympia Theatre, 2, Parson's road, Fort.

MISCELLANEOUS DEPARTMENTAL NOTICES.

DUBLICATIONS FOR SALE at the Government Record. Office, Colombo:—	Rs. c.
Legal.	Governors' Addresses, Vol. III., 1877–1890 10 0 Do. Vol. IV. 1890–1903 10 0
LEGISLATIVE ENACTMENTS OF CEYLON.	Reviews of the Administration of Ceylon:—
VOLUME IV.—Part II., containing Ordinances Nos. 1 to 42 of 1916 0 90	1896–1903, by Governor Sir West Ridgeway 1904–1907, by Governor Sir H. A. Blake 1907–1913, by Governor Sir H. E. McCallum 1 0
Part III., containing Ordinances Nos. 1 to 45 of 1917 2 0 Ordinances 1924 to 1928 in Volume	Report and Proceedings of the Labour Commission, 1908 9 0 Report and Proceedings of the Sabaragamuwa Labour Commission 2 50
General Index to the Ordinances contained in the Revised (1913) Edition of the Legislative Enactments of	Register of Books printed in Ceylon and registered under Ordinance No. 1 of 1885:—
Ceylon 1 0 The Acts of the Imperial Parliament applicable to Ceylon 2 50	Part I., 1885–1888 1 20 Part II., 1888–1892 1 40
	Part III., 1892–1894 1 50 Part IV., 1894–1897 1 50
Special Editions of the following, with tables of Sections and Indices, in paper covers, are obtainable:—	Part V., 1898–1901 2 0 Part VI., 1902–1905 2 0
Criminal Procedure Code (Revised)	Headmen's Commission with Notes of Evidence 5 75 Final Report, St. Louis Exhibition 1 0
Penal Code (2 of 1883), Revised Edition	Instructions from the Governor-General and Council of India, 1656–1665 0 50 Dutch Memoir, Van Goens, 1675–79 0 50
Evidence Ordinance Separate copies of Ordinances (in English where available,	Do. Zwaardecroon, 1697 1 0
and, where translations have been published, in Sin- halese and Tamil) may be obtained at 1 cent for each	Do. Gerrit de Heere, 1697 0 50 Do. Thomas van Rhee, 1697 1 0
page.	Do. Cornelis Joan Simons, 1707 0 75 Do. Hendrick Becker, 1716 0 75
Laws of Ceylon (Second Edition)	Do. Pielat, 1734 0 25 Do. Van Imhoff, 1740 1 0
Parts 8 to 14 7 50	Do. Mooyaart, 1766 0 25
Parts 15 to 21 7 50 Parts 22 to 26 7 50	Selections from the Dutch Records of the Ceylon Govern- ment No. 1, Memoir of Joan Maetsuyker, 1650 2 50
Balasingham's Digest, 1903-1908	Report on Dutch Records 1 0 Selections from the Dutch Reports of the Ceylon Govern-
Do. 1908–1910 12 50 Do. 1910–1913 12 50	ment, No. 2, Constantine de Sa's Maps and Plans of
Law of Extraditions by R. F. Dias 5.0	Ceylon, 1642–1628
Colonial and Departmental Papers.	Conquista Temporal, e Espiritual de Ceylaõ, by Padre Fernaõ de Queyroz (in Portuguese) 21 0
Copies of Government Minutes, Notifications, Regulations, &c., for every 8 pages octavo or 4 pages quarto 0 · 5	Inscriptions on Tombstones and Monuments in Ceylon,
Epitome of Government Minutes, Circulars, and Notifica-	List of Taluqs and Districts, Madras Presidency 0 25
tions, 1872–1887	Simple Medical Directions 1 0 Alphabetical List of Villages in Ceylon, Southern Province 1 0
Do. 1896–1905 0 50 Index to Proclamations, Regulations, &c., 1860–1908 0 50	Do. Western Province 1 0 Do. Eastern Province . 1 0
Index to Proclamations and By-laws 0 25	Do. Northern Province 1 0
Annual General Report 2 0	Do. Central Province 1 25 Do. North-Western Pro-
Ceylon Blue Book (annual) Hansard, 1909–11, 1912–13, 1913–16, 1916–21, 1922, 1923,	vince 2 50 Do. Province of Uva 1 0
1924, 1925, and 1926, each	Do. Province of Sabara-
Administration Reports (annual), bound volumes 10 0	Do. gamuwa 1 50 North-Central Pro-
Administration Reports: single reports, each page 0 2 Report on the Colombo Observatory for 1910–11, 1911–12,	vince 1 50
1915–19, 1922, 1923, 1924–25, 1926, 1927, 1928 1 75 Sessional Papers, bound volumes Rs. 7 50 and 10 0	Gazetteers, Maps, &c.
Do. single papers, each page \cdots 0^{-2}	Mannar Gazetteer 2 50 Puttalam Gazetteer 2 50
Reports of the Temple Lands Commissioners, 1857 to 1858	Trincomalee Gazetteer 1 0
Census of Ceylon, 1901, in 4 Volumes, each Volume 10 0 Census of Ceylon, 1911:—	District Manuals:—
Review of the results of the Census 10 0 Tables showing the Population by Sex, Race, Religion,	Nuwara Eliya, by C. J. R. LeMesurier, C.C.S. 5 0 Puttalam District, by F. Modder, F.R.G.S. 2 50
Age, Civil Condition, Education, &c	Itinerary of Roads, Part I. (Principal Roads), with a Map 5 0 Industries Commission Report 2 75
Statistics of the Estate Population	Town Planning in Ceylon, by Professor Geddes Hydro-Electric Scheme (Laxapana)
Do Vol. I., Part II.	Government Electrical Undertakings
Do. Vol. II 7 50 Do. Vol. III 2 50	Archaeology, &c.
Do Vol. IV 7 50]	Dr. Müller's Report on Inscriptions of Ceylon:—
Turner's Handbook of Commercial and General Information for Ceylon, 1922 10 0	Text 5 0
Do. 1926 Supplement to Handbook 1924, 1925, 1927	Plates
Amalgamental Appeal Consent Report for 1928 and	Architectural Remains of Anuradhapura (with Plates), by J. G. Smither, F.R.I.B.A.:—
Supplement (1928) to the Handbook of Ceylon, 1926 2 0 Bingham's History of the Public Works Department,	In boards 40 0
Report of the University Commission 1 40	In cloth 60 0
Report of the Special Commission on the Constitution 2	A Sketch of the Constitution of the Kandyan Kingdom (Ceylon) by Sir John D'Oyly 5 0
Selected Tables and Diagrams, by L. J. B. Turner 2 50	

Rs. c. Leports on the Archaeological Survey of Ceylon:—	
The state of the s	Rs. c
The state of the s	Tables for calculating Pensions under the Widows' and
Anuradhapura (I.) 0 50	Orphans' Pension Fund (1920) 0 50
Do. (II.) 1 0	Prize Court Rules 0 25
Do. (III.) 1 60	Prize Acts 0 50 Documents respecting the International Naval Con-
Do. $(IV.)$ $\frac{1}{2}$ $\frac{0}{2}$	ference held in London, December, 1908, to February,
Do. (V.) 2 20	1909; (1) Declaration concerning the Laws of Naval
nnual Reports on the Archaeological Survey of Ceylon,	War; (2) General Report presented to the Naval Con-
1890-1901, each 0 50	ference on behalf of its Drafting Committee . 0 50
Ditto, 1902 2 50	
immary of operations, Archaeological Survey, 1890-	Application for any publication in the above List should be
1900, with Maps and Plans , 2 50 chaeological Report for 1903 3 0	made to the Government Recordkeeper, at the Colonial Secretary's
COLOUR DE LA COLOR	Office, Colombo, and should be accompanied by payment in
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	advance. Payment should be made by Post Office Order, Government Draft, or Cheque on a Colombo Bank. <i>Postage</i>
Do. for 1910-11 6 0	stamps will not be accepted in payment.
Do. for 1911–12 7 50	business with the de decepted the payments.
Do. for 1912–13 1 0	Colonial Secretary's Office, K. VAITHIANATHAN,
Do. for 1920-21 2 25	Colombo. Government Recordkeeper.
Do. for 1921–22, &c 0 75	
rchaeological Survey of Ceylon, Plans and Plates for	
Annual Reports, 1892–1894 21 0	
Do. 1895–1902 21 0	THE CEYLON GOVERNMENT GAZETTE.
Do. 1903–1912 10 50	Dullished answer Walders
rchaeological Memoirs, Vol. I. and Vol. II. (each) 10 0	Published every Friday.
eport on a Visit to the Maldive Islands 10 0	Rs. 12 per annum for any separate Part. Copy of
pigraphia Zeylanica, Vol. II., Parts 1, 2, 3, 4, 5, and 6,	each Part, 25 cents.
and Vol. III., Parts 1 and 2, each Part 4 0	
,	Subscriptions booked in advance by the Government Printer
• •	to the end of a half-year only.
Natural History, &c.	Charges for approved Advertisements (naughle in advance
Amound History, Co.	Charges for approved Advertisements (payable in advance to the Government Printer).
he Flora of Ceylon, by Dr. Trimen: Parts III., IV., and	Rs. c.
V. (with Plates), each Part 20 0	
oconut Cultivation (in Sinhalese) 0 50	For notices not exceeding 18 lines of single column 5 0 19 lines to 36 lines 8 0
epidoptera of Ceylon, in 13 Parts (with coloured Plates),	1 0-11 1 1-0 1
each Part 14 50	37 lines to 45 lines
eport on the Ceylon Pearl Fisheries 1 35	55 lines to 63 lines
rofessor Herdman's Report on the Ceylon Pearl Fisheries, in 5 Volumes, each Volume	64 lines to 72 lines
arine Biological Reports, Parts IV., V., and VI., each	73 lines to 84 lines (one column)
Part 2 0	One page
1 410	
	For second consecutive insertion, two-thirds of the above
	rates; for third, fourth, fifth, &c., consecutive insertion one-
Oriental Literature.	half of the above rates.
	Advertisements for the current week's issue must reach the Government Printer not later than Wednesday.
he Culavamsa, being the Pali Text of the Mahawamsa	Cheques on outstation Banks must include the usual Bank
(edited by Wilhelm Geiger), Volume I 7 50 he Mahawansa Tika, with Mahawansa Pali 7 50	commission.
he Mahawansa Tika, with Mahawansa Pali 7 50 he Mahawansa, Sinhalese translation, Part I 5 0	Postage stamps are not accepted in payment for advertise
he Dipavamsa and Mahavamsa, and their Historical	ments.
Development in Cevlon 1 50	•
ndex to Mahawansa, together with a Chronological Table	
of Wars and Genealogical Trees, by John Still 1 0	
xtract from the Pujawaliya (English) I 0	THE NEW LAW REPORTS.
Do. do. (Sinhalese) 0 75	(Volumes III VVV VVVI and VVVII and VVVII
he Rajawaliya; or, a Historical Narrative of Sinhalese	(Volumes III., XXV., XXVI., and XXVII. are out of print.)
Kings (English) 0 75 tinighanduwa (Sinhalese)	Volumes IV. to XIII., price Rs. 10 per unbound volume of
tinighanduwa (Sinhalese)	twelve Parts and a Digest.
Raya-Sangrana, or Sasanawataraya (English) 0 50 0 50 0 50	Volumes I. and II. and XIV. to XXX. (Vol. XXXI. is it
augilumina (Sinhalese)	course of publication), price Rs. 13 50 per unbound volume of sixteen Parts and a Digest.
gdhabodha Wyakarana (Sanskrit Grammar) 5 0	Single Parts of the above, when available, price Re. 1 each
talogue of Pali, Sinhalese, and Sanskrit Manuscripts	the Digests price Rs. 2 each.
	Subscriptions are payable in advance to the Government
in Temple Libraries 0 50	Printer.
talogue of Pali, Sinhalese, and Sanskrit Manuscripts	· ·
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	• •
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library 1 0 talogue of the Colombo Museum Library : Printed	
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library 1 0 talogue of the Colombo Museum Library : Printed Rooks	
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library 1 0 talogue of the Colombo Museum Library : Printed Books	THE SUPREME COURT CIRCULAR.
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library 1 0 talogue of the Colombo Museum Library : Printed Books 1 0 Supplement No. 1 0 75 Supplement No. 2 0 75	THE SUPREME COURT CIRCULAR.
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.)
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2
atalogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound,
tatalogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library :	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library :	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 fo
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library :	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 for
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library :	(Discontinued December, 1891.) Rs. of Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 for
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library : Printed Books	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 fo the set of five unbound volumes (original price Rs. 29 25).
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 fo the set of five unbound volumes (original price Rs. 29 25). FOR ALL OTHER GOVERNMENT PUBLICATIONS
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library : Printed Books	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 fo the set of five unbound volumes (original price Rs. 29 25). FOR ALL OTHER GOVERNMENT PUBLICATIONS
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library : Printed Books	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 fo the set of five unbound volumes (original price Rs. 29 25). FOR ALL OTHER GOVERNMENT PUBLICATIONS application should be made to the Government Recordkeepel
atalogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 for the set of five unbound volumes (original price Rs. 29 25). FOR ALL OTHER GOVERNMENT PUBLICATIONS application should be made to the Government Recordkeeper Secretariat, Colombo.
talogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 2 Volumes II., III., IV., and V., unbound, each original price 6 5 The above may be had at the reduced price of Rs. 14 50 fo the set of five unbound volumes (original price Rs. 29 25). FOR ALL OTHER GOVERNMENT PUBLICATIONS application should be made to the Government Recordkeeper Secretariat, Colombo.
atalogue of Pali, Sinhalese, and Sanskrit Manuscripts in the Colombo Museum Library	(Discontinued December, 1891.) Rs. c Volume I., unbound original price 3 20 Volumes II., III., IV., and V., unbound, each original price 6 50 The above may be had at the reduced price of Rs. 14 50 for the set of five unbound volumes (original price Rs. 29 25) FOR ALL OTHER GOVERNMENT PUBLICATIONS application should be made to the Government Recordkeeper Secretariat, Colombo.

REGULATIONS FOR THE JUNIOR AND SENIOR COMMERCIAL EDUCATION CERTIFICATE EXAMINATIONS OF THE LONDON CHAMBER OF COMMERCE, 1931.

- Date and Place of Examination.—These examinations will be held in Colombo, commencing on April 20, 1931
- Eligibility*.—For the Junior examination candidates must either (a) be members of an approved commercial class and have been in attendance in such a class for at least a year or (b) be over 17 years of age. For the Senior examination candidates must either (a) be over 17 years of age or (b) have passed the Junior examination. Application for the approval of Commercial Classes must be made to the Director of Education at least 3 months before applications for entry are submitted.
- 3. Entries.—Entry forms duly filled in must be forwarded so as to reach the Director of Education not later than November 30, accompanied by a bank receipt for the fees credited to the Examination Fund Account of the Director of Education in the Chartered Bank of India, &c., Colombo, at the rate of Rs. 15 for a Junior examination or Rs. 3 for a single Junior subject, and Rs. 20 for a Senior examination or Rs. 5 for a single Senior subject. A candidate taking a Modern Foreign Language or French Shorthand must pay an additional fee of Re. 1. Entry fees are not returnable.
 - Marks.—The percentage of marks required are 50 per cent. for a pass and 65 per cent. for a pass with distinction.
- Scheme of Examination.—There will be two Junior Certificate Examinations and two Senior Certificate Examinations. In order to obtain a certificate awarded on the results of these examinations candidates must pass in all the subjects of the particular examination at one and the same time, except as provided in paragraph 8. Candidates will not be permitted to enter for single subjects except as provided in paragraphs 6, 7, and 8.
 - (a) Junior General Commercial Certificate-English, Arithmetic, Elements of Commerce, Commercial Geography, and Bookkeeping.
 - (b) Junior Certificate for Shorthand Typists-English, Arithmetic, Elements of Commerce, Shorthand and Typewriting.
 - Senior General Commercial Certificate-English, Commercial Arithmetic, Bookkeeping and Accountancy, Commerce and Finance.
 - Senior Certificate for Shorthand Typists English, Commerce and Finance, Shorthand, Typewriting.
- Single Subjects.—Candidates who hold these certificates will be allowed at subsequent examinations to enter for examination in single supplementary subjects of the same grade.
- 7. Exemptions.—Candidates who hold certificates in single subjects are allowed exemptions from examination in these subjects at the examination for Full Certificates.
- Reference.—If a candidate for the Junior or the Senior examinations fails in not more than one subject he may be referred in that subject. In that case he may be permitted to take that subject within the next two years and on passing will be awarded a full certificate.
 - Subjects for the Junior Examination

Arithmetic. Bookkeeping. Commercial Geography. Commercial History. Elementary Mathematics. Elements of Commerce. English. Handwriting. Shorthand.

Typewriting.

Modern Foreign Languages: Danish. French. German. Italian. Norwegian. Portuguese. Russian. Spanish. Swedish.

No paper will be set in Danish, Norwegian, Swedish, or Russian, unless 50 or more candidates enter for an examination in the same subject.

Detailed Syllabuses of Junior Subjects-

Arithmetic.—The practical application of Arithmetic to Percentages, Rates and Taxes, Profit and Loss, Simple Interest, Bankruptcies, and simple graphs of statistics, prices, &c. The Metric System.

Accuracy will be tested by examples in the simple rules, the use of contracted, prime factors, averages and statistics. mensuration of areas and simple volumes. (Graph paper is supplied with the work book.)

Bookkeeping.—General principles of Bookkeeping by Double Entry and knowledge of commercial terms. use and order of the Subsidiary books and Ledgers in the system of Commercial Bookkeeping to enable a correct Trial Balance to be extracted.

Arithmetical accuracy and neatness, and the use of sectional ledgers, will ensure extra marks.

Erasure and untidiness will generally cause failure.

Note.—A student may pass if his work is sufficiently good, by using a general ledger only, but the use of sectional ledgers will earn additional marks.

Commercial Geography.—The Commercial and Industrial Geography of the British Empire. A thorough knowledge of maps showing (i.) the location of the chief cities, seaports, and producing centres, (ii.) the chief sea routes and railway lines, (iii.) the distribution of the most important raw materials, foodstuffs, and manufactured articles.

A precise acquaintance with the commerce and industry of the British Isles, including the main articles of trade between the British Isles and the various parts of the Empire. A knowledge of the major climatic and vegetation regions of the world as exemplified within the Empire and as a background for the understanding of the chief Imperial products.

Commercial History.—The outline of the History of the commercial and industrial development of England from the earliest times to the present, with special reference to :—(1) The Merchant Companies; (2) Exploration and Colonial Expansion; (3) Finance and Banking; (4) The Industrial Revolution; (5) Poor Law Problems; (6) The Present as the last link in a continuous historical chain of events.

Candidates who are not British subjects will not be admitted † All payments to the Bank must accompany the form giving particulars of payment. This form can be obtained from the Education Office, Colombo.

Elementary Mathematics: Algebra.—Easy simplifications of algebraical expressions. formulae. Simple equations. Simultaneous equations of the first degree. Quadratic equations. such equations. Easy factors. Graphs of statistics and of simple algebraical equations. Use of Interpretation Problems involving Use of four figure logarithm tables in simple problems.

GEOMETRY.—The substance of Euclid, Books I. to III. Logical geometrical procfs of the theorems and problems will be accepted, whether Euclid's or not. Deductions. Simple loci. Applications of arithmetic and algebra to geometrical

theorems and problems.

Note.—The use of logarithm tables is allowed.

Elements of Commerce.—The divisions of trade—manufacturer or producer, wholesale dealer, and retailer; development of the merchant business. Agents of production—labour and capital. Business organization and management—the functions of the various departments in a business house—the correlation of each department in the scheme The organization of the commercial side of the business of a manufacturer or producer, sole trader, business of organization. of organization. The organization of the commercial side of the business of a manufacturer of producer, sole trader, business on consignment, commission, agency business, joint accounts. The wholesale trade, organization of wholesale warehouse, transactions in wholesale trade. The retail trade—retail transactions—multiple shop system—departmental stores, co-operative trading. Gross profits, net profits, buying and selling, costing, working expenses, advertising. Banking system—relation of banker to customer. The Bankers' Clearing House, the services of banks. Current and deposit accounts, transfer of money, supply of credit to customers, &c. The remittance of money—General Post Office services, cheques, bills of exchange, &c. The credit system. Forms of transport—carriers, canals, rivers, railways, motor, aerial, ships. Collection and delivery of goods. Warehousing of goods, functions, operations, bonded warehouses, transfer of ownership of warehoused goods. Organization of foreign trade—export and import trade, markets and exchanges, importation of

raw produce and the marketing, transactions in the import and export trade. Financing of foreign trade.

English.—Dictation, Essay, Analysis, and simple Précis. Questions are set dealing with Direct and Indirect Speech, and testing the candidate's Vocabulary. Students are expected to be able to paraphrase a piece of English prose or verse and write efficiently a simple business letter. Questions will be set on general English Literature, but not more than 25 per cent. of the questions will be devoted to this section. There are no set books or periods, but a sufficiently wide choice of questions will be given to cover an elementary survey of English Literature generally. Handwriting is taken into account

in the marking of papers.

Note.—In this subject candidates must satisfy the Examiner in English Reading and Conversation.

Conving and rul

Handwriting.—Copying a letter, a tabular statement or printed matter, &c. Copying and ruling up, where necessary, arithmetical examples, items of an invoice, a statement, a receipt, a telegram or other commercial form of document in general use, and the displaying of headings, or other matter by different sizes of writing. Addressing envelopes of various sizes, as a test of writing without lines. Simple lettering with the pen, and without the use of the pencil.

The Committee does not encourage Script writing.

Note.—Special attention is called to this subject, and no pains should be spared in seeking to meet the requirements of commercial houses with regard to handwriting. The old-fashioned copy book style of penmanship, thick in the downstrokes, almost invisible in the upstrokes, and abounding in flourishes should be avoided. The characteristics desired are simplicity, and uniformity of size, style, slope, and spacing. Each letter should, therefore, be clearly and accurately formed, so that its identity may be distinguished apart from its position in the word—the u's distinguished from the n's, &c.—and the turnings should be round and not angular. The slope should be slightly forward.

Modern Foreign Languages.—(Danish, French, German, Italian, Norwegian, Portuguese, Russian, Spanish, Swedish.)

(1) Translations from and into the foreign language with grammatical questions.

(2) A short essay or simple letter in the foreign language.

(3) Dictation in the foreign language.

(4) The candidates' ability to express themselves verbally will be tested by conversation in the foreign language.

Candidates must pass in conversation as well as in the written portion of a language in order to obtain a certificate. Foreign candidates taking the examination in their own language must satisfy the examiner in English.

Shorthand.—Writing in Shorthand (any system), from passages dictated at the rate of 50, 60, 70, or 80 words per minute for a period of five minutes. Transcription of any one of the above passages for which the candidate is allowed time at the rate of 7 words per minute.

Spelling, punctuation, and neatness of writing in transcription will be taken into account in judging the candidate's work.

N.B.—Any one of the four speeds may be chosen by the candidate, but a speed of 80 words per minute is required for the full certificate.

Papers will be set in Shorthand in any Modern Foreign Language if a sufficient number of entries is received.

Typewriting.—Copying commercial letters, other matter, and tabular statements from typed and manuscript copy. Special attention must be paid to accuracy, correct spelling, syllabification, punctuation, and general intelligence. Candidates will be allowed to use any make of machine they choose. They should bring their own machines if possible: otherwise they will be expected to typewrite on the machine provided, irrespective of make or model.

Subjects for the Senior Examination-

Advertising. Banking and Currency. Bookkeeping and Accountancy. Casualty Insurance. Commerce and Finance. Commercial Arithmetic. Commercial Geography. Commercial History. Commercial Law. Company Law. Corn. Costing. Economics. English. Fire Insurance. Foreign Exchange. History, Geography, and Economic Resources of the Empire. Life Insurance.

Marine Insurance. Mathematics. Salesmanship. Secretarial Practice. Shipping. Shorthand. Stock Exchange. Typewriting. Modern Foreign Languages: Danish. French. German. Italian. Norwegian. Portuguese. Russian. Spanish. Swedish.

No paper will be set in Danish, Norwegian, Swedish, or Russian, unless 25 or more candidates enter for an examination in the same subject.

Detailed Syllabuses of Senior Subjects-

Advertising.—The planning and writing of advertisements. A knowledge of types, type measurements, and printing style. Copy and proof-reading. Advertisement display and illustrations. Engraving and printing and the various processes employed. Knowledge of media suitable for the various classes of general and special advertising, poster advertising. Circulars, booklets and catalogues, form letters, and follow-up systems. Keying and checking advertisements. Trade names and trade marks. The law affecting advertising. Advertising agencies and consultants. Market research.

Banking and Currency.—The functions and attributes of money. Various systems of legal tender. The monetary standard. Standard and token coins.

The regulation of the currency-Note issues.

The history of banking in England—The restriction of cash payments and the resumption—The Bank Acts.

The structure of the English banking system—The Reserve—The clearing house.

The money market—Bank rate and market rate—The Bank return—The "Money Article"—Bankers and porrowers-Bank balance sheets.

The relation between money, credit, and prices—The effect of the gold discoveries—Financial crises—The function and limits of speculation—The Stock Exchange.

The foreign exchanges—The method by which the country's foreign and colonial trade (import and export) is financed—Financial centres.

Bookkeeping and Accountancy: Its Principles-

- (i.) Single Entry.—Its meaning—The books used—Its incompleteness.
- (ii.) Double Entry.—Its theory—Scientific methods—Adaptability to all classes of commercial transactions— How superior to single entry.

The Books employed.—The uses of the several varieties of Cash Books—Sales Books—Purchases Books—Ledgers—Subsidiary Books—Special Books used in particular businesses. The "Columnar System." The System "of Self-balancing Ledgers.

The Terms used.—The meaning and nature of the terms employed, such as Capital—Loans--Debenturesgages—Overdraft—Creditors—Personal and Impersonal or Nominal Accounts—Bills payable—Bills receiveable—Discounts—Interest—Liabilities—Assets—Debtors—Stocks—Profit and Loss—Shares (Ordinary, Preference, Deferred)—Rents—Royalties—Leases—Premiums—Depreciation—Sinking Funds—Provisions—Plant—Fixed Charges—Tillages— -Consignments-Investments-Reserve Funds, &c.

The Balancing of Books.-Methods of balancing books at stated periods-The preparation of Trading Accounts, Profit and Loss Accounts, and Balance Sheets.

The Variations in Particular Businesses.—The books required, the methods of keeping them, and the form of the presentation of Accounts in different enterprises, such as Shopkeepers—Merchants—Manufacturers—Railway and Canal Companies—Gas and Water Companies—Municipal Corporations—County Councils—Insurance (Life, Fire, Marine, &c.) Companies—Shipowners—Brokers—Joint Stock Campanies, &c.—Bankers, &c.

Income Tax.

Casualty Insurance.—The principles and practice of the following branches of Insurance:—Personal Accident, Disease, and Sickness; Burglary; Guarantee; Motor; Public Liability; and Workmen's Compensation.

-Candidates will be required to have a knowledge of the various forms of Accident Policies and Prospectuses applicable to the foregoing classes of Insurance. Questions may also relate to Claims, Policy Conditions, Days of Grace, Good Faith, Insurable Interest, Moral and Physical Hazards, Renewals, and Subrogation.

Candidates must be acquainted with, but a detailed knowledge will not be required of the Law of Negligence, the Law of Nuisance, the Employers' Liability Act, 1880, the Fatal Accident Acts, 1846–1864, the Workmen's Compensation Acts, 1925–6, and the returns under the Assurance Companies Act, 1909.

Commerce and Finance: Organization of Business.—The Nature and Constitution of Business Firms. Limited Companies. Public and Private Companies. Co-operative Societies. Combines and Trusts. The Capital of the Firm. Stock, Shares, and Debentures. The Capital owned by the Firm.—The relations between Gross Profits, Net Profits. Overhead Expenses and Turnover.

The Purchase and Sale of Goods, with the documents connected therewith. Methods of Payment—Cheque, Money Order, Bill of Exchange, Promissory Note. Railway Rates. Carriage by Road. The General Principles of Fire and other forms of Insurance (except Life Insurance), with regard to risks, insurable interest, policy conditions and assignment.

The Foreign Trade.—The Merchant. Commission Agents and Consignments. Brokers. Shipping Documents. Charter Party. Bill of Lading. The elements of Marine Insurance. General and Particular Average. Customs and Excise Duty. The Bonded Warehouse. Dock Warrant. Delivery Order. Methods of Payment for Goods.

Money and Banking.—Cheques. Deposit and Current Account. Currency. Bank and Currency Notes. Balance Sheet of the Bank of England. Bank Rate. Bills of Exchange. Bill-brokers. Accepting Houses. Money Market.

Foreign Exchange.—The method by which the foreign and colonial trade is financed. Sight Rates. Long Rates. Fluctuations. Gold points.

The Stock Exchange.—Its machinery. Brokers and Jobbers. Contango and Backwardstion. Settling. "Bull." Coupons and Dividends.

Commercial Arithmetic.—Advanced exercises in proportion, discounts, stocks and shares, profit and loss and compound interest (including its application to the repayment of loans), the use of logarithms (particularly as applied to compound interest, insurance and annuities), rates of exchange and transaction in home and foreign bills, the money market, metric system, and coinages.

Note.—The use of logarithm tables will be allowed.

Commercial Geography.—The influence of geographical conditions on man and his occupations.

- (a) Climatic.—Causes and results of differences of rainfall and temperature. Climatic zones. Annual and seasonal rainfall and their effect on agricultural production. Deserts and their products. Ice-bound and ice-free ports.
 - (b) Superficial Relief.—Effect on lines of communication, whether by water, road, or rail.

(c) Soil and underlying Rocks.—Distribution of animal and vegetable life and minerals.

Sources of mechanical power. Effect of all these conditions on the development of different regions, the distribution of population and its aggregation in large towns. The chief articles of commerce, their centres of production, most important markets and the trade routes connecting these. The development of new regions and new trade routes.

Commercial History.—Origins of Commerce. Phoenician, Ancient Greek and Roman Commerce. Commerce. Fairs and Sea Trade. Mediterranean Epoch. Venice and Flanders Galleys. The Baltic Trade and The Baltic Trade and Hanseatic League. The Staple System. The Trade with the Indies. Influence of the Spice Islands. Search for New Trade Routes. Work of Portugal and Spain. Influence of Geographical Position. The Discovery of Sea ways to the East and Revelation of a New World. The Search for the North-east and North-west Passages. The Portuguese, Dutch, and English in the East. Discovery and Development of Australasia. Development of Economic Organization. Companies. Mercantilists. Free Trade. Development of Mechanical Power. Industrial and Commercial Revolution in 18th and 19th Centuries. Improvement of Transport by Lend and Water. Conditions leading to the rise and fall in Commercial Importance of different Districts and Individual Towns.

Commercial Law.—History of Commercial Law in England. Contract: General nature—Elements common to all contracts:

(i.) Consideration: Formalities required—Capacity to contract.

(ii.) Effect of mistake, misrepresentation and fraud.

(iii.) Legality of object: Wagering contracts.
(iv.) Assignment of the contract: Negotiability and bills of exchange.

Partnership: Nature and formation; rights and duties of partners; dissolution—limited partnership.

Bills of sale: Mercantile securities.

Bankruptcy and Deeds of Arrangement.

Patents: Trade marks; trade names.
Trade libels—Slander of Title: "Passing off."

The Courts-Arbitration and Awards.

Attention must be directed to the following special commercial contracts:—

.) Sale of goods; conditions; warranties.

(ii.) Contracts on the Stock Exchange.

(iii.) Contracts of affreightment: charter parties and bills of lading.

(iv.) Insurance: fire, life, marine, and general. Average, both general and particular.

(v.) Negotiable instruments—bills of exchange: promissory notes, cheques, &c.

(vi.) Agency.

(vii.) Guarantee, Suretyship, and indemnity.

Company Law.—The Companies Acts, 1908—1929.

The Formation of a Joint Stock Company.—Preliminary contracts; Memorandum and Articles of Association; prospectus and promoter; underwriting; domicil, office, name, seal, and books.

Membership of a Company.—Allotment; transfer and transmission; register of members; calls, forfeiture and lien. Capital.—Classes of capital; increase and reduction of capital, profits, dividends, and interest.

Borrowing Powers.—Bills of exchange; mortgages; debentures; registration of mortgages and charges; receivers and managers.

The Management and Conduct of the Business of a Company.—Directors; secretary: auditors; employees; accounts; contracts.

The Conduct of, and Procedure at, Company Meetings.—Notices of meetings; meetings of directors and shareholders: resolutions and amendments; minutes; powers and duties of a chairman; quorum; voting and proxies; privilege in speeches.

The Winding up of a Company.—Compulsory; voluntary; under supervision of the Court; the conduct of the liquidation

Foreign Companies in the United Kingdom.

Company Offences.

Unregistered Companies.

Corn.—An elementary outline of the scientific principles relating to the study of corn.

The chief commercial sources of the following grains: wheat, maize, barley, oats; the economic and physical conditions affecting the production of the grain in the countries of origin.

The identification, grading, and standards of quality of the chief classes of imported grains; their transport and

The organization and methods of the Corn trade. The chief organized markets dealing with Spot Business and Futures, c. i. f. business including Contracts, Charters, Bills of Lading, Insurance and Payment.

Costing:

(1) General.—Elements of Costs. Methods of Costing-Process, Job or Terminal, Operative or Working Single or

(2) Labour.—Methods of remuneration—how calculated and effect upon production. Piece-work system. Premium Bonus systems. Direct and indirect labour. Records of time and amounts—how obtained, entered and dealt with in the cost records. Wages analysis.

(3) Materials.—Organization and control of stores, general and departmental, such as Raw Material Stores, Consumable Stores, Finished Stores (Assemblies—ready for despatch).

(4) General Expenses.—Overhead charges: Factory. Stores and Distribution. Selling Expenses. Establishment Charges. Administrative Expenses. Their ascertainment, distribution, and allocation.

(5) (a) The general arrangement, assembly and completion of Cost Accounts. (b) Methods and principles of cost accounts in their application to various trades. (c) Cost and Statistical Records. (d) Reconciliation of Cost and Financial Accounts. (e) The influence of efficient costing on the general policy of a business. (f) Graphs, Charts and Diagrams. (g) Treatment of Capital Expenditure.

Economies:

The scope and Methods of Economic Science.

Definitions: Wealth; value; exchange; utility; capital; market; supply and demand.

Production: Its aim and agents—large and small production.

Labour: Efficiency; organization; division of labour; population; effects of machinery. Capital: Nature and functions; law of increase; aggregation of capital; joint stock system. Land and its efficiency: Law of diminishing returns; law of increasing returns.

Theory of value: Market and normal value; fluctuations.

Distribution of Wealth: Principles determining rent, profits, interest, and wages.

Combinations of labour and capital: Trade unions, co-operation, trusts and monopolies.

State and municipal production and regulation of industry. Transit—roads, railways, canals.

Money and credit: Their forms and services; credit fluctuations and crises.

Foreign Trade: Condition, nature and effects; restrictions on international trading and results.

Theory of the foreign exchanges and their modes of operation.

Principles of Taxation. Public Loans.

English:

(1) Composition and Précis.—The candidate will be expected to write a short essay on some generally known subject, paying special attention to grammar and style; also a precis in the form of a narrative, of a story, or of a document or documents dealing with a particular subject.

(2) Literature.—There are no set books or periods, but a reasonable standard of proficiency in English Literature generally is expected. Candidates will be required to show that they have read widely, and are capable of appreciating what they have read.

Note.—In this subject candidates must satisfy the Examiner in English Reading and Conversation.

Fire Insurance.—Principles and Practice of Fire Insurance—The Contract—Policy Conditions—Insurable Interest. Kinds of Policies. Fire Risks with reference to Building Construction; Exposures; Lighting and Heating; Boilers, Engines, &c.; Nightwork; Number of Employees; the Personal Risk (moral hazard). Extinguishing Appliances and Alarms. Indemnity and Subrogation. Settlement of Claims—Average—Loss Apportionment. Assignment of Policies. Insurance Bookkeeping—Official Returns. Law of Fire Insurance.

Foreign Exchanges.—Meaning of Foreign Exchange—Machinery of Exchange—Negotiable Instruments—Bills of Exchange and Cheques—Indian and Foreign Bills—Telegraphic Transfers—Classes of Bills—Par of Exchange—Rates of Exchange—Negotiation—Acceptance for Honour—Maturity—Protest—Re-exchange. Silver Exchanges—Paper Exchanges. Stamps required. Inland and Foreign Exchange. Arbitration of Exchange. Bills of Exchange Act, 1882—Bills of Exchange (Crossed Cheques) Act, 1906—Bills of Exchange (Times of Noting) Act, 1917.

The History, Geography, and Economic Resources of the Empire.—History of the growth of the Empire. from the Elizabethan Age to the present day, and the manner in which different parts have been added whether by right of discovery, conquest, or otherwise. The political development of the various portions and their status from Crown Colonies to Dominions.

Geographical conditions of the different parts of the Empire with regard to (1) Size, position, and population, (2) Physical relief, (3) Climatic conditions, temperature and rainfall, with special regard to seasonal variations and their influence, (4) River systems, (5) Centres of population, (6) Communications by river, road, and rail.

Economic resources, with special reference to their production and exchange between defferent parts of the Empire. Food products, such as meat, fish, corn crops, fruits, tea, coffee, cocoa, rice and sugar. Wool, cotton, silk, flax, hemp, and other fibres. Timber, rubber, tobacco, oilseeds, ivory, leather, and paper-making materials. Minerals, such as coal, iron, copper, lead, tin, zinc, gold, silver, precious stones, and petroleum; and other products.

The principal trade routes between the component parts of the Empire, for both steamers and sailing ships.

Life Insurance.—Principles and Practice of Life Insurance—The Contract—Insurable Interest—Policy Conditions. Compound Interest Tables—Mortality Tables. Kinds of Policies—Calculations of Premiums—Occupational Risk—Under Average Lives. Valuation—Reserves—Bonus Distribution. Title to Policies of Life Insurance—Assignment of Policies—Surrender Values. Insurance Bookkeeping—Official Returns. Law of Life Insurance.

Marine Insurance.—Nature and Formation of the Contract—Parties thereto and subject matter of Insurance—Insurable Interest. Different kinds of Policies—Special Clauses—Stamps on Policies. Course of Business—the Slip or Cover Note. Insurance Agents—Warrantees and Representations—Concealment and Misrepresentation. Duration of the risk—Deviation and change of voyage—Losses under the Policy—Causa proxima—the Memorandum—Particular Average—Total Loss (actual and constructive)—Abandonment—Subrogation—Particular Charges—Salvage—General Average—York Antwerp Rules, Measure of Indemnity—Assignment of Policy. Return of Premium. Marine Insurance Act, 1906—Marine Insurance (Gambling Policies) Act, 1909.

Mathematics:

Harder questions on the syllabus for Elementary Mathematics, together with-

Algebra.—Indices, surds, logarithms. Practical use of Logarithms. Compound Interest. Annuities. Other commercial applications of the use of Logarithms. Simultaneous quadratic equations, one equation being linear. Proportion. Variation. Arithmetical and geometrical progressions. Permutations and combinations. Binomial theorem for a positive integral index. Graphs. Rate of change of a function and gradient of a graph.

Geometry.—The substance of Euclid, Books I. to IV., VI., and XI. Logical geometrical proofs of the theorems and problems will be accepted, whether Euclid's or not. Deductions. Mensuration of plane and solid figures.

Trigonometry.—Elementary trigonometry, up to and including the solution of triangles with problems thereon. The use of four figure logarithms in this connection.

Note.—The use of logarithm tables will be allowed.

Modern Foreign Languages.—(Danish, French, German, Italian, Norwegian, Portuguese, Russian, Spanish, Swedish.)

- (1) Translations from and into the foreign language with grammatical questions.
- (2) A short essay in the foreign language.
- (3) Questions on technical terms of commerce—translation of an English commercial letter into the foreign language, or composition of a commercial letter in the foreign language from notes.
 - (4) Dictation in the foreign language.
- (5) The candidates' ability to express themselves with ease in a colloquial manner will be tested by conversation in the foreign language.

Candidates must pass in Conversation as well as in the written portion of a language in order to obtain a certificate-Foreign candidates taking the examination in their own language must satisfy the Examiner in English.

Salesmanship.—The science and art or business of selling. The essentials of good salesmanship and modern methods of marketing. Selling to the dealer and to the consumer. Various methods of selling. Mail order, circular, form letter and follow-up system. Business correspondence, arithmetic, forms and documents, and special trade terms. Orders, accounts, credits and collections. Law as affecting sales and salesman. General commercial knowledge. A knowledge of customer and goods. The checking and comparison of results.

Secretarial Practice.—The work of secretaries of limited liability companies and their staffs, with particular reference to: (1) Formation; issue of capital; prospectus; underwriting; Memorandum and Articles of Association. (2) Office organization; labour saving equipment; filing systems. (3) Correspondence; circulars to shareholders; reports; financial and statistical returns. (4) Statutory books; returns, &c., to be filed with Registrar of Companies. (5) Work of transfer department and various forms, &c., used; application for, and allotment of, shares, stock, &c.; transfer and transmission; calls; dividends; debentures; debenture stock; share warrants; note issues. (6) Procedure at meetings of directors and shareholders; kinds of meetings and resolutions; notices; agenda; minutes; proxies; methods of voting. (7) General administration; methods of borrowing; procedure upon reconstruction and capital reorganization.

Shipping.—Types of Steamers and relative suitability for various classes of Cargoes.

Cargoes. Descriptions. Method of Stowing. Measurements in Ships' Holds. Seasons of Shipment.

Ports. Geographical Situation and leading Characteristics. Facilities. Draft of Water. Principal Import and/or Exports. Distances.

Charter Parties and Bills of Lading. General Nature. Various forms. Liabilities and Exceptions. Freight. Demurrage. Loading and Discharging. Customs Formalities. Consular Invoices.

The Duties and Responsibilities of Shippers, Brokers, and Agents.

The handling of the outward consignment; the handling of the inward consignment.

General Law of Contracts applied to Shipping. Carriage by Sea. Marine Insurance.

Shorthand.—Writing in shorthand (any system) from passages dictated at the rate of 100, 110, 120, 130, or 150 words per minute for a period of seven minutes. Transcriptions of any one of the above passages for which the candidate is allowed time at the rate of 7 words per minute.

Spelling, punctuation, neatness of writing in transcription, proper arrangement into paragraphs, and general businesslike appearance to be taken into account in judging of the candidate's work.

Papers will be set in Shorthand in any Modern Foreign Language if a sufficient number of entries is received.

Stock Exchange.—Early History of Stock Jobbing—The Stock Exchange and its Machinery—Constitution and Rules—Broker and Jobber. Securities dealt in—Negotiability. Course of Business—The Contract—The Markets. Contango and Backwardation. Settling—Methods of Transfer—Options—Script. Bull and Bear. Bonus—Coupons—Dividend. Default. Broker and Client. The Public Funds. Leeman's Act.

Typewriting.—Candidates will be expected to copy passages of varying difficulty, technical, commercial, legal, tabular statements, &c., and to transcribe from badly written and confused manuscript. Candidates must possess knowledge in connection with Typewriting copying, and the mechanical construction of the Typewriter where that bears upon possible accidents and requirements of daily occurrence in an office. A ten minute speed test will be included. Special attention should be paid to accuracy, correct spelling, syllabification, punctuation, and general intelligence. The papers given will cover the ordinary range of subjects that fall within the province of the typist. Candidates will be allowed to use any make of machine they choose. They should bring their own machines if possible; otherwise they will be expected to typewrite on the machines provided, irrespective of male or model. Certificates awarded will mention the speed attained. The minimum speed is 40 words per minute.

Education Office, Colombo, April 8, 1930. L. McD. Robison, Acting Director of Education.

Farm School, Peradeniya.

RESULTS OF 1928-1930-ENGLISH COURSE.

(In order of merit.)

Class 1: Sinnetamby Anandam Pulle.

Class 2: Aloysius Philip, Walter Geoffrey Montague Jayawickrema, Victor Carvin Weerawardena Ratnanayake. Pass: Michael Anthony Fernando, Janake Punnadhara Kuruppu, Mohamed Salih Abdul Carim.

> W. Youngman, Director of Agriculture.

Department of Agriculture.

FARM SCHOOL, JAFFNA.

THE next two years' course in English will commence in May, 1930.

Applications will be received up to May 1, 1930. Particulars and forms of application from the Head Master.

April 4, 1930...

W. Youngman, Director of Agriculture.

April 7, 1930.

Government Training College.

ISS K. L. PEGLOTTE has satisfactorily completed her course of training and has qualified for the 2nd Class Certificate (Kindergarten) as from April 1, 1930.

Education Office. Colombo, April 9, 1930.

L. McD. Robison, Acting Director of Education.

Ceylon University College Academic Year 1930/31.

THE following dates have been fixed for the College terms in 1930/31:-

First Term: Tuesday, July 15, to Friday, September 19, 1930.

Second Term: Tuesday, October 14, to Wednesday, December 17, 1930.

Third Term: Tuesday, January 6, to Friday, March 27,

The Open Entrance Scholarship Examination, 1931, will begin on March 28, 1931.

Colombo, April 8, 1930.

LEIGH SMITH. Acting Principal.

Dalugama Free English Night School.

OTICE is hereby given that the above school, situated at Warakanatta, Siyane korale, Colombo District, of the Western Province, under the management of Dr. W. P. Rodrigo, has been registered as a grant-in-aid school, with effect from March, 1929.

L. McD. Robison, Education Office, Acting Director of Education. Colombo, April 11, 1930.

Mahanama Boys' English School.

OTICE is hereby given that the above school, situated at Heramitigala, Yati Nuwara, Kandy District, of the Central Province, under the management of Rev. H. Chandananda, has been registered as a grant-in-aid school, with effect from June, 1928.

Education Office Colombo, April 4, 1930.

L. McD. Robison, Acting Director of Education.

Dammeriya Group Estate School No. 3.

OTICE is hereby given that the above school, situated in the Weeriyawatta division of Dammeriya Group in the Passara district of the Province of Uva under the management of Rev. R. P. Butterfield up till March 18, 1930, has been registered as a grant-in-aid school, with effect from February, 1929.

Education Office, Colombo, April 4, 1930.

L. McD. Robison, Acting Director of Education.

Change of Site of School.

NOTICE is hereby given that an application has been received from Rev. A. E. Restarick for permission to change the site of the Tamil section of C/Kollupitiya Sinhalese and Tamil Mixed Wesleyan School, under his management, to No. 5, Hudson's road, Polwatta.

Observations will be received not later than May 12, 1930.

L. McD. Robison, Acting Director of Education.

Education Office, Colombo, April 11, 1930.

Change of Management.

NOTICE is hereby given that Rev. A. Lockwood has been appointed Manager of the school mentioned below in place of Rev. D. S. McClelland.

School referred to.

Mn/Murunkan (and Puthukamam Branch) Tamil Mixed

Education Office, Colombo, April 3, 1930.

L. McD. Robison, Acting Director of Education.

Change of Management.

NOTICE is hereby given that Rev. G. W. Harrison has been appointed Manager of the school mentioned below in place of Mr. A. A. Ward.

School referred to.

Tellippallai, Union Men's Training School.

L. McD. Robison, Acting Director of Education.

Education Office, Colombo, April 2, 1930.

Change of Management.

NOTICE is hereby given that Mr. B. J. Perera has been appointed Manager of the school. appointed Manager of the school mentioned below in place of the Director of Education.

School referred to.

C/Borella Susamayawardhana Sinhalese Mixed School.

L. McD. Robison,

Education Office, Colombo, April 1, 1930. Acting Director of Education.

Change of Management.

NOTICE is hereby given that T. H. Crossette, Esq., has been appointed Manager of the schools mentioned below, in place of the Rev. H. Peto.

Schools referred to.

Copay C. M. S. English School. Urumpirai C. M. S. English School. Urumpirai C. M. S. Vernacular School. Kaithady C. M. S. English School.

Education Office, Colombo, April 7, 1930.

L. McD. Robison. Acting Director of Education.

Registration of a Building for Solemnization of Marriages.

N pursuance of the provisions of section 12 of the Ordinance No. 19 of 1907, relating to the Registration of Marriages. other than the Marriages of Kandyans or of Muhammadans, I, George Furse Roberts, Registrar-General of Ceylon, do hereby notify that the under-mentioned building, used as a place of public Christian worship, has been duly registered for the solemnization of marriages therein.

Number.

Date of Registration.

Description.

Situation.

Minister or Proprietor, or Trustee.

Religious denomination. on whose behalf the building is registered.

480 ... April 2, 1930

Bethel Chapel Alfred House Gardens, Kollu-G. F. Enoch, Minister pitiya, Colombo Municipality, Colombo District

Seventh-day Adventist

Registrar-General's Office, Colombo, April 2, 1930. G. FURSE ROBERTS, Registrar-General.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying at the Baggage Office beyond the time allowed by law, will be sold by public auction on Tuesday, May 6, 1930, at 1 P.M., at the Baggage Office, unless previously cleared. All goods sold but not cleared before the expiration of three clear days after the date of approval of the sale will become liable to the payment of rent at the rate prescribed in the Customs Tariff:-

Date, 1930.	S. R. No.	Names.	Vessels.	Number and Description of Packages.
August 10	238	Mr. Haggwood	ss. Orama	1 parcel cartridges
September 12	1,242	Mr. Cheviavisky	ss. Kathiawar	1 bundle, 2 parcels advertis- ing matters
September 24	1,705	Mr. B. J. Rodrigo	ss. Andre Lebon	1 4 boxes powder and 2 packets cigarettes
October 1	2,092	Unknown	Found in Baggage Office	1 old raincoat
October 1	2,861	Mr. Saunder		1 pistol
October 10	2,952	Mr. Dawson, C/o Whit- tall & Co.		1 automatic pistol
October 28	3,553	.Nil	Found in Harbour	l camera stand
November 8		Mr. Roger Locker	ss. Gurna	1 gun case containing 1 double- barrelled gun, 1 rifle, 1 auto- matic pistol
December 8	6,488	Mr. Scott	ss. Mooltan	l chair
December 12	6,753	Nil	Found in Harbour	1 umbrella
December 12	6,769	Nil	Found in Baggage Office	l umbrella
December 12	6,787/89	Mr. F. W. Garland	T. M. Train	3 1 gram phone and 2 packages records
December 12	7,267	Mr. F. Fry	T. M. Train	1 parcel cigars
December 12	7,616	Mr. Rodwell	ss. Leicestershire	

H. M. Customs, Colombo, April 9, 1930.

WM. HOLMES. for Principal Collector.

ITH reference to the notification dated March 24, 1930, appearing in the Government Gazette No. 7,769 of March 28, 1930, relating to the alteration of the birth and death registration divisions of Hapugala and Poddala in the Galle District of the Southern Province, it is hereby notified that the persons whose names appear in the subjoined schedule have been appointed to be registrars of births and deaths for the divisions noted opposite their respective names, holding office in the places appearing in coulmn 3.

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

SCHEDULE.

Southern Province, Galle District.

1.

2.

Number and Name of

3.

Name of Registrar.

Registration Division.

Place of Office.

Weligama Palliyeguruge William de Silva ...

No. 2, Hapugala

Mindorugewatta in Madawalamulla and Tumbepittaniya in Hapugala

Don Siyadoris Jayasundara

No. 5, Poddala

Galagawawatta in Kapuhempola and Gudamewatta alias Hingagodawatta in Mipawala

Martin Silva and Company, Limited.

In the Matter of Martin Silva and Company, Limited, and in the Matter of the Joint Stock Companies Ordinance, No. 4 of 1861, and Ordinance No. 22 of 1866.

HEREAS there is reason to believe that Martin Silva and Company, Limited, which was incorporated on May 28, 1927, under the provisions of the Joint Stock Companies Ordinance, No. 4 of 1861, is not carrying on business or in operation and is not capable of being wound up formally:

Now know Ye that I, George Furse Roberts, Registrar of Companies, do, in terms of the provisions of the Ordinance No. 22 of 1866 and section 295 (3) of the Companies Act, 1929, hereby give notice that, at the expiration of three months from this date the name of Martin Silva and 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 9th day of April, 1930.

G. Furse Roberts, Registrar of Companies.

Loss of Firearms.

RATNAPURA DISTRICT.

Description: One single-barrelled cap gun No. 267.

Licence No. 184/KO/G 00633.

Licensee: Omaringe Eliashamy of Ittekanda. Remarks: The gun is reported to have been lost.

The Kachcheri. W. J. A. VAN LANGENBERG, Ratnapura, April 3, 1930. for Government Agent.

Description: One single-barrelled breech-loading gun-No. 7070/A 915225.

Licensee: L. H. Charles Fernando of Wewatenna estate, Balangoda.

Licence No. 249/KM/C 48995.

Remarks: The gun is reported to have been lost.

The Kachcheri, W. J. A. VAN LANGENBERG, Ratnapura, April 2, 1930. for Government Agent. RATNAPURA DISTRICT.

Description: One single-barrelled cap gun No. 506.

Licence No. 174/KO/G 00467.

Licensee: Peramuni Arachchige Babunappuhamy of

Remarks: The gun is reported to have been lost.

The Kachcheri, W. J. A. VAN LANGENBERG, Ratnapura, April 7, 1930. for Government Agent.

Description: Double-barrelled cap gun No. 2196. Licence No. 12/KR/B 524.

Licensee: D. H. Kirianchiya of Malwala.

Remarks: The gun is reported to have been lost.

(2) Description: One single-barrelled breech-loading gun No. 574/A 77749.

Licence No. 62/KR/C 48243.

Licensee: D. H. Kirianchiya of Malwala.

Remarks: The gun is reported to have been lost.

W. J. A. VAN LANGENBERG, for Government Agent.

The Kachcheri, Ratnapura, April 8, 1930.

Sale of Timber.

XIRITTEN offers are invited for the purchase of timber, firewood, &c., described in the annexed schedule.

Offer should be made subject to the following conditions by letter, preferably under sealed and registered cover, addressed to the Divisional Forest Officers concerned and posted or handed over personally not later than midday on Tuesday, May 6, 1930, the envelope being marked on the left hand top corner "Offer for Purchase of Timber, &c.," and signed by tenderer.

3. Lump sums offers should be made for each item in the schedule and be written both in words and figures.

Offers may be made for more than one item in the same letter, but should be quoted for each item separately,

4. In the case of offers which in the aggregate exceed Rs. 20, tenderers may remit Rs. 5 either with their offers or within two days of their offers to the Divisional Forest Officer of the Division concerned. This sum will be returned if their offers are rejected. The purchaser will be given credit for the amount in the final payment for the timber. Where the bona fides of any tenderer are in the opinion of the Divisional Forest Officer or the Conservator of Forests doubtful, his tender may not be entertained unless the required money depôsit is made if and when demanded by the Divisional Forest Officer.

The species, measurements, cubic contents, &c., of the material appearing in the schedule are to be regarded as only approximate, and intending tenderers are presumed to have inspected the timber before they make their offers and they should bring to the notice of the Divisional Forest Officer any serious discrepancies which they may notice.

They should also satisfy themselves by personal inspection as to the condition of the timber they offer for.

6. Any tenderer whose offer is accepted shall, within three days of notification of acceptance of his offer, pay the full purchase amount in the case of offers aggregating to Rs. 20 and as follows in the case of offers exceeding Rs. 25 in

the aggregate:

Over Rs. 20 up to Rs. 100, 50 per cent.; and over Rs. 100, 25 per cent.; the balance being paid within a fortnight of the previous payment. In the event of faiure to complete the purchase, all amounts previously paid shall be forfeited and the timber, &c., revert to the Crown, and be liable for resale at the risk of the original purchaser.

Should any successful tenderer decline or fail to pay any sum or sums as above stipulated for, he shall further be

pecuniarily liable for any resultant loss to Government.

The Conservator of Forests reserves however the discretionary power to enforce, modify, or waive any of the provisions in this clause to such extent as he may consider the circumstances justify. 7. The Conservator of Forests reserves to himself the right, without question, of rejecting any or all offers and of

8. All material shall be removed by purchaser within one month of completion of purchase when a permit for removal will be issued. Extension of time will not be granted except under exceptional circumstances: accepting any offer.

9. All material purchased shall be at the risk of the purchaser until its removal by him on a permit.

10. The buyer, his agent, or his representative shall be liable for punishment under the Forest Ordinance for commission of any Forest Offence in the course of completing the transaction.

11. Any purchaser violating the conditions of purchase shall be liable to a fine not exceeding 25 per cent. of purchase amount, and to be included in the list of persons to whom no permits will be issued.

SCHEDULE.

North-Central Division.

Kalawewa Range.

Item	No.	C. Ft.	
No. I Satin logs	. 2	25	At Ihalakalawewa, 7 miles to Kekirawa-Andiyagala road, 20 miles to Kekirawa Railway Station
2 Satin, palu, and ranai telegrap posts	. ()	ه رو دوم رسم دور	Kekirawa Depôt
3 (a) Palu N. G. sleepers .	. 14	·· =]*	Talawa Depôt
(b) Satin G. N. sleepers 4 Ebony logs	3:	7	At Hiripitiya Gamara, 1/16th mile to Anuradhapura-Talawa road, and T miles to Kekirawa Railway Station

$Horawa patana\ Range.$

Tto	em ·						. '
	No.		No.		Ĉ. Ft		
1	(a) Ebony logs		2		7		. Nelugallewa, 1 mile to Vavuniya-Horawapatana road, 27 miles to
_	(b) Milla logs		. 2				
2	2 Mi		1			•	. At Kivulekanda, Kudagama, 3 miles to Vavuniya-Horawapatana
	NOTE IN THE SECOND SECO						road, 18 miles to Vavuniya Railway Station
ð	Helamba	• •	. 2	• •	61	•	8,
			-			7.7	16 miles to Madawachchiya Railway Station
						И	illachchiya Range.
	Ranai log		1	. • •	4		At Metikawa, 1 mile to Tammannawa-Ottappuwa road, 15 miles
	•						to Anuradhapura Railway Station
_			_			·\N	Iuweragam Range.
1	Satinwood poles	٠.	l	• •	1)	•
	Boradaminiya poles Palu poles	•.•	1 2	• •	1 3	- 1	At Pahalagama ' O miles to Puttalam Anusedhamma nad O miles
	Tammana poles	• •	ī	• •	2	>	At Pahalagama, 9 miles to Puttalam-Anuradhapura road, 9 miles to Anuradhapura Railway Station
	Ehela		$\tilde{2}$		4	-}	vo intadiapara ivanway station
	Panakka		4	٠.	4	j	
2	(a) Tammanna poles		10	٠.	10)	
	Ranai poles		10	• •	10	- 1	At 36
	Satin poles Boradaminiya poles	• •	$\frac{10}{2}$	• •	10 2	>	At Meegasgama, 2 miles to Kalawa-Kekirawa road, 3 miles to
	(b) Common poles Cl. I. (3)		4	• •		ſ	Talawa Railway Station
	Do. II. (2)		14			1	
3	Satin log		1	٠.	6	٠.	At Anuradhapura Office Depôt, 1½ miles to Anuradhapura Railway
	_						Station
. 4	(a) Margosa log	• •	l	٠.	7	j	At Madawachchiya, 1 mile to Madawachchiya Railway Station
=	(b) Satinwood log	٠.	l	٠.	15	Į	110 Madawacheniya, 4 inne oo madawacheniya ivanway Soudiosi
,	(a) Ebony log (b) Palu logs	• •	$rac{1}{2}$	• •	$\begin{array}{c} 2\\105\end{array}$	ı	
	(c) Do	• •	3	• •	65	- 1	
	(d) Do		ì		12	>	At Palugaswewa, 12 miles to Anuradhapura Railway Station
	(e) Do	٠.	9		110		
_	(<u>f</u>) Satinwood logs	٠.	4	٠.	35	ز	
6	Ebony	• •	1	• •	1	j	At Veruppankulam, 7 miles to Anuradhapura-Trincomalee road,
7	Margosa Halmilla	• •	2	• •	7	J	15 miles to Anuradhapura Railway Station
•	Haimila	• •	3	• •	22	• •	At Ratmale, ½ mile to Anuradhapura-Trincomalee road, 4 miles to Anuradhapura Railway Station
8	Huri		1		2		At Lulugaswewa, 7 miles to Ulukkulam-Poonawa road, 11 miles
			. ~	•	_	• •	to Tambuttegama Railway Station
9	Satin		1		14		At Pahalawewa, ½ mile to Eppawala-Tambuttegama road, 4 miles
							to Tambuttegama Railway Station
10	Helamba tree (not logged)	• •	1	• •	58		At Pihimbiyagollewa school, 9 miles to Anuradhapura-Madawach-
							chiya road, and 12 miles to Madawachchiya Railway Station
	•				-	Ta	mankaduwa Range.
1	Kolon outside slabs		1				Diulana, 3 miles to Thopawewa-Mahaweliganga road, 3½ miles to
							Polonnaruwa Railway Station
2	Halmilla piece	٠.	1		3	7	Welikanda, 30 ft. from Mahaweliganga-Batticaloa road, 1 mile to
_	Milla pieces		6		13	Į	Welikanda Railway Station
3	Ranai sawn rafters	• •	4	• •	2 5)	
	Ranai sawn beams Halmilla beams	• •	$egin{array}{c} 3 \ 2 \end{array}$	٠.	5 4	- [Palliyagode la, 12 miles from Polonnaruwa-Thambala road, and
	Halmilla log	• •	1	• •	2	≻	20 miles from Polonnaruwa Railway Station
	Halmilla slab		î		ī		
	Palu log		ī		1	J	
4	Halmilla (unlogged)		1		22	٠.	Kandakada, 14 miles from Welikanda-Mutugala road, and 20 miles
	TT.1 . 21 . 1		•		~	_	from Welikanda Railway Station
5	Halmilla log	• •	1	• •	$egin{array}{c} 5 \\ 2 \end{array}$	1	Palliyagodella, 16 miles from Polonnaruwa-Thambala road, and 25 miles to Polonnaruwa Railway Station
	Ranai	• •	1	• •	Z	J	20 IIIIGS 00 I Ololiiai tiwa Ivaliway Soaololi
							Central Division.
			-				Hatton Range.
	•					_	,
1 (a) Kiripedda log		1	• •	17)	At Bogawantalawa forest, 3 miles from Hatton-Kotiyagala road,
(b) Madol log (hollow)	• •	1	• •	20	J	and 13 miles to Hatton Railway Station
							Matale Range.
1	I kumbuk, I katuimbul, and	1 l					
	eriya (suitable for firewood						e de la companya de
	approximately 20 culyards)						At Wariyapola-oya, ½ mile from Kandy-Matale road, and 1 mile to
	yaius,	• •					Matale Railway Station
2	Mango tree		1	٠.	7		At Kaduwela-oya, 1 mile from Ukuwela-Wattegama road, and
			٥				3 miles from Ukuwela Railway Station
3	Lunumidella trees	• •	25	• • •	1,618	• •	At Palukopiwatta Crown forest at Galagedara, 1 mile to Kandy-
_	Hulanhim troop		108		2,132		Kurunegala road, and 8 miles to Katugastota Railway Station In Bowetenna forest, 5 miles from Kongahawela-Naula road, and
4	Hulanhim trees	• •	100	• • •	-, - 0 4	• •	27 miles from Matale Railway Station

Item No.		No.	C	. Ft.	,	
					ς.	· ·
5 Palu N. G. sleepers 6 Na N. G. sleepers	• •	13 1		19.5 1.5	- }	
7 Ranai N. G. sleepers		30	• •	45	\	Matale Timber Depôt, adjoining Matale Railway Station
8 Milla B. G. sleepers		1		. 3	j	-1,,
9 Milla N. G. sleepers	• •	30		45	J	T 77
10 Firewood	. :-•	l C	ubic	yard	•••	In Kosgama, 2 chains from 21st milepost on Wattegama-Knuckles road, and 14 miles from Wattegama Railway Station
					- 2	
					1	Nauala Range.
1 (a) Helamba		1		29)	At Naula Depôt on Naula-Elahara road, 18 miles from Matale
(b) Ranai		1		9	j	Railway Station
2 Bridge planks and scantling (a) Satin		140		110	`	
(a) Satin (b) Na	• •	148 1	• •	118	1	
(c) Outside slabs		5,000			(At Welituduwa Depôt, 11 miles from Naula-Elahara road, and 28
(d) Satin N. G. sleepers		77				miles from Matale Railway Station
$\begin{array}{cccc} (e) & \mathbf{Ranai} & \dots \\ (f) & \mathbf{Milla} & \dots \end{array}$	• •	4 19	• •			
3 Suriyamara logs		3			<u>ر</u>	Koswatta forest, 11 miles from Naula-Elahara road, and 15 miles
						from Matale Railway Station
4 Kolon logs	• •	4	• •	46	• •	Arangala forest, 11 miles from Naula-Elahara road, and 15 miles from Matale Railway Station
5 (a) Wewarana logs		1	• •	8)	Ilukkumbura and Andawwela forests, no road transport available
(b) Hulanhik 6 Firewood	• •	1 50 m	 ihio	18 yard:	ر	At Arangala, 31st milepost, Matale-Dambulla road, 28 miles from
o znowoou	• •	ان م	*NIG	<u></u>		Matale Railway Station
7 (a) Ranai to pieces and log	s	10		84) '	
(b) Hulanhik do.	• •	7	• •	60	Ų	At Kahagallewa, Pinnagola, Arangala, 1 mile from Matale-Dam-
(c) Suriyamara do. (d) Halmilla do.		3 8	• •	31 66	٦	bulla road, 21 miles and 16 miles from Matale Railway Station
(e) Kolon do.		7	• • •	65)	
8 Satin logs				84		Welituduwa Depôt, 11 miles from Naula-Elahara road, and 28 miles
9 Ebony logs				11		from Matale Railway Station do.
9 Ebony logs 10 Milla		3		10	• • •	do.
11 Kumbuk bridge planks		10		37		do.
12 Satin bridge planks	• •	1	• •	6	• •	do.
13 Na bridge planks	• •	1	• •	6	• •	do.
14 Outside slabs of satin, hulanhik, na, kumbuk		а,				
5 ft. to 24 ft. in length						
2 in. to 9 in. in breadth	and					
4 in. to 6 in. in thickness	• •	300	• •	<u> </u>	• •	do.
15 Satin N. G. sleepers	• •	20	• •		• •	Welituduwa Depôt, 11 miles from Naula-Elahara road, and 28 miles
16 Palu N. G. sleepers		2				from Matale Railway Station do.
17 Ranai N. G. sleepers		5 .				do.
18 Milla N. G. sleepers		3				do.
19 Satin B. G. sleepers	• •	2 5	• •	8	• •	do. Naula Depôt on Naula-Elahara road, 18 miles from Matale Railway
20 Kumbuk bridge planks	• •	5	• •	0	• •	Station
21 Hulanhik bridge planks		27		42		do.
22 Milla bridge planks		5	• •	10		do. At Pubbiliya on Naula-Elahara road, 27 miles from Matale Railway
23 Ebony log	• • •	1	• •	2	• .•	Station
24 Ebony logs		4		9		At Kahagolla in Matale east, 15 miles to Gansabhawa road, Rattota,
25 Satin logs		42		303		and 7 miles to Matale Railway Station At Bowatenna forest, 7 miles from Kongahawela-Naula road, and
•	···	74	• •	500	• •	25 miles from Matale Railway Station
26 Outside slabs of satin, m	illa,					
hulanhik 12 ft. to 22 ft					•	
length, 4 in. to 10 in breadth, and 2 in. to 6 in						
thickness		825	٠.,			do.
27 Hulanhik logs	• •	14	• •	$\begin{array}{c} 244 \\ 26 \end{array}$	• •	do. do.
28 Halmilla logs 29 Hulanhik logs	• •	1 3	• •	20 19		At Katugollewa forest, 3 miles to Naula, and 18 miles to Matale
	• •	,	• •		•	Railway Station
30 Milla logs		1	• •	36	• •,	do
31 Palu log		1	••	30	• •	do.
32 Outside slabs of hulanhik, m and kumbuk 12 ft. to 22 f	шиа, t. in					
length, 4 in. to 10 in. bre					-,	
and 2 in. to 6 in. in thick		80	• •	101	•, •	do. Across Mousagolla river, 3 miles to Rattota-Matale road, and
33 Del tree	. • •	1	• •	101	• •	7 miles to Matale Railway Station
						A.9

_						·	
Ite	om '0. s		Ν̈́ο.	ſ	. Ft.		Dambulla Range.
				•			
1	(a) Milla		1	• •	20	j	At Dambulla Danât an Dambulla Trimaamalaa mad 15 milaa
	(b) Ranai		3		34	- }-	At Dambulla Depôt on Dambulla-Trincomalee road, 15 miles
	(c) Hulanhik		2	,	31	٠j.	from Kekirawa Railway Station
	(d) Kumbuk logs	• •	.2	• •	265	•	At Wanela, 4 miles from Galawewa-Kalawewa road, and 25 miles from Kekirawa Railway Station
2	(a) Palu logs (b) Milla	. • •	$\frac{1}{2}$	• •	$\frac{36}{30}$		At Dambulla Depôt, 17 miles from Kekirawa Railway Station
	(0) Milia	••		••	30)	Uva Division.
1	(a) Satin top pieces and bran	ich-					
	$\mathbf{wood} \dots$		5		106	j	Forest near 5th milepost, Bibile-Araniya road, 1 mile to the road,
	(b) Satin pieces		7		113	J	and 41 miles to the Badulla Railway Station
3	Satin Telegraph posts (roun	d)	5	• •	20	• •	Buttala, 2 miles to Wellawaya-Moneragala road, and 36 miles to Haputale Railway Station
4	Milla do.		5		20		do.
	Ranai do.		5	٠.	20		do.
6	Na Telegraph posts	• •	10	٠.	60		do.
	Satin log		1		18		Buttala Resthouse on Wellawaya-Moneragala road, 36 miles to
							Haputale Railway Station
8	Do		1		23		do.
ğ			· 1		25		do.
10		• •	ī	• •	26		do.
	Halmilla logs	• •	$2\overline{5}$	• •	441		
1.1	Hammia logs	• •	20	• •	**!	• •	The forest between 36th and 40th milepost between Telula and
	· · ·						Kuda-oya, 2½ miles to Telula-Kuda-oya road, Railway Station, Haputale
		-				outl	nern Division (East).
1	Jak logs		4		39		At Badullakela old fuel blocks, 8 miles to Matara Railway Station
	2 (a) Satin logs		2		17		At Weliwewa, 1 mile to Ambalantota-Meegahajendura road,
							54 miles to Matara Railway Station
	(b) Palu logs		4		99		do.
5	(a) Hora log (rejected)	٠.	1	٠.	56		At Matara Railway Station
	(b) Do.		1		39	٠.	do.
•	(c) Do.		1		39		do.
4	(a) Kina log	• •	ī		11		Lying in Udukawa fuel area, 2 miles away from Weligama-
3	(a) Ithia log	• •	-	• •	11	• •	Akuressa road, and 7 miles from Weligama Railway Station
	· (b) Thalles				27		
	(b) Del log	• •	1	• •		٠.	do.
ŧ	Hora logs	• •	7	• •	465	• •	In Deniyaya within road reservation of Deniyaya-Kamburupitiya,
			_				50 miles away from Matara Railway Station
6	(a) Godapara log	• •	1	• •	7	• •	In Owitigamuwa, ½ mile from Matara-Hakmana road, and 10 miles
							from Matara Railway Station
	(b) Jak		1	٠.	4		do.
7	Hora		67	2	,064		In Kekunadura forest, 2 miles from Medawatta-Aparekka road,
							and 11 miles from Matara Railway Station
8	Del logs		2	٠.	23	٠.	In Masmulla-Ullala, 3 miles from Kamburupitiya, and 13 miles
	9						from Matara Railway Station
g	Mara log		2		20		At Kirinda, 12 miles from Matara-Hakmana road, and 13 miles
Ĭ	22222						from Matara Railway Station
10	Milla logs		2		6		At Henegama on the roadside of Akuressa-Galle road, and 13 miles
10	Milia logs	• •	~	• •	v	• •	from Matara Railway Station
	TT 4				690		At Pahurutota ferry, 32 miles from Matara Railway Station
	Hora tree	• •	1		620	٠.	At Herrore 5 miles from Hungama Telegram 1 40
12	Palu	• •	12	• •	353	• •	At Uswewa, 5 miles from Hungama-Talawa road, and 49 miles
			_				from Matara Railway Station
13	(a) Milla posts		8		10	• •	At Malimboda, 3 mile from Malimboda to Kadduwa road, and
							7 miles from Matara Railway Station
	(b) Posts Cl. I. 3	٠	9			٠.	do.
14	(a) Bedidel logs	٠.	2		94		Maliduwa, 2 miles from 4th milepost on Akuressa-Maliduwa
	V- /						road, 18 miles to Matara Railway Station
	(b) Bedidel scantlings		5		7	٠.	do.
1.2	÷+′ ,	•	7		280		Ullala, 2 miles from Matara-Kamburupitiya road, 12 miles to
19	Hora logs	• •	•	• •		•	Matara Railway Station
, 'n	S 1-00		3		15	٠.	T 1 T 1 0 1 1 1 0 0 0 0 0 0 0 0 0 0 0 0
īρ	Sapu logs	• •	J	• •	10		to Matara Railway Station
17	Madam log		1		34		At Dehigaspe, 30 feet from Alkuressa-Morawaka old road, and 20
	Nedun log	• •		•		,	miles from Matara Railway Station
18	(a) Satin top pieces and bran	nch-				_	
	wood		13		224	7	
							In Harmania fanast A miller to Transcome m 1
	(b) Satin loge		8	٠.	286	>	In Uswewa forest, 4 miles to Hungama-Talawa road, 40 miles to
	(b) Satin logs		10		265	1	Matara Railway Station
	(c) Do.		2		93	ľ	
• -	(d) Palu logs.	••	12	• •	10		Kalugalmulla at Kirinda, ½ mile to Kirinda-Hakmana road, and
19	Godapara scantlings	••		- •		• •	12½ miles to Matara Railway Station
90	Godapara, Hedawaka,	and					<u>-</u>
4U	Godapara, Hedawaka, & Welipenna posts 12 feet						
	15 feet by 12 in. to 15 in.		9				do.
~ -		. • •	ĭ		7		Narawalpitiya, 2 miles to Kamburupiti-Hakmana road, 17 miles
2 I	Jak log ··	• •	-	• •	•	• •	to Matara Railway Station
		•	1		65	•	Gammadegama, 2 miles, to Deniyaya-Hakmana road, and 24 miles
22	Bedidel log	• •	r	• •	00	•	to Matara Railway Station

Southern Division West.

	[te	\mathbf{m}		
	N	o.	No. C. Ft.	and the second of the second o
		Kiripedda log	1 5 Ly	ing at the Divisional Forest Office, Galle
1	2	Kitul planks	28 18 Ke	embiya, about 8 miles to Galle Railway Station
	.3	Ketakela planks	. 2 . 19	\mathbf{do} .
	4 5	Godapara planks Milla planks	0 04	do.
	6	Diyapara	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do.
		Hedawaka	1 5	do.
	.8	Eriya	. 1 . 15	do.
		Round poles	10 —	do.
	ЕO	Welipenna	2 25 Mir	riswatta, about 15 miles to Elpitiya and 23 miles to Ambalan-
٠,	. 1	Hedawaka		goda Railway Station
		Welipenna		f. Ranger's quarters, 6 miles to Ambalangoda Railway Station do.
		Diyapara	$egin{array}{cccccccccccccccccccccccccccccccccccc$	do.
	14	Firewood		ing at Galapitatenna in Nakiyadeniya, 3 miles from the 16th
			r	milepost, Galle-Udugama road, and 19 miles to Galle Railway
	. ~	TZ:		Station
		Kina Del	1 1 Go	damuke, about 24 miles to Ambalangoda Railway Station
		Andunuwenna	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do.
		Polhunna		kkatuwa, about 9 miles to Ambalangoda Railway Station
	19	Pepaliya	1 7 Wa	aturawilakanda, 16 miles to Ambalangoda Railway Station
		Poles Cl. I. 3	. 11 Alu	atwala, about 9 miles to Hikkaduwa Railway Station
	21	Co. IV. 2	363 —	do. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
	23	Firewood C. yds.		do. viturai Waturawa, 18 miles to Ambalangoda Railway Station
		Diyapara log		khena, about 7 miles to Kosgoda Railway Station
	25	Hedawaka		imbasgodella, 8 miles to Kosgoda Railway Station
		Panudan	. 2 . 56	3 m do.
		Pathkera	1. It	`` • ' do.
	28 29	Diyapara Godapara	2 8	do.
	30	Milla	Q 11	kadahena, about 22 miles to Ambalangoda Railway Station do.
. :	31	Wanaidala	4 4	do.
	32	Del logs	5 66 Ura	agaha, about 5 miles to Kosgoda Railway Station
	33	Andunwenna	. 1 . 1	do,
	34 25	Hedawaka Godapara	. 1 . 8	do.
		Bedidel	$egin{array}{cccccccccccccccccccccccccccccccccccc$	do. alakeembiya, about 8 miles to Galle Station
	37	Milla logs		ottawa, about 10 miles to Galle Station.
	38	Milla log	1 7 Ko	sgahakanda, about 6 miles to Galle Station
	39 40	Diyapara logs	2 10	do.
		Pepaliya log Kina log	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do. do.
		Godapara log	2 7	do.
	43	Poles Cl. I. 2		$\mathbf{do}_{\mathbf{c}}$
	14	Milla posts	10 — Ali	kehena, about 8½ miles to Kosgoda Railway Station
		Del log		raketiya, about 7 miles to Kosgoda Railway Station
	±0 47	Hedawaka Diyapara	4 66 Ya	kkatuwa, about 8 miles to Ambalangoda Railway Station wela, about 10 miles to Ambalangoda Railway Station
	48	Liyan	. 1 . 3	do.
	49	Godapara	15 14	do.
		Kina	\cdots 4 \cdots $2\frac{1}{2}$ \cdots	do.
		Milla Keena		dagala, about 12 miles to Ambalagoda Railway Station do.
	53	Poles Cl. I. 3.	2 21 9 — Mr	iswatta, about 15 miles to Elpitiya, and 5 miles to Ambalangoda
	· , • ,	- whom Ore It of the		Railway Station
	54	Do. 11. 2	9 —	do.
٠		• , , , ,		
			Weste	rn Division:
			Was	ga Range.
	,	Men		ing at Miriyagalakanda, 5 miles from Padukka Railway Station
	1	Milla	I Z Ly	by Public Works Department road: I mile by jungle road
	2	Milla posts	$50 \dots - Lv$	ing in Temple garden at Batagoda, 18 miles from Padukka
q	-	Loom		Railway Station by Public Works Department road
	3	(a) Aridda		ing at Indikada, 4 miles from Waga Railway Station by cart road
		(b) Malaboda	1 20	
			Hanne	rratgoda Range.
	1	T		Kosgahalanda Crown forest at Nikahetikanda, 7½ miles from
	1	Lunumidella	그 그는 이 얼마를 가득하다 하시었다는데 없다.	Veyangoda Railway Station
	2	Halmilla logs	1 4 Lv	ing in the custody of Police Vidane. Kitulawalana, 4 miles
				along the Mirigama-Nalla Village Committee road to Negombo-
				Mirigama Public Works Department road and 1 mile to Mirigama Railway Station along the Public Works Department road
				There are Desired atoug and I mone thouse Debatting tour
				ニー・コー・ディング はちゅうしゅん いっぱん こうしゅうかいかはちょうに ちょうしゅう 一連 こかりなられ 大名 おこむ 幸福をした ごかさ

${\it Kalutara\ Range}.$

Ite					~~	•	~ -		
	o .				No	• ,	C. F	t.	
1	Gandel	• •		··· •	1		42	• •	Kaluwalahena, Nehinna, 3 miles to Matugama-Kalutara road, and 11 miles to Kalutara Railway Station
	Firewood	••		••		С. у		••	Matugama Range Quarters, 50 yards to Matugama-Alutgama road, and 13 miles to Alutgama Railway Station
3	Milla	• •		• •	1	• •	5	• •	Getagahahenakela, Nehinna, 3 miles to Matugama-Kalutara road, and 11 miles to Kalutara Railway Station
4	Milla	••		••	11	• •	54	• •	Tibbottawamukalana, Bulatsinghala, 4 miles to Atura- Kalawellawa road, and 28 miles to Kalutara Railway Station
	Welipenna	a			1		8		do.
	Del			• • .	1	• •	120	• •	do.
5	Malaboda	• •		: •	3	. • •	66	• •	Tibbottakanda, Yatagampitiya, 4 miles to Atura-Kalawellawa road, and 28 miles to Kalutara
6	Alubo	••		• •	8		105	••	Tennapitakela and Madawaladekanda in Delwella, 3 miles to Horana-Kalawellawa road, and 25 miles to Panadure Railway Station
	\mathbf{Bomi}				1		26		do.
	Milla			•• .	3		25		do.
7	Kina			• •	4		48		Goraka-aturamukalana, Bulatsinhala, ½ mile to Horana-Kala-
8	Milla	••	•	• •	6		16		wellawa road, and 26 miles to Panadure Railway Station Talankandamukalana, Bulatsinghala, 3 miles to Atura- Kalawellawa road, and 28 miles to Kalutara Railway Station
_	Milla post	s		• •	3				do.
9	Milla	• •		• •	5	• •	11	• •	Polgahakanda, Bulatsinhala, 3 miles to Atura-Kalawellawa road, and 28 miles to Kalutara Railway Station
10	Millá			• • ,	1	••	7	• •	Tumbaketikanda, Bulatsinhala, 3 miles to Atura-Kalawellawa road, and 28 miles to Kalutara Railway Station
11	Yahura	•••		• •	1	• •	19	• •	Heenelagodella, Ihala Weligama, 3 miles to Atura-Kalawellawa road, and 27 miles to Kalutara Railway Station
	Diyapara	• •	•	• •	4	٠.	26	• •	do.
	Godapara Welipenna	• •	***	• •	2 1	• •	$\frac{28}{16}$	• • •	do. do.
	Molpedda			• •	2	• •	31	• •	do.
. 12	Hal		•	• •	10	••	97	• •	Halpankataliyawaturana, Diwalakada, 3 miles to Atura-Iriya
	Milla		•	· •	20	••	51	••	road and 25 miles to Panadure Railway Station
13	Del beams	9 ft.	\times 2 in. \times 4 i				6		At Girikola, ½ mile to Kalutara-Kalawellawa road, and 19 miles to
. 10						••		••	Kalutara Railway Station
		10g It.	imes 3 in. $ imes 5$ ir. $ imes 5$ ir.	n.		• •	$\frac{3}{2}$	• •	do.
			$3 \text{ in.} \times 5 \text{ in}$		_	• •	ı	• •	do. do.
			$\times 2$ in. $\times 4$ is			• •	6	• •	do.
14	Alubo			• •	1	• •	29		Timber Checking Station, Diyakaduwa, l mile to Kalutara-Kalawellawa road, and 26 miles to Kalutara Railway Station
	Liyan				1		41		do.
	Mendora	• •			2		30		do.
	Pepaliya	• •		• •	2	• •	30	• •	do.
15	Batadomba	a	•	• •	1	• •	23	• •	Galahitiyamukalana, Pelanda, 1 mile to Karauwa-Galahitiya road, and 29 miles to Kalutara Railway Station
	Alubo Diyapara	• •	•	• •	2 3	• •	$\begin{array}{c} 41 \\ 62 \end{array}$	• •	do. do.
	Liyan .	• •	•		o l	• •	20	• •	do.
16	Milla				34		183		Kekulandola-ela, Kekulandola, by Agalawatta-Kalawellawa road,
17	Milla post		•		1				and 18 miles to Kalutara Railway Station Yagiralamukalana, Yagirala, 4 miles to Mahalandawa-Maguru-
	Poles Cl.	I. 3			6		· —		maswala road, and 15 miles to Alutgama Railway Station do.
		IV. 2			40			• •	do.
18	Milla			• •	3	• •	18	• •	Kahambiliyakanda, Uragoda, 3 miles to Horawala-Alutgama road, and 10 miles to Alutgama Railway Station
	Hanapalan	da			^ 3		77		do.
	Diyapara			• •	3	• •	30	• •	do. do.
	Epedda Trivo	• •		• •	4 4	• •	$\frac{96}{106}$	• •	do. do.
	Iriya Malaboda				5		131		do.
	Pepaliya	• •			i		11		do.
19	Hanpaland		•	• •	2	• •	78	• •	Kadirandola, Pelawatta, 3 miles to Horawala-Meegahatenna road, and 17 miles to Alutgama Railway Station.
20	Hora			• •	1	• •	54	••	Rillapolamukalana, Yatagampitiya, 4 miles to Atura-Kalawellawa road, and 28 miles to Kalutara Railway Station
•	Gandel	• •		••	1	• •	34	• •	Tambirigahahena, Nehinna, 3 miles to Matugama-Kalutara road, and 11 miles to Kalutara Railway Station
22	Malaboda	 livo	•	••	2	• •	62 45	••	Tibbotakanda, Yatagampitiya, 4 miles to Atura Kalawellawa road, and 28 miles to Kalutara Railway Station do.
	Kirihembi	пун		• •	1	• •	40	• •	uu.

TA		•			
Item No.	No	. (). F t.		
23 Hora	. 3	3	245		Nagahadolamukalana, Yatagampityia, 4 miles to Atura-
24 Goraka	. 1	١	10		Kalawellawa road, and 28 miles to Kalutara Railway Station Hakirilideniya, Narawila, ½ mile to Matugama Narawila road, and
25 Milla	. 2	·	17		12 miles to Kalutara Railway Station Sinhaladeniyakanda, Munhena, 3 miles to Munhena Duwegoda
Goraka	. 2		13		road, and 3 miles to Beruwala Railway Station do.
Bombu			9		do.
Dambu	. 1		25		do.
Kekuna	. 1	• • •	42	• •	do.
22 ft. 8 in. \times 4 in. \times 5 in	. 3			• •	Karapagalakanda, Karapagala, 6 miles to Halwapa-Ittapana road, and 14 miles to Alutgama Railway Station
17 ft. 8 in. \times 4 in. \times 5 in					do.
27 Batadomba .	. 10)	136	• ••	Gallapahalaessawaturana, Mahagama, 2 miles to Agalawatta- Mahagama road, and 25 miles to Kalutara Railway Station
28 Del	2	٠.	20		Kananakanda, Kanana, 1 mile to Alutgama-Matugama road, and
29 Del	. 1		11		4 miles to Alutgama Railway Station Yatagampitiyaganga, Yatagampitiya, 4 miles to Atura-
30 Hedawaka	. 3		47		Kalawellawa road, 27 miles to Kalutara Railway Station Pelawattamukalana, Pelawatta, 4 miles to Horawala Meegaha-
	_		. .	• •	tenne road, 17 miles to Alutgama Railway Station
Firewood c. yds. 31 Tawenna	. 8		17	• •	do. Atalemukalana Atale, 4 miles to Agalawatta-Badureliya road, and
or raweillia	,, 1	• •	1,		22 miles to Kalutara Railway Station
				North	-Western Division.
					dagamuwa Range.
l (a) Nedun (branchwood)	3		86	2010	Gomagamuwa, ½ mile to Hettipola-Kuliyapitiya road, and 18 miles
		••			to Madampe Railway Station
(b) Lunumidella trees	16	• •	•	• •	In Polgolla plantation, 3 mile away from Polgahawela-Alawwa cart road, and 1 mile from Polgahawela Railway Station
(c) Nedun (branchwood)	42	• •	243	• •	Kankaniyamulla, 1½ miles to Madampe-Kuliyapitiya road, 19 miles to Madampe Railway Station
(d) Nedun logs	19	• •	51	•••	Plantation Overseer's quarters at Kankaniyamulla on Pannala- Kuliyapitiya road, 20 miles away from Madampe Railway
					Station
•				(Chilaw Range.
1 Nedun trees	5		93		Dampitiya-Otha Public Works Department road, 8 miles away,
					and 8 miles to Nattandiya Railway Station
•				Nike	aweratiya Range.
1 (a) Ebony planks	2		· 2	٠.٠٦	Range Office, Nikaweratiya. On Kurunegala-Puttalam road,
(b) Ebony pieces	2	• •	, 4	ر	12 miles from Maho Railway Station
				P^{q}	uttalam Range.
1 (a) Ranai	в		30	, ,	Along the newly opened Tabbowa Agricultural road. 1-3 miles
(b) Milla	ĭ		9	}	to Tabbowa Irrigation road, 11–13 miles to Puttalam Railway
(c) Palu	1		6	ر	Station
(d) Halmilla plank	1	• •	31/2	٠.٠	Puttalam Depôt. About 4 mile from Puttalam Railway Station Wanniyagama forest, about 4-5 miles from Puttalam-Anuradha-
(e) Palu end pieces (f) Satin logs	$\frac{21}{6}$	• •	$\frac{499}{195}$	}	pura road, and 21–22 miles from Puttalam Railway Station
(g) Satin \dots	9		146		Bogahapataha forest, about 2 miles from Puttalam-Anuradhapura
	,		28		road, and 11 miles to Puttalam Railway Station Madurankuly Railway Station
(h) Na pile	1	• •			
			S	abara	gamuwa Division.
•				Pelr	nadulla Range.
Milla posts 15-20 in. in girth					
and 12 ft. in length	_	• •		•• ;	Lying at Ettagederawattahena in Karawita by Karawita-Niriella Estate road, 9½ miles to Dela Railway Station
•.				Rat	napura Range.
1 Kududawula canoe 15 ft. by	•				
4 ft. by 8 in.	1		20		Lying at Kurumbaowita at Gilimale, ½ mile from Carny Estate road, and 8 miles from Ratnapura Railway Station
2 Hulanhik 41 ft. by 2 ft. 1 in.	1		43	I	Lying in Palupanguwamukalana at Handurankanda village, 2 miles to Watapota Railway Station but no cart road
	٠,				A TITLES OF THE GREEN STATE OF STATE OF THE TOTAL
0.00					J. D. SARGENT,
Office of the Conservator of Fo					
Kandy, April 8, 1930.	rests,				Conservator of Forests.

Rinderpest.

NOTICE is hereby given that the area declared infected at Weniwelkola in Salpiti korale 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 February 21, 1930, is free from rinderpest, 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, April 2, 1930.

Rinderpest.

WHEREAS rinderpest has broken out at Kaluwairippuwa East 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 Kekunagahawatta belonging to Charlis Appuhamy, south by land of S. Lewis Appuhamy, east by land of S. Jusey Appuhamy and others, west by land belonging to the heirs of S. Anthony Appuhamy.

This declaration shall take effect from the date hereof.

March 31, 1930.

C. H. A. Samarakkody, Chief Headman.

Rinderpest.

WHEREAS by proclamation dated August 8, 1929, and published in the Ceylon Government Gazette No. 7,728 of 16th idem, the vilage of Surivayel 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, C. B. P. PERERA, Puttalam April 2, 1930. for Assistant Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out at Wilegama in Pallam pattu of Demala hatpattu of the Puttalam District of the North-Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

Wilegama Area.

The area is bounded on the north by Andigama-Kelegama road, south by Ratambala-oya, east by Ratambala oya, west by compaspara.

This declaration shall take effect from January 8, 1930.

The Kachcheri, S. H. Wadia, Puttalam, April 2, 1930. Assistant Government Agent.

Rinderpest.

WHEREAS rinderpest has broken out at Nambadewa and Attikulama in Pandita pattu of Demala hatpattu of the Puttalam District of the North-Western Province: It is hereby declared in terms of section 5, sub-sections

(1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

Nambadewa and Attikulama Area.

The area is bounded on the north by the village limit of Wadigamangawa, south by the village limit of Rambewa and Palugaswewa, east by the village limit of Dharumpala and Wanni hatpattu boundary, west by the village limit of Sangattikulama and Anamaduwa-Andigama road.

This declaration shall take effect from January 8, 1930.

The Kachcheri, S. H. Wadia, Puttalam, April 2, 1930. Assistant Government Agent.

Rinderpest.

WHEREAS rinderpest exists at Mattamagoda and Kannattota villages in Dehigampal korale Megodapota pattu, Kegalla District: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) in section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, viz.:—

The area is bounded on the north by the Gurugoda-oya and the village boundary of Ampe, east by the village boundaries of Pannala, Ampagala, and Erabaduwala, south by the village boundary of Gonaramba, and west by the Gurugoda-oya.

This proclamation shall take effect from this date.

April 5, 1930.

J. H. MEEDENIYA, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 17, situated at Joseph lane, Bambalapitiya, 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 April 1, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, April 5, 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 known as the S. P. C. A. Refuge, Baseline 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 April 3, 1930.

M. CRAWFORD,
Acting Municipal Veterinary Surgeon.
The Municipal Office,
Colombo, April 8, 1930.

Foot-and-Mouth Disease.

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

The area is bounded on the north by Kandy road, south by fields, east by Uruwalmawatha leading to Weboda, west by fields.

This declaration shall take effect from the date hereof.

April 1, 1930.

Maurice Perera, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by Godawela fields. south by Hapugahatenna estate, east by Halgampitiya village boundary, west by Raniswala village boundary.

This declaration shall take effect from the date hereof.

April 2, 1930.

MAURICE PERERA, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 512, 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 bearing assessment No. 503, south by land bearing assessment No. 513, east by high road, west by land bearing assessment No. 487.

This declaration shall take effect from the date hereof.

March 28, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at VV No. 237, 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 Watarappola road, south by land belonging to Mr. Boteju, east by land bearing assessment No. 236, west by land belonging to Suwaris Fernando.

This declaration shall take effect from the date hereof.

March 28, 1930,

S. W. ILIANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at No. 499, 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 M. Willam de Costa, south by land belonging to G. Edwin Perera, east by land bearing assessment No. 487, west by ela.

This declaration shall take effect from the date hereof.

March 28, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 654, 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 road, south by ela, east by fence, west by road to Nawala.

This declaration shall take effect from the date hereof.

S. W. ILLANGAROON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at VV Knipellagahawatta in Pagoda 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 Mr. Wijesinghe, south by fields, east by land belonging to Conthenis Rodrigo, west by Dewalewatta.

This declaration shall take effect from the date hereof.

March 28, 1930.

S. W. ILLANGAROON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and mouth disease has broken out at VV No. 634, Wellkada, 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 road, south by Government ditch, east by ditch, west by road to Nawala. This declaration shall take effect from the date hereof.

March 28, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at No. 263, Pita Kotte, in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.

The area is bounded on the north by fields, south by high road, east by village boundary of Pita Kotte, west by land belonging to G. Martin Perera.

This declaration shall take effect from the date hereof.

March 31, 1930.

S. W. ILLANGAROON, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at W. No. 241, 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. 35 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 Covis Baas, south by land belonging to Mrs. Jayasinghe, east by land belonging to K. Paulis Appuhamy and others, west by land belonging to Arnolis Alwis.

This declaration shall take effect from the date hereof.

March 31, 1930.

S. W. ILLANGAROON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Gonnagahawatta at Pannipitiya 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 Demitiyamullewatta, south by dewata road, east by a portion of the same land, west by a portion of the same land.

This declaration shall take effect from the date hereof.

March 31, 1930.

146

S. W. ILLANGAROON, Chief Headman.

March 28, 1930.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W Gorakagahadeniya at 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 owita belonging to H. S. Dabare, south by Bakmigahakumbura, east by Kadurugahapillewa, west by Gorakagahadeniya.

This declaration shall take effect from the date hereof.

March 31, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W No. 119, Kawdana 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 Ambagahawatta and Walauwewatta, south by Mahawatta, east by Attidiya fields, west by Kawdana road.

This declaration shall take effect from the date hereof.

March 31, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at No. 111, Kawdana in Salpiti korale of Colombo District of the Western Province: Ît 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 Ambagahakumbura south by Delgahamuttetuwa, east by Attidiya fields, west by boundary of the same premises.

This declaration shall take effect from the date hereof.

March 31, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out at VV No. 56, Yakbedde, 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 bearing assessment No. 55A, south by high road, east by land bearing assessment No. 58, west by high road.

This declaration shall take effect from the date hereof.

April 1, 1930.

S. W. ILLANGAKOON. Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at W Kiripellagahawatta in Pagoda 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 Mr. Wijesinghe, south by field, east by land belonging to Mr. C. Salomans, west by Dewalewatta.

This declaration shall take effect from the date hereof.

April 1, 1930.

S. W. ILLANGAROON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at VV No. 299, 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 Baldiwatta, south by footpath to fields, east by fields, west by land belonging to Eliyas Appu and K. Pransina Fernando.

This declaration shall take effect from the date hereof.

April 1, 1930.

S. W. ILLANGAROON, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at No. 244, Nugegoda, 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 are is infected, viz. :-

The area is bounded on the north by a road, south by land belonging to Nawalage Neris Perera, east by a road, west by land belonging to B. Mendis Cooray.

This declaration shall take effect from the date, hereof.

April 1, 1930.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by lands belonging to J. Daniel Perera and others, south by Udupila District Road Committee road, east by land belonging to Mr. Weerawardene, and west by dewata road.

This declaration shall take effect from the date hereof.

March 31, 1930.

A. W. WANASINGHE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at W No. 372, 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 Manuel Mendis, south by land belonging to C. Joseph Fernando, east by land belonging to P. Allis Gomis, west by land belonging to M. Hendrick Fernando.

This declaration shall take effect from the date hereof.

April 2, 1930. 75.5

R. S. WIJESINGHE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Balagalla (Werellagahalanda) in Yatigaha North in Hapitigam korale of the Negombo District of the Western Province: It is hereby declared in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by land belonging to Don Isak Jayakody Appuhamy, south by Naranapitiya Balagalla Village Committee road, east by land belonging to Don John Jayakody Appuhamy, west by village boundary of Divlepitiya.

This declaration shall take effect from the date hereof.

March 29, 1930.

A. L. DASSANAIKE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kalawana 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 Committee road, south by fields, east by lands belonging to Seenchi Appu and others, west by fields.

This declaration shall take effect from the date hereof.

April 1, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

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

The area is bounded on the north by Village Committee road, south by land of Christian Fernando, east by land of K. Bastian Fernando, west by land of Don Brampi Appuhamy.

This declaration shall take effect from the date hereof.

April 2, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Balabowa 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 fields and land belonging to the heirs of Siyadoris, east by Village Committee road, west by fields.

This declaration shall take effect from the date hereof.

April 2, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kelepitimulla 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 Vinifred estate, south by high road, east by footpath, west by land of Haramanis Mudalali.

This declaration shall take effect from the date hereof.

April 2, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Maduruwita and Kaluwalgoda 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 boundaries of Siyambalapitiya and Lokilingomuwa, south by Attanagaluoya, east by village boundaries of Medagomuwa and Madelgomuwa, west by Attanagalu-oya.

This declaration shall take effect from the date hereof.

April 2, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Kalawana 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 R. Senanayake, south by Village Committee road, east by land of D. R. Senanayake, west by land of Juanis Appu.

This declaration shall take effect from the date hereof.

April 3, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot and-mouth disease has broken out at Mabodale 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 a portion of Kahata-gahawatta, south by lands of Peter Appu and others, east by lands of Pieris Appu and others, west by land called Nugagahalanda.

This declaration shall take effect from the date hereof.

April 4, 1930.

C. H. A. SAMARAKKODY, Chief Headman.

Hoof Disease.

WHEREAS hoof disease has broken out at 138 and Kiripellagahawatta at Pita Kotte in Salpiti korale of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by dewata road, south by ditch, east by high road, west by water-course.

This declaration shall take effect from the date hereof.

March 31, 1930.

S. W. ILLANGAKOON. Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Rambukoluwa wasama in Laggalaudasiyapattu in Matale East in the District of Matale of the Central Province: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923:—

The area bounded on the east by Manaketiyekanda, south by Bussigepatana, west by Galwetiyakanda, and on the north by the limit of Pallegama wasama.

This declaration is to take effect from this date.

March 29, 1930.

L. B. Hulangamuwa, Chiof Headman.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out in Pallegama wasama in Laggala Pallesiya pattu korale in Matale East in the District of Matale of the Central Province: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923:—

The area bounded on the north by Etambagolle-ela, east by Katumana-oya, south by Ikirimanepatana, and on the west by Toranabenda-ela.

This declaration is to take effect from this date.

March 29, 1930.

L. B. HULANGAMUWA, Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out in Pussela wasama in Ambanganga korale, Matale East in the District of Matale of the Central Province: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923:—

The area bounded on the north by the limit of Kumbaloluwa wasama and Kaluganga, south by Rattota-oya, west by Kaluganga, east by the limits of Dankande wasama and Puwakpitiya wasama.

This declaration is to take effect from this date.

April 1, 1930.

L. B. HULANGAMUWA, Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof and mouth disease has broken out in the village of Ittavil 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 Ittavil.

Bounded on the east, Puloppalai, Periyapalai, and Tampakamam; north, lagoon; west, Mukamala; south, Kilali and Vempodukerni.

This declaration shall take effect from date hereof.

V. CHELLAIYAH, Chief Headman.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Nagawatta in Kabillewela in Mahapalata korale, Udukinda division 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 the limit of Bandara-wela town and the village limit of Kabillewela (F. V. P. 33), south by the boundary of Kandapalla korale of Wellawaya division, east by the village limit of Mahaulpota and of Gonamotawa, west by the village limits of Obadaellegama and of Kahattewela.

This declaration shall take effect from the date hereof.

April 3, 1930.

J. C. Lankatilleka, Chief Headman.

Hoof-and-Mouth Disease.

W HEREAS hoof-and-mouth disease no longer exists in Galahitiya wasama in Meda pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated January 20, 1930; and bounded on the north by the wasama boundary of Ridiwita, east by the wasama boundaries of Masimbula and Kompitiya, south by the wasama boundaries of Rakwana and Madampe, west by the wasama boundary of Madampe.

W. J. A. VAN LANGENBERG, The Kachcheri, for Government Agent. Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease no longer exists in Ridiwita, Kemmana, and Emitiyagoda villages in Ridiwita wasama in Meda pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provision of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Nortification date February 12, 1930; and bounded on the north by the village limits of Makandura and Buluwana, east by the village limits of Ammuduwa, Werahera, and Kompitiya, south by the village limits of Galahitiya, Nabuluwa, and Tiyambara watta, west by the village limits of Buluwana and Hiramandagama.

W. J. A. VAN LANGENBERG,
The Kachcheri, for Government Agent.
Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

W HEREAS hoof-and-mouth disease no longer exists in Hapurudeniya wasama in Mada pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of

April 4, 1930.

1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated February 16, 1930; and bounded on the notrh by Wey-ganga, east by the village limit of Narissa, south by the village limit of Buluwana, west by Atakalan-ela.

W. J. A. VAN LANGENBERG,
The Kachcheri, for Government Agent.
Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease no longer exists in Wellandura village in Nugawela wasama in Pannil pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated December 24, 1929; and bounded on the north by the village limit of Nugawela, east by Atakalan ela, south by Atakalan and Nabuluwa, west by the village limit of Bungiriya.

W. J. A. VAN LANGENBERG, The Kachcheri, for Government Agent. Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease no longer exists in Kompitiya wasama in Meda pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated January 20, 1930; and bounded on the north by the village limit of Ammuduwa, east by the village limits of Niyangama and Pallegama, south by Dombawel-ela, west by the village limits of Malwatta, Galahitiya and Ridiwita.

W. J. A. VAN LANGENBERG, The Kachcheri, for Government Agent. Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof and-mouth disease no longer exists in Atakalan panna wasama in Pannil pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated January 20, 1930; and bounded on the north by the village limit of Wellandura, east by the Gansabhawa road leading to Panawala and Makandura, south by the village limit of Madampe, west by the village limits of Kalalella and Nabuluwa.

W. J. A. VAN LANGENBERG,
The Kachcheri, for Government Agent.
Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease no longer exists in Nugawela and Eluwana villages and Kahawatta town in Nugawela wasama in Pannil pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated January 20, 1930; and bounded on the north by Wey-ganga, east by the village limits of Kotaketana and Kotaketana-ela, south by the village limits of Wellandura and Hapurudeniya, west by the village limit of Yainna.

W. J. A. VAN LANGENBERG,
The Kachcheri, for Government Agent.
Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof and-mouth disease no longer exists in Meddegama village in Masimbula wasama in Meda pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which area specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated December 24, 1929; and bounded on the north by Dombawel-ela, east by the village limit of Bibilegama, south by the village limit of Yahalewela, west by the village limit of Malwatta.

W. J. A. VAN LANGENBERG; The Kachcheri, for Government Agent. Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease no longer exists in Tambagamuwa, Bibilegama, and Pallebedda wasamas in Tambagam pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated January 12, 1930; and bounded on the north by the boundary of Muttettupola and Niyangama wasamas, east by Rakwanaganga, south by the boundary of Meda korale, west by the boundary of Kolonna korale.

W. J. A. VAN LANGENBERG,
The Kachcheri, for Government Agent.
Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease no longer exists in Panawala, Buluwana, and Makndura villages in Ridiwita in wasama Meda pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as

amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated January 14, 1930; and bounded on the north by the boundary of Meda korale, east by the village limits of Ammaduwa, Kemmana, and Hiramadagama, south by the village limits of Ridiwita and Atakalanpanna, west by the village limits of Agaregama and Opata.

W. J. A. VAN LANGENBERG,
The Kachcheri, for Government Agent.
Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease no longer exists in Madampe village in Meda pattu of Atakalan korale, Ratnapura District: It is hereby proclaimed under the provisions of section 5 (5) of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is no longer an infected area, and such area is free from disease.

The declaration shall take effect from the date hereof.

Area proclaimed by Notification dated January 14, 1930; and bounded on the north by the village limit of

Kauduwawa, east by the 78thmile post on Madampe-Godakawela road, south by Madampe Estate and old road, west by the Pelmadulla-Rakwana cart road between the 76th and 78th mileposts.

W. J. A. VAN LANGENBERG,
The Kachcheri, for Government Agent.
Ratnapura, April 4, 1930.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease exists in Diyapota wasama in Diyapotagam pattu of Kolonna korale in Ratnapura District: It is hereby proclaimed under the provisions of section 5 (1) and (2), of Ordinance No. 25 of 1999, as amended by Ordinance No. 19 of 1923, that the area the limits of which are specified below is an infected area:—

Boundaries of the Area referred to.

North by Walalgoda and Godawela, east by Mullendiyawala, south by boundary of Giruwa pattu, and west by Dorapane wasama.

This proclamation shall take effect from date hereof.

April 1, 1930.

O. T. M. P. Banda, Chief Headman.

SALE OF TOLL AND OTHER RENTS.

Re-sale of Toll Rents, Western Province.

OTICE is hereby given that on Monday, April 28, 1930, at 12 noon, I will put up for re-sale at the Colombo Kachcheri at the risk of the original purchasers for the period mentioned below, the under-mentioned toll rents of the Western Province; the original purchasers of which may have failed to pay on or before that date the instalment for the month of March, 1930, or any part thereof that may be due and owing on that date.

The purchaser or purchasers at the re-sale should deposit one-tenth of the purchase amount on the day of sale.

If the rents are not disposed of at the re-sale, action will be taken against defaulters in terms of the provisions of the Ordinance No. 21 of 1905.

From May 1, 19.0, to September 30, 1930.

Canals.—(1) Hendala, (2) Negombo, (3) Grandpass, and (4) Kittampahuwa.

Ferries.—Mutwal and Pasbetal (Wattala).

The Kachcheri, Colombo, April 5, 1930. R. N. THAINE, Government Agent.

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

Sale of Toddy Rents, Jaffna District.

NOTICE is hereby given that on Monday, May 5, 1930, at 10.30 a.m., the Government Agent of the Northern Province, will put up for sale by public auction at the Jaffna Kachcheri, the toddy rents of the Jaffna District according to the annexed schedule for a period of twelve months from July 1, 1930, to June 30, 1931, on the following conditions:—

- 2. The highest bidder, on being declared the purchaser shall pay immediately to the Government Agent for the Northern Province, a sum equivalent to two months' rent as a security deposit, and shall sign the conditions of sale and the contract furnishing necessary stamps therefor.
- 3. The Government Agent reserves to himself the right of rejecting any bid without assigning any reason therefor.

4. The conditions of sale and any further particulars may be obtained on application at the Jaffna Kachcheri.

The Kachcheri, Jaffna, April 9, 1930.

J. D. Brown, Government Agent.

SCHEDULE REFERRED TO.

Jaffna District.

No. Division. Locality or Range. 1 Vadamaradchy ... Point Pedro 2 Do. Puloly West ٠. 3 Do. Kudattanai . . Do. Nakercoil . . Tenmaradchy Mirusuvil . . 6 Do. . . Eluthumadduval North 7 Do. . . Eluthumadduval South 8 Pachchilapali . . Kilaly Do. Masar 10 Islands Suruvil

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held at the Town Hall on Wednesday, March 5, 1930, at 3 p.m.

The Council met this day at 3 P.M., pursuant to notice dated February 25, 1930.

Present:—Mr. H. E. Newnham, V.D., M.A., C.C.S., Chairman; the Hon. Mr. N. H. M. Abdul Cader, M.L.C.; Dr. E. V. Ratnam; the Hon. Mr. C. H. Z. Fernando, M.L.C.; Mr. W. E. V. de Rooy; Dr. E. A. Coorey; Mr. T. G. Jayewardene, V.D., J.P.; Mr. A. H. G. Dawson; Mr. M. L. M. Reyal; Dr. S. Muttiah; Mr. J. S. Collett; Dr. V. van Langenberg, V.D.; Mr. F. Dadabhoy, J.P.; and Mr. H. L. Groocock.

1. The Minutes of the General Meeting of February 5, 1930, having been previously printed and copies thereof having been sent to each Member of Council, were taken as read.

Resolved that the Minutes of the General Meeting of February 5, 1930, be confirmed.

- 2. Pursuant to notice, Dr. E. A. Coorey presented a petition from the licensed Guides at the Jetty and moved that it be referred to the appropriate Committees, of which the Sanitation Committee should be one, for consideration and report.
- Pursuant to notice, Dr. S. Muttiah presented a petition from the sheep and goat dealers of the Cattle Mart and Quarantine Station and moved that it be referred to the appropriate Committees, of which the Sanitation Committee should be one, for consideration and report.
 - 4. Pursuant to notice, Mr. M. L. M. Reyal asked the following questions which the Chairman answered:

Q.—(a) Will the Chairman invite the attention of the Central Government to the need for an early introduction of the reform of the Council and make an announcement at the next meeting of the Council? A.—A Bill has been drafted and the Chairman has been requested to be present at a meeting of the Executive Council on the subject this week.

Q.—(b) Will the Chairman state what stage the negotiations have reached between this Council and the Central Government for the erection of a new Central Market on the old Government Factory site? A.—On May 31, 1929, Government informed the Council of its approval of certain arrangements whereby the Council strength of the Council of its approval of certain arrangements whereby the council of the certain arrangements whereby the certain arrangemen Government the cld Town Hall and its site and certain markets in exchange for 4 acres of the cld Factory site (where the Council could build a Central Market) and also for a certain area round the old Town Hall and Edinburgh Market sites for widening the roads. In July, 1929, Government wished to take over the old Town Hall forthwith and the Council agreed to this in August. The Government at once agreed to surrender the land for the widening of the roads. In November, however, Government stated that it would not be possible to hand over to the Council the 4 acres of the old Factory site until new stores were provided elsewhere for the Public Works and Electrical Departments and indicated that the site of 4 acres to be handed over would include certain areas required for widening roads, leaving less than 33 acres for the market. The Chairman has addressed Government on the subject at length and has requested that, in view of the fact that Government obtained immediate possession of the cld Town Hall and that the Council's possession of the

4 acres has been indefinitely postponed, Government would see its way to grant a nett area of 4 acres for the market.

Q.—(c) Have the estimates and plans of the proposed new market been made? Q.—(d) If not, will the Chairman expedite the preparation of the plans and estimates in view of the highly congested and unsatisfactory state of the present market? A.—(c) and (d) Until the precise area and location of the site and the date of possession are known it would be useless to attempt to prepare plans or estimates for the new market.

- 5. Pursuant to notice, Mr. T. G. Jayewardene asked the following question which the Chairman answered:
- Q.—Will the Chairman be pleased to say, how many Petrol Service Stations have so far been established and sanctioned within the Municipal limits in the bus route, Fort-Mount Lavinia? Does the Chairman not think it time that in sanctioning these stations some rule was observed in regard to their distance from each other, before their excessive numbers disfigured the city, and became a source of obstruction to traffic?

A.—(1) On this route of 53 miles 13 Petrol Stations have been built and 2 more have been sanctioned. Their

average distance apart is, therefore, about 2/5th of a mile. A.—(2) No.

6. Pursuant to notice, Dr. E. A. Coorey asked the following questions which the Chairman answered:-

Will the Chairman be pleased to state: (1) Q.—How many prosecutions have been entered against eating house and tea boutique-keepers from the date the new by-laws were gazetted up to the date of meeting of Council last month? A.-812.

Whether any of these prosecutions were withdrawn as a result of resolution of Council last month? A.—No. (2) Q

(3) Q.—And if so, how many? A.—This question does not arise.
(4) Q.—Whether any such prosecutions were entered after meeting of Council last month? A.—Yes.

And if so, how many? A.—37. (5) Q_{-} (6) Q.—If (4) is answered in the affirmative whether the Chairman proposes to enforce the said by-laws on eatinghouse and tea boutique-keepers and to make a distinction between eating-houses and tea boutiques started before and those after these by-laws were gazetted, in spite of resolution of Council passed at the last meeting requesting the Chairman to defer enforcing the said by-laws till such time as the Council considers the report of the Special Committee appointed for the purpose by Council at its last meeting? A.—Of the 812 prosecutions, no less than 685 were for keeping the premises filthy, exposing food to dust and flies and for other offences which were penalized under the old by-laws or under other Ordinances. No prosecutions in respect of premises licensed for 1929 have been entered for failing to comply with the new provisions of the new by-laws. The remaining 127 prosecutions have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed in 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not licensed for 1929 have been all in respect of premises not l in 1929 or in 1930, which have been used as eating-houses or tea boutiques without a licence. In some cases applications for licences have been received and refused because the premises do not comply with the new by-laws. The Chairman cannot license any premises after the passing of the new by-laws, whether previously licensed or not, unless they comply with the new by-laws. The distinction made has been that premises licensed for 1929 have been allowed to carry on without a live of the premises have been allowed to carry on th without a licence for 1930 without prosecution, but if fresh premises not complying with the new by-laws have been opened since those by-laws were passed, the owners have been prosecuted if the premises did not comply with the new by laws.

Arising out of the Chairman's replies, Dr. E. A. Coorey asked the following questions which the Chairman answered:

Q.—May I know whether you are going to enforce the by-laws in toto with regard to the eating houses whether they are old ones or new ones? A.—In so far as the new by-laws are concerned, I am not issuing any licences whatsoever except for premises which comply. In the case of premises previously licensed, they are allowed to carry on without a licence. In the case of new unlicensed premises which have been used as eating-houses, prosecutions have been entered.

- -May I know why the old eating-houses were allowed to carry on? A.—In reply to your request.

 -My request was with regard to the old as well as new eating-houses. You are making a distinction between the old and new eating-houses. If the law requires you to enforce the new by-laws, they should be enforced on all eatinghouses. A.—I cannot allow fresh premises to be used as eating houses contrary to the by-laws which the Council itself
- Pursuant to notice, Mr. M. L. M. Reyal moved—That in the opinion of this Council the sale of fish by weight left to the option of the purchaser. Dr. S. Muttiah seconded. should be left to the option of the purchaser.

 Mr. F. Dadabhoy opposed the motion.

The Chairman detailed the facts and gave the reasons which prompted the Council to introduce this by-law.

The Hon. Mr. C. H. Z. Fernando spoke in favour of the motion.

Mr. M. L. M. Reyal replied.

The motion was put to the meeting and lost.

Mr. M. L. M. Reyal called for a division and the Council divided as follows:-

Ayes.—(1) The Hon. Mr. N. H. M. Abdul Cader, (2) Dr. E. V. Ratnam, (3) The Hon. Mr. C. H. Z. Fernando, (4) Mr. M. L. M. Reyal, (5) Dr. S. Muttiah. Noes.—(1) The Chairman, (2) Mr. W. E. V. de Rooy, (3) Mr. T. G. Jayewardene, (4) Mr. A. H. G. Dawson, (5) Mr. J. S. Collett, (6) Dr. V. van Langenberg, (7) Mr. F. Dadabhoy, (8) Mr. H. L. Groocock. (Dr. E. A. Coorey declined to vote.)

The Hon. Mr. N. H. M. Abdul Cader moved that the Council do go into Committee to consider items Nos. 8 to 16 (inclusive) on the Agenda. Dr. E. V. Ratnam seconded.—Carried.

The following extracts from the Minutes of the Standing and Special Committees named were then laid before the Council in Committee :-

Extracts from the Minutes of the Standing Committee on Sanitation and Markets of February 17, 1930.

MUNICIPAL TREASURER'S DEPARTMENT.

(2) To consider a memorandum, dated January 28, 1930, from the Municipal Treasurer, recommending that six stalls be erected on the open space between the pavement and the new betal market in Kachcheri road, at a cost of Rs. 400.

Note.—A sum of Rs. 118.47 was saved on Vote I. 103. Supplemental provision for Rs. 400 will be required. Recommended and that supplemental provision for Rs. 400 be approved.

VETERINARY DEPARTMENT.

(6) To recommend that, in terms of section 15 of the Municipal Council Pension Minute, sanction of His Excellency the Governor be obtained to give 12 months' notice to Mr. C. D. S. A. Wijenayake, Veterinary Inspector, to retire from the Council's service.—Recommended.

(7) To consider—(a) Letter No. 46/29/357, dated February 5, 1930, from the Engineer of Way and Works, Ceylon Government Railway, forwarding a print of plan No. 09,182, showing the amended trace for the railway connection to Kolonnawa. (b) A report of the Acting Veterinary Surgeon, dated February 8, 1930. (c) A memorandum thereon of the Chairman, dated February 8, 1930.—Recommended that the proposal be approved, provided that provision is made for the subsequent widening of Mart road on the north.

MUNICIPAL ENGINEER'S DEPARTMENT.

(8) With regard to the recommendation of the Works and Finance Committees of October 23, 1929, in connection with the proposed acquisition of land for the playground for Wellawatta "that the cost of filling the two acres now proposed for acquisition be first ascertained "to consider—(a) An estimate of Rs. 12,500 from the Municipal Engineer as against Rs. 11,000 for the old block. (b) A memorandum thereon of the Chairman, dated December 23, 1929.—Recommended that the recommendation of the consideration of the co that the recommendation of this Committee of October 21, 1929, be adopted, viz., That the whole 4½ acres be acquired and that the Rs. 11,000 already voted for construction be used for acquisition and that a further sum of Rs. 49,000 be voted.

PUBLIC HEALTH DEPARTMENT.

(9) To consider—(a) An application from Dr. Jas. F. Peiris, Dispensary Medical Officer, requesting that, in terms of paragraph 12 of his agreement, he be confirmed in his appointment—(a) Considered. (b) The recommendation of the Medical Officer of Health that he be appointed to the permanent staff. (c) A memorandum thereon of the Municipal Treasurer.

Note.—This officer was appointed on March 12, 1926.—(b) Recommended.

(10) To consider the recommendation of the Medical Officer of Health (supported by the Municipal Treasurer) that Dr. Leo. H. Peiris, Dispensary Medical Officer, be appointed to the permanent staff of the Council as he has completed 3 years' satisfactory service.

Note.—This officer was appointed on January 4, 1927.—Recommended.

Resolutions.

With regard to item No. 8, it was resolved that the matter be considered in connection with the recommendation of item No. 27 of the Standing Committees on Municipal Works and Finance (meeting together) of January 22, 1930. Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.

Extract from the Minutes of the Special Meeting of the Standing Committees Law, Works and Finance (meeting together) of February 18, 1930.

(1) To re-consider the correspondence with regard to the alleged damage by drainage operations to premises No. 55, Sri Wickrema road, Wellawatta.—Recommended that the Council offer Rs. 4,000 for the damage, and that, at the same time, the owner be informed that the Council is prepared to purchase the property for Rs. 14,000.

Resolution

Resolved that the above recommendation of the Standing Committees be adopted.

Extract from the Minutes of the Standing Committee on Law and General Subjects of January 21, 1930.

MUNICIPAL TREASURER'S DEPARTMENT.

(2) The consider the question of pension to Mr. F. Ginger, who retired on January 1, 1918, from the Council's service on abolition of his post and obtained re-employment under Government.—Recommended that Mr. Ginger's claim to a refund of Rs. 3,707.21 be admitted.

Resolution.

Resolved that the above recommendation of the Standing Committee be adopted.

Extracts from the Minutes of the Standing Committee on Law and General Subjects of February 18, 1930.

MUNICIPAL ASSESSOR'S DEPARTMENT.

(5) To consider—(a) A report of the Municipal Assessor, dated January 30, 1930, with regard to the exemption from rating of the creche in White Park; (b) A memorandum thereon of the Chairman, dated January 31, 1930.—Recommended that, as the Council has no power under the Municipal Councils' Ordinance to grant exemption, the property be rated, and that the Council vote an annual grant to the creche equivalent to the amount of rates paid.

MUNICIPAL ENGINEER'S DEPARTMENT.

(6) To consider—(a) Letter dated February 6, 1930, from the Colombo Gas and Water Co., Ltd., requesting permission to erect an additional Gas Holder in Greenlands road; (b) A memorandum thereon of the Chairman dated February 7, 1930.—Recommended that the application be allowed.

OUTRIGHT SALE OF PROPERTY, VESTED IN THE COUNCIL.

(7) To consider seeking the authority of His Excellency the Governor in Executive Council, under section 153 (1) of Ordinance No. 6 of 1910, to sell outright, the following property, vested in the Council, the owner having been given more than six months' notice to obtain a re-transfer, in terms of the Council's resolution of August 4, 1926. Mutwal street.—Recommended.

RECONVEYANCE OF PROPERTIES, VESTED IN THE COUNCIL.

(8) To recommend reconveyance of the premises, vested in the Council, mentioned in the annexed list (as per annexure A attached to these Minutes) to the parties named, on paymentiof all rates and costs which would have been due up to the quarter in which the reconveyance may be signed, had the property not been vested in the Council.— Recommended.

Resolutions.

With regard to item No. 6, it was resolved, on the motion of the Chairman, that the consideration of the matter be deferred till the Housing and Town Improvement Committee makes a recommendation. Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.

Extract from the Minutes of the Standing Committee on Municipal Works of February 19, 1930.

(2) To recommend that, in terms of section 47 of Chapter VIII. of the M. C. By-laws, notices be served on the owners of the following premises for the removal of the dangerous coconut trees standing thereon:--(1) No. 465, Havelock road (one tree).—Recommended (1). (2) No. 13, Avondale road (one tree).—Recommended (2). (3) Kenilworth Stores Grounds, Havelock road (one tree).—Recommended (3). (4) No. 16, 69th lane, Wellawatta (one tree).—Recommended (4).

Resolution.

Resolved that the above recommendation of the Standing Committee be adopted.

Extract from the Minutes of the Standing Committees on Municipal Works and Finance (meeting together) of January 22, 1930.

MUNICIPAL ENGINEER'S DEPARTMENT.

(27) With regard to the recommendation of the Works and Finance Committees of October 23, 1929, in connection with the proposed acquisition of land for the playground for Wellawatta "that the cost of filling the two acres now proposed for acquisition be first ascertained "to consider:—(a) An estimate of Rs. 12,500 from the Municipal Engineer as against Rs. 11,000 for the old block; (b) a memorandum thereon of the Chairman dated December 23, 1929.—Recommended that the southern block of 2 acres with access be acquired and that the sum of Rs. 41,000, already voted for this playground be used for this purpose.

Resolution.

With regard to item No. 27 (corresponding to item No. 8 of the extracts from the minutes of the Sanitation Committee of February 17, 1930), Dr. E. A. Ceorey moved that the recommendation of the Sanitation Committee be adopted. Dr. S. Muttiah seconded.

Dr. E. V. Ratnam moved, as an amendment, that the matter may be referred to the Four Standing Committees for consideration of the further suggestion referred to by the Chairman and also of the claims of other wards.

The Hon. Mr. C. H. Z. Fernando seconded the amendment.

Mr. T. G. Jayewardene spoke to the motion.

Dr. E. A. Coorey replied.

The amendment was put to the meeting and carried.

Dr. E. A. Coorey called for a division and the Council divided as follows:—Ayes.—(1) the Chairman, (2) the Hon. Mr. N. H. M. Abdul Cader, (3) Dr. E. V. Ratnam, (4) the Hon. Mr. C. H. Z. Fernando, (5) Mr. W. E. V. de Rooy, (6) Mr. A. H. G. Dawson, (7) Mr. J. S. Collett, (8) Dr. V. van Langenberg, (9) Mr. F. Dadabhoy, (10) Mr. H. L. Groocock. Noes.—(1) Dr. E. A. Coorey, (2) Mr. M. L. M. Reyal, (3) Dr. S. Muttiah. (Mr. T. G. Jayewardene declined to vote.)

Extracts from the Minutes of the Standing Committees on Municipal Works and Finance (meeting together) of February 19, 1930.

MUNICIPAL ENGINEER'S DEPARTMENT.

(2) To consider the recommendation of the Drainage Engineer that the tender of Mr. M. H. N. Marikar of No. 44, Piachaud's lane, amounting to Rs. 1,130 50 be accepted for the aided drainage of premises No. 297, Dawson street, Slave Island.—Recommended.

(3) To consider the recommendation of the Drainage Engineer that the tender of Messrs. Dharmalingam Raman & Co., of No. 21, Silversmith lane, amounting to Rs. 2,428 50 be accepted for the aided drainage of premises Nos. 30, 32, and 341-21, Church street, Slave Island.—Recommended.

(4) To consider a memorandum of the Chairman dated February 1, 1930, suggesting the construction of a slab footpath in Norris road at a cost of Rs. 5,000 for which a vote is necessary.—Recommended that the work be carried out

and that a vote of Rs. 5,000 be sanctioned.

(5) To consider—(a) The quotations received through the Council's Agents for the supply of a large Weigh Bridge for the Municipal Council Stores; (b) The recommendation of the Municipal Treasurer that a 15-ton machine as quoted by Messrs. Wm. Hodgson & Sons, Ltd., for £327 7s. together with a ticket printing steel yard at a cost of £25 be purchased.

Note.—Supplemental provision of Rs. 7,000 is necessary.—Recommended that a Weigh Bridge, as recommended

by the Mechanical Engineer, be purchased and that supplemental provision of Rs. 7,000 be sanctioned.

(6) To consider—(a) The quotations received, locally, as well as through the Council's Agents, for the supply of 6,000 barrels of rapid hardening Ferrocrete Cement and 4,000 barrels of ordinary British Standard specification; (b) Memoranda thereon of the Municipal Engineer and the Municipal Treasurer.—Recommended that the tender of Messrs. I. L. M. Noordeen Hadjiar be accepted.

The Chairman and the Hon. Mr. C. H. Z. Fernando dissented.

(7) To consider—(a) The tenders received for the working of Biyagama Quarry; (b) The recommendation of the Municipal Engineer (supported by the Municipal Treasurer), that the tender of Mr. S. M. de Silva be accepted for the items mentioned in the schedule attached to papers.—Recommended that the tender of Mr. S. M. de Silva be accepted.

(8) To consider a memorandum of the Chairman, dated February 14, 1930, with regard to the Kochchikade Slum Scheme.—Recommended that Rs. 100,000 be voted to begin the acquisition and construction.

(10) To consider detailed estimates as follows from the Municipal Engineer:—(1) of Rs. 3,700 for the purchase and

equipment of a Chevrolet Chasis to be used as a conservancy van.

Note.—This item is included in the 1930 Budget under I. 104.—Recommended (1). (2) Of Rs. 6,000 for the purchase and conversion of a Chevrolet Chasis into a tractor and building a semi-trailer attached with Ambulance body.

Note.—This item is included in the 1930 Budget under I. 105.—Recommended (2).

(11) To consider—(a) The quotations received from Messrs. Walker, Sons & Co., Ltd., for the supply of two motor rollers, as manufactured by Messrs. Marshall Sons & Co., Ltd.—(a) Considered; (b) The recommendation of the Municipal Engineer (supported by the Municipal Treasurer) that one 12 cwt. "Manumit" Roller by Marshalls, as per Messrs. Walker's quotation, approximately, Rs. 1,367, say Rs. 1,390, to allow for any variation of exchange or other contingency, be purchased. Note.—Funds are available under Vote I. 106 "two Motor Rollers."—(b) Recommended.

(12) To consider—(a) The quotations received locally as well as through the Council's Agents, for the supply of General Stores for 1930.—(a) Considered; (b) The recommendation of the Municipal Engineer (supported by the

Municipal Treasurer), that the materials, as per the statement of Mechanical Engineer attached to papers, be purchased. Note.—The cost of the materials to be purchased on the c.i.f. basis is £193 14s. 3d. (approximately, Rs. 2,620) excluding Agents Commission and the cost of those to be purchased on the F.O.B. basis is £101 8s. 8d. (approximately Rs. 1,377) excluding Freight, Insurance, and Agents' Commission. The cost will, in the first instance, be charged to Advance Account, Stores, and debited to sanctioned votes as and when the materials are drawn. The sanction of Council

is necessary. Funds are available.—(b) Recommended.

(13) To consider a detailed estimate of Rs. 700 from the Municipal Engineer for improvements to Cattle Mart

road. Funds are provided.—Recommended.

(14) To consider—(a) The quotations received for pumping Station Spares.—(a) Considered. (b) The recommendation of the Municipal Engineer (supported by the Municipal Treasurer) that the quotations 1 to 7 in schedule attached to papers be accepted. The total cost, c.i.f., is approximately £777 13s. 1d. (approximately Rs. 10,489).

Note.—The cost will, in the first instance, be charged to Advance Account, Stores, and then debited to sanctioned estimates as and when the spares are issued.—(b) Recommended.

(15) To consider—(a) The quotations received for the supply of first class teak logs.—(a) Considered. (b) The recommendation of the Municipal Engineer (supported by the Municipal Treasurer) that the quotation of Messrs. The General Produce Co. for the supply of 75 tons first class teak at the rate of Rs. 229 50 per ton be accepted. The total cost is Rs. 17,212 50. The sanction of Council is necessary. The cost will, in the first instance, be charged to Advance cost is Ks. 17,212.50. Account, Stores, and debited to sanctioned votes as and when the teak is drawn from the Stores.

Note.—The Municipal Engineer in recommending the above quotation, states that the quality of timber generally supplied by that firm is acceptable and that the quotation lower than this cannot be accepted as the promised date for delivery is too late and the quality unknown.—(b) Recommended.

MUNICIPAL TREASURER'S DEPARTMENT.

(16) To consider a memorandum dated January 28, 1930, from the Municipal Treasurer, recommending that six stalls be erected on the open space between the pavement and the new betel market in Kachcheri road at a cost of Note.—A sum of Rs. 118.47 was saved on Vote I. 103. Supplemental provision for Rs. 400 will be required —

Recommended and that supplemental provision for Rs. 400 be sanctioned.

(17) To consider an application from the Chairman, Education District Committee, Colombo, for an extension of the period for which a room had been made available in the Town Hall to be used as an Office by the Committee.— Recommended that the period be extended by 12 months.

(18) To consider a memorandum of the Municipal Treasurer, dated February 8, 1930, stating that the Municipal Engineer reports that the sum of Rs. 350,000, which was set apart for making advances to rate-payers to instal house drainage, will be insufficient to carry on the work and requests that a further sum of Rs. 50,000 be set apart to proceed with the work.

Note.—At the end of December last, the sum of Rs. 348,426·19 had been advanced of which Rs. 189,703·48 has

been recovered.—Recommended.

WATERWORKS DEPARTMENT.

(19) To consider a detailed estimate of Rs. 15,000 from the Waterworks Engineer for the erection of cooly lines at Labugama. Note.—Funds are provided in the 1930 Budget under Vote K: 27 "Cooly lines, Labugama."—Recommended.

(20) The consider the recommendation of the Waterworks Engineer (supported by the Municipal Treasurer) that the quotation of Messrs. Glenfield & Kennedy, Ltd., Kilmarnock, amounting to £1,441 8s. 7d. c.i.f., Colombo (Rs. 19,219) approximately) be accepted for the supply of special castings.

Note.—The cost of the materials may be met from Advance Account, purchase of Stores. The current expenditure votes will be debited when the materials are drawn from the Stores.—Recommended.

(21) To consider a detailed estimate of Rs. 376,200 from the Waterworks Engineer for the duplication of the 20-inch diameter supply main between Wellampitiya and Elie House Reservoir.—Recommended.

VETERINARY DEPARTMENT.

(22) To consider—(a) Letter No. 46/29/357, dated February 5, 1930, from the Engineer of Way and Works, Ceylon Government Railway, forwarding a print of plan No. 09,182, showing the amended trace for the railway connection to Kolonnawa; (b) a report of the Acting Veterinary Surgeon, dated February 8, 1930; (c) a memorandum thereon of the Chairman, dated February 8, 1930.—Recommended that the recommendation of the Sanitation Committee (item No. 7 of February 17, 1930), be approved. Resolutions.

With regard to item No. 6, the Chairman moved that the lowest tender, viz., that of Messrs. Pook & Co., "Ferrocrete" cement at 13s. 4d. per barrel and "Hand" Brand at 11s. 4d. per barrel, C.I.F., be accepted. The Hon-

Mr. M. L. M. Reyal moved, as an amendment, that the recommendation of the Works & Finance Committees Mr. C. H. Z. Fernando seconded.

be adopted. Mr. T. G. Jayewardene seconded.

Dr. S. Muttiah supported the amendment. The Chairman replied. The amendment was put to the meeting and lost. The motion was then put to the meeting and carried.

Mr. T. G. Jayewardene called for a division on the amendment, and the Council divided as follows:-(1) The Hon. Mr. N. H. M. Abdul Cader, (2) Dr. E. V. Ratnam, (3) Dr. E. A. Coorey, (4) Mr. T. G. Jayewardene, (5) Mr. M. L. M. Reyal, (6) Dr. S. Muttiah. Noes.—(1) The Chairmen, (2) The Hon. Mr. C. H. Z. Fernando, (3) Mr. W. E. V. de Rooy, (4) Mr. A. H. G. Dawson, (5) Mr. J. S. Collett, (6) Dr. V. Van Langenberg, (7) Mr. F. Dadabhoy, (8) Mr. H. L. G. Crossock. Resolved that the recommendations of the Standing Committees with regard to the remaining items be adopted. Groocock.

Extracts from the Minutes of the Standing Committee on Finance of February 19, 1930.

PUBLIC HEALTH DEPARTMENT.

(3) To consider—(a) An application from Dr. Jas. F. Peiris, Dispensary Medical Officer, requesting that, in terms of paragraph 12 of his agreement he be confirmed in his appoinment.—(a) Considered. (b) The recommendation of the Medical Officer of Health that he be appointed to the permanent staff. (c) A memorandum thereon of the Municipal Treasurer.

Note.—This officer was appointed on March 12, 1926.—(b) recommended.

(4) To consider the recommendation of the Medical Officer of Health (supported by the Municipal Treasurer). that Dr. Leo Peiris, Dispensary Medical Officer, be appointed to the permanent staff of the Council as he has completed

3 years' satisfactory service. Note.—This officer was appointed on January 4. 1927.—Recommended.

MUNICIPAL VETERINARY DEPARTMENT.

- (7) To recommend that in terms of section 15 of the Municipal Council Pension Minute, sanction of His Excellency the Governor be obtained to give 12 months' notice to Mr. C. D. S. A. Wijenayake, Veterinary Inspector, to retire from the Council's service.—Recommended. MUNICIPAL ASSESSING DEPARTMENT.
- (8) To consider—(a) A feport of the Municipal Assessor, dated January 30, 1930, with regard to the exemption from rating of the créche in White Park; (b) a memorandum thereon of the Chairman dated January 31, 1930.—Recommended that the recommendation of the Law Committee (item No. 5 of February 18, 1930), be approved.

MUNICIAPL TREASURER'S DEPARTMENT.

(9) To consider the question of pension to Mr. F. Ginger who retired on January 1, 1918, from the Council's service on abolition of his post and obtained re-employment under Government.—Recommended that Mr. Ginger's claim to a refund of Rs. 3,707.21 be admitted.

- (10) To consider—(a) An application dated December 18, 1929, from Mr. P. K. Sampanthar, Division I. Clerk in the Municipal Engineer's Department, who has been appointed Secretary, Local Board of Trincomalee, requesting that his services of 4 years, 5 months, and 25 days with the Council be counted for pension purposes.—(a) Considered. (b) A memorandum of the Municipal Treasurer, dated January 28, 1930, recommending that in terms of section 18 (1) of the Municipal Council Municipal Council Pension Minute, he may have his service under the Council counted for pension purpose.—(b) Recom-
- (12) To consider the case of Mr. W. H. de Fonseka, Rate Collector.—Recommended that Mr. W. H. de Fonseka, Rate Collector be fined Rs. 50, and be informed that unless his work shows permanent improvement he will be dismissed from the Comment of th from the Council's service. GRATUITY.
- (13) To consider—(a) The recommendation of the Municipal Engineer that under Rule 24 of the Municipal Council Pension Minute, a gratuity of three months' salary, viz., Rs. 300 be paid to the next of kin of the late Mr. S. Fernando a temporary Sub-Inspector in the Drainage Branch. (b) A memorandum thereon of the Municipal Treasurer, dated January 20, 1020. January 29, 1930,—Recommended.
- WRITE OFF OF ARREARS OF RATES.

 (14) To consider a report of the Municipal Treasurer dated February 7, 1930, recommending that arrears of rates (14) To consider a report of the Mullioper 1. (12) To consider a report of the Mullioper 1. (13) To consider a report of the Mullioper 1. (14) To consider a report of the Mullioper 1. (15) To consider a rep

LEAVE.

(15) To recommend—(a) That under section 6 of the Municipal Council Leave Minute, the excess leave of 65 days over 42 days granted to Mr. M. S. M. Cooray, Division I. Clerk of the Municipal Treasurer's Department be sanctioned. (b) That under section 10 (i.) of the Municipal Council Leave Minute he may be granted 91 days accumulated vacation leave. (c) That under section 10 (iii.) he may be granted excess leave of 47 days over 91 days to be appropriated out of the lapsed vacation leave of 50 days available in respect of 1926 and 1927.—Recommended (a), (b), and (c).

OUTRIGHT SALE OF PROPERTY, VESTED IN THE COUNCIL.

(17) To consider seeking the authority of His Excellency the Governor in Executive Council, under section 153 (1) of Ordinance No. 6 of 1910, to sell outright the following property, vested in the Council, the owner having been given more than six months' notice to obtain a re-transfer, in tems of the Council's resolution of August 4, 1926. No. 3,607/177, Mutwal street.—Recommended.

RECONVEYANCE OF PROPERTIES, VESTED IN THE COUNCIL.

(18) To recommend reconveyance of the premises, vested in the Council, mentioned in the annexed list (as per annexure A attached to these minutes) to the parties named, on payment of all rates and costs which would have been due up to the quarter in which the reconveyance may be signed, had the property not been vested in the Council.—

Resoultion.

Resolved that the above recommendations of the Standing Committee be adopted.

Extract from the Minutes of the Special Committee regarding the Public Library of February 22, 1930.

(3) To consider—(a) The suggestion from a reader that the Reference Library should be open until 7.30 p.m. every evening except on Wednesdays and Sundays. (b) A memorandum of the Librarian.—Recommended that rule 28 of the Rules and Regulations of the Public Library be amended to read as follows:—

28. Subject to Rule 4, the Reference Library shall be available to literate members of the public resident in Colombo and over the age of 14 years and shall be open daily from 8 A.M. to 7.30 P.M., and shall be closed on Sundays (after 11 A.M.) on Wednedays, on Wesak Day, from December 24 to 26, from December 31 to January 2, and on Good Friday and the following Saturday and Sunday. (Easter Sunday.)

Resolution.

Resolved that the above recommendation of the Special Committee be adopted.

Extract from the Minutes of the Four Standing Committees (meeting together) of February 25, 1930.

(2) To consider the correspondence with Government in regard to Assessment of Government properties, and a memorandum of the Municipal Assessor on the subject.—Recommended:—(1) That the Council should protest against the cancellation by Government of its previous decisions to accept responsibility to pay rates on their properties as an ordinary ratepayer and that the Municipal Assessor should assess all Government properties exactly in the same way as private properties. (2) That as suggested by Government the Council should approve of the following arrangements tentatively arrived at between the Government and Municipal Assessors, namely:—(a) That the initial assessment of Government properties by the Government Assessor should be in the following sequence: (i.) Public Works Department buildings and other Government buildings not enumerated, (ii.) Railway properties, and (iii.) Port Commission properties: (b) that there should be a complete revision at least once every fifth year; (c) that Government should instruct all Depart ments to notify the Government Assessor of every physical alteration to properties in their charge and that the Municipal Assessor should similarly inform him of any he observes; (d) that re-assessment due to physical alteration should take effect from the quarter following occupation; and (e) that the Municipal Assessor and the Government Assessor should collaborate in arriving at all assessments so made.

Resolution.

Resolved that the above recommendation of the Four Standing Committees be adopted.

Extract from the Minutes of the Special Committee regarding Housing and Town Improvement of February 27, 1930.

(2) To consider—(a) An application from Messrs. Perera & Son for permission to erect an electric bakery in Havelock road. (b) A memorandum of the Chairman dated February 3, 1930.—Recommended that by-law 1 of the by-laws under 27 of Ordinance 19 of 1915, published in the Gazette of September 28, 1927, be amended by adding after the definition of "Factory":—"Provided that an electric bakery shall not be considered to be a factory."

Resolution.

Resolved that the above recommendation of the Special Committee be adopted.

The Hon. Mr. N. H. M. Abdul Cader moved that the Council do resume. Dr. E. V. Ratnam seconded.—Carried. The Chairman formally moved in Council that the resolutions of Council in Committee, and the recommendations of the various Committees, subject to any amendments of such recommendations by the Council in Committee, be adopted. The Hon. Mr. N. H. M. Abdul Cader seconded.—Carried.

(17) The Council proceeded to elect, by ballot, a member in place of Lieut.-Colonel C. D. Myles for the Standing Committee on Sanitation and Markets. The Chairman declared that Dr. V. Van Langenberg was duly elected.

The following documents were laid on the table :--

- (1) Statement of Receipts and Disbursements from January 1 to December 31, 1929, and Progress Reports showing expenditure for December, 1929. (2) Weekly statements of plague.
 - (3) Attendance Return of Committees of the Municipal Council for 1930.

(4) C. L. I. Band Programme for March, 1930.

(5) Return of average daily supply and consumption of water for January, 1930.

The Municipal Engineer's Report for February, 1930, on the condition of Tramway routes.

(7) The Drainage Engineer's Report on House Drainage, No. 226 for January, 1930.
(8) Diaries of the following Officers for the month of February, 1930, with a statement of outdoor work done:

Municipal Engineer's Department.—The Municipal Engineer; the Drainage Engineer; the Works Engineer; the Assistant Drainage Engineer; the Engineer, Roads; the Engineer, Sanitation; the Mechanical Engineer; the Engineer, House Drainage; the Engineer, Buildings; the Assistant Works Engineer; the Assistant Engineer (Mr. D. W. E. Meegama); the Engineer, Pumping Stations; the Maintenance Inspectors (four); and the Chief Playground Instructor.

Waterworks Department.-The Waterworks Engineer, the Chief Assistant Waterworks Engineer, and the Assistant Engineer.

Public Health Department .--The Medical Officer of Health, the Chief Assistant Medical Officer of Health, 2nd Assistant Medical Officer of Health, the 3rd Assistant Medical Officer of Health, the Acting Assistant Medical Officer in Charge of Maternity and Child Welfare, and the Acting City Microbiologist.

Veterinary Department.—The Acting Veterinary Surgeon and Veterinary Inspectors (four).

Municipal Treasurer's Department.—The Municipal Treasurer, the Assistant Municipal Treasurer, and Revenue Inspectors (twelve).

Municipal Assessor's Department.—The Municipal Assessor and the Assistant Municipal Assessor.

(9) The Diary of the Charity Commissioner.

(10) Monthly reports of work done by the following officers for the month of January, 1930:-The City Analyst and the Acting City Microbiologist.

H. E. NEWNHAM,

Chairman, Municipal Council, and Mayor of Colombo.

Confirmed on April 2, 1930: H. E. NEWNHAM,

Chairman, Municipal Council, and Mayor of Colombo.

ANNEXURE A.

List referred to in Item regarding Reconveyance of Properties, vested in Council.

Premises.	To be reconveyed to.		Quarter up to which Payment is made.
(1) No. 705/49, Urugodawatta	Gamage Simon Direkze as administrator of the estate of late Hanwellage Dona Louisa	850 6	3rd quarter, 1929
	T. Charles Silva	123 7	3rd quarter, 1929
(Registered No. 01,587) (3) No. 195/112, Sea street	Mohamed Ummu Safia to 817/1,152 shares, Mohamed	1,288 76	3rd quarter, 1929
(Registered No. 01,588)	Nooral Haffeela to 145/1,152 shares, Jovaheer Sithy		1
	Ameena to 80/1,152 shares, Sithy Maleeha to 30/1,152 shares, Usoof Lebbe Marikar Hadjiar to 40/1,152		
	shares, and Ahamado Natchia to 40/1,152 shares		•
(4) Nos. $1,446/91$ and $1,445/91$ A,	K. A. Charles Perera to undivided 2/7 shares, B. A. Pete	r 368 26	4th quarter, 1929
Madampitiya	Perera to undivided 41/112 shares, B. A. Jane Perera		
(Registered No. 01,589)	to undivided 1/7 shares, and K. A. Maria Perera to	•	•
	undivided 23/112 shares	•.	

Summary of Income and Expenditure from January 1 to 31, 1930.

HEAD OF INCOME.	Estima Income 1930, as Budge	for Income from January 1 to 31, 1930.		Estimated Expenditure for 1930, including Supplementary votes and un- spent balances at December 31, 1929.	Expenditure from January 1 to 31, 1930.
•	Rs.		A Non effective charge	Rs. c.	Rs. c:
A.—Taxes	82,550	0 6,831 50	A.—Non-effective charges .	875,615 0	7,2
B—Licences .	504,325	0 172,106 21	B.—Chairman	27,600 0	
C.—Judicial fines .	100,000	0 . 7,662 17	C.—Secretariat	123,312 0	
	12,000	0 —	D.—Treasurer's Department		,
E.—Markets .	. 167,100	0 13,404 95	E.—Veterinary Department		-,
777 017	. 66,000	0 6,297 41	F.—Municipal Court	*.	2,644 51
	4,900	0 104 0	G.—Fire Brigade and Ambu		4 000 00
H -Cattle Mart and Quarar	L ~		lances	. 78,208 0	4,220 93
tine Station	60,100	0 4,167 85	H—Public Health Depart	- FEO 109 O	90 400 75
I.—Consolidated rate .	4,120,000	0 540,161 77	ment	. 559,103 0	30,468 75
K.—Water	. 1,019,000	0 61,076 95	I.—Engineer's Department	. 4,440,549 57	
L.—Rents	92,500	0 7,938 3 0	K.—Waterworks Departmen	t 431,936 16	11,160 27
Mr To .	27,750	0 1,759 85	L.—Assessing Department .	. 930,898 13	
	. 164,766	0 18,537 25	M.—Public Library	. 25,064 50	992 41
O.—Government refunds .	535,000	0. —	N.—Charity Commissioner .	. 11,750 0	866 0
GOVERNMENTO TOTALICA			Excess of income over expen	ļ .	
•			diture carried to Balance	e	£2.44
		A Print of the Control of the Contro	Sheet		
•				0.107.000.00	107.000 0
Total .	. 6,955,991	0 840,048 21	Total .	. 8,135,396 36	167,609 2

The Town Hall, Colombo, March 18, 1930. G. H. N. SAUNDERS, Municipal Treasurer.

	_		·B		et, Ja	anuary 31, 1930.				
	LIABILITIES.	Rs.	c.	Rs.	c.	Assets.	Rs.	c.	Rs.	c.
	Loans outstanding:— Government of Ceylon,				ė	1. Capital expenditure:— (a) Duplication of 30-inch				
	duplication of 30-inch water main, &c.	3,000,000	Λ	•		water main and filtra- tion works	3,554,463	87	•	
· Ta	ss redemption of loan					(b) Colombo Drainage Works	•	01		
110	ss roughpoion or loan	200,100		2,709,296	68	(1) Works carried out by	•—			
(b)	Government of Ceylon,			_,,_		Resident Engineer as				
` '	Colombo Drainage					per modified scheme	17,830,564	12		
	Works	11,072,980	0			(2) Extensions of sewers and				
Le	ss redemption of loan					underground drains				
0				9,999,995	84	and other improve-			-	
	Grant in aid :— evernment of Ceylon,				- 1	ments carried out by	1 01 = 400	4.4		
G(Colombo Drainage Works			7,100,000	0	Municipality since 1922 (3) Public lavatories and		44		
3.	Redemption of Debt			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Ĭ	house connections	731,011	62		
	Account :					(c) Raising of Labugama		-		
$\langle a \rangle$	Loan redeemed—Water					Reservoir dam	319,293	76		
	works	290,703	32		1	(d) Town Hall at Victoria				
(6)	Loan redeemed—Colombo					Park	1,624,214	86		o,
	Drainage Works	1,072,984	16	1 269 607	40			2	5,275,040	. 07
4	Democratic			1,363,687	±0	(e) Child Welfare Centre :—	52,500	n		
4.	Permanent works executed out of revenue:—					(1) Land (2) Buildings	107.434	1		
(a)		554,463	97			(2) Dunangs			159,934	. 1
	Colombo Drainage Works		01		ł	2. Amounts advanced to Muni	-		•	
(0)	(extensions to scheme)		4		1	cipal Council officials for				
(c)	Town Hall at Victoria	_,,	_		J	purchase of vehicles			7,432	- 4
	Park	330,526	37		1	3. Advance accounts :	4 101	10		
_	-			1,996,088	28	(a) Miscellaneous(b) Municipal quarries	4,131 11, 6 04			
5.	Amount received on realiza-	•			i	(c) Works pending recovery				
	tion of sinking funds					(d) Making articles for stock			-	
	investment and interest thereon			2,105,978	20	(w) Making arthores for scoon			23,468	49
6.	Child Welfare Centre :—			2,100,576	38	4. Sundry Debtors :				
	Contribution from War			•		(a) On open account	_		81,291	
• ′	Memorial Fund and					(b) On Government account			41,884	21
	interest	94,259	93		- 1	5. Expenditure on laying water	T 146 760	40		
(b)	Revenue contributions	65, 674	8			mains in private streets	146,768	40		
-	Insurance Fund and			159,934	1	Less recoveries from land owners	116,999	65		
4.	Insurance Fund and interest thereon			40.707	20	OWHOIS			29,768	78
8.	Pettah Library Bequest			4 2,707	39	6. Expenditure on aided house	•		*	
٠.	and interest thereon			3,774	20	drainage	360,149			
	,			0,	-	Less recoveries from owner	s 198,378	73	101 770	2/
9.	Deposits :—				- 1	.			161,770	01
(a)	Pending execution of				į.	7. Stores on hand:— (a) General	496,488	34		
` '	works	68,877	96		İ	(b) Waterworks	277,480			
(b)	Miscellaneous	91,169	80			(0) ************************************			773,968	70
				160,047	76	8. Suspense account, Stores				٠
	Securities :	212				RoadPaintingMaterials	·		26,902	b
1-1	Tenders	610	_			9. Investments:—				
	Contractors Water supply to shipping	20,560 35,000	0			Ceylon Government 4 per	930	Δ		
	Municipal Council officials	41,212				cent. inscribed stock	2,057			
	Lands	20,922				Fixed deposit at—	2,00.			
	Miscellaneous	65,315	28			Mercantile Bank of India.				
(g)	Upkeep of graves	2,565	0			Ltd	500			
(h)	Public Library	4,060			0.0	National Bank of India. Ltd		0		
	-			190,245	22	Chartered Bank of India		^		
1.	Gratuities to minors held			_		Australia, and China, Ltd.	9,000			
	in trust			975		Imperial Bank of India, Ltd.	1,000,885		1,683,372	4
	Suspense account			2,953 $452,949$		10. Cash :			1,000,012	
	Receipts in advance			452,949 52,071		(a) At Imperial Bank of India				
	Sundry Creditors Excess of assets over liabi-			₩ 2,011	<i>-</i>	Ltd., on current account	418,654	1		
5.	lities :—					(b) In hand :—	-			
(a)	Brought forward from					(1) With shroff, Municipal		_	•	
(4)	1929 ···	1,671,536	30			Council	850	0		
<i>(b)</i>	Excess of income over					(2) With Municipal Council				
~-/	expenditure up to					officials	335	0		
	January 31, 1930, as					(3) With Medical Officer, Infectious Diseases	*			
	per statement of income	e i n 120	10			Hospitals		50		
						TTOOLINGIO	-			
	and expenditure	672,439		2,343,975	49	. , ,			419,840) 5
•	and expenditure	072,439		2,343,975	49	Total			419,840	

The Town Hall, Colombo, March 18, 1930. G. H. N. SAUNDERS, Municipal Treasurer.

Statement of Receipts and Payments on Current Capital Works, January 31, 1930.

HEAD OF RECEIPT.			Receipts December 1929.			Receipts January 1930.	31,	Total.			
		•	Rs.	c.		Rs.	c.	Rs.	c.		
1.	Duplication of 30-inch water main								٠.		
	and filtration works :—		, 5			-					
	(a) Loan funds		3,000,000	0				3,000,000	0		
	(b) Revenue contributions		554,463	87				554,463	87		
2.	Colombo Drainage Works:—		,					,			
	(a) Loan funds		11,072,980	0		· · ·		11,072,980	0.0		
	(b) Grant-in-aid		7,100,000	0				7,100,000			
	(c) Revenue contributions		1,110,292			805	25	1,111,098			
3.	Amount received on realization of sinki	ng funds	in-					,_			
	vestment and interest thereon*		2,105,978	39				2,105,978	39		
4.	Town Hall at Victoria Park :—							,			
	Revenue contributions		330,5 6	37	:.			330,526	37		
		Total	25,274,241	42	_	805	25	25,275,046	67		

* From this amount was met part: (1) Cost of drainage works and public lavatories, &c., over and above the loan, grant-in-aid, and revenue contributions; (2) raising of Labugama Reservoir dam; (3) construction of Town Hall at Victoria Park.

	HEAD OF PAYMENT.	Estimate.		Payments to December 31, 1929.			Payments to January 31, 1930.	Total.			
		Rs.	e.	Rs.	c.		Rs. c.	$\mathbf{R}\mathbf{s}$.	c.		
Ι.	Duplication of 30-inch water main										
	and filtration works	3,554,463	87	3,554,463	87			3,554,463	87		
2.	Colombo Drainage Works :	•									
	(a) Works carried out by Resident	i					•				
	Engineer as per modified					-					
	scheme	17,830,564	12	17,830,564	12			17,830,564	12		
	(b) Extensions of sewers and								•		
	underground drains and other										
	improvements carried out by			·							
	Municipality since 1922	1,215,498	44	1,214,773	94		724 50	1,215,498	44		
	(c) Public lavatories and house										
	connections	731,011	62	730,930	87		80 75	731,011	62		
3.	Raising of Labugama Reservoir dam	319,293	76	319,293	76			319,293	76		
4.	Town Hall at Victoria Park	1,624,214	86	1,624,214	86			1,624,214	86		
								*			
	Total :	25,275,046	67	25,274,241	42		805 25	25,275,046	67		
	· · · · · · · · · · · · · · · · · · ·					-					

The Town Hall, Colombo, March 18, 1930. G. H. N. SAUNDERS, Municipal Treasurer.

Sale of Land.

T is hereby notified that the following allotment of land vested in the Municipal Council of Colombo, will be sold by public auction at 2.30 P.M., on Friday, April 25, 1930, at the Town Hall.

Conditions of sale will be made known at the time of sale or earlier on application to the undersigned.

A block of land with the buildings thereon bearing assessment No. 3,607/177, Mutwal street, situated in the Kotahena Ward, within the Municipal limits of Colombo, Western Province, bounded as follows:-

North by road.

East by property of T. Peris Fernando bearing assessment No. 3,608/176.

South by waste land.

West by property of M. P. Cader Mohideen bearing seessment No. 3,606/178 (1-2).

Containing in extent: 2 81/100 perches.

Treasurer's Department,

Town Hall,

Colombo, April 9, 1930.

G. H. N. SAUNDERS. Municipal Treasurer.

Auction Sale of Articles.

OTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of 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 meantime the amount of the rates and costs be duly paid.

The Town Hall. Colombo, April 9, 1930. G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

Date and Time of Sale: Tuesday, April 22, 1930, at 9 a.m.

Premises No. Street. (1-12) G 52..Kew road Quarter and Year. 4th quarter, 1929

Property seized. One large brass spittoon, two brass bowls, two brass cups with stands

Place of Sale. Municipal Council at Darley road

Auction Sale of Articles.

NOTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of 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 meantime the amount of the rates and costs be duly paid.

April 8, 1930.

G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

Date and Time of Sale: April 24, 1930, at 9 a.m.

Premises No. Street. Quarter and Year. Property seized. Place of Sale.

66/1-27 .. Baseline road .. 4th quarter, 1929 .. 5 door frames, 6 lunumidella planks, 4 lattice doors, 2 plank doors, 1 copper pan, 2 brass jugs, 2 brass cups, 1 brass pot, 1 easy chair (broken), and 1 chair

Date and Time of Sale: Thursday, April 24, 1930, at 8.30 a.m.

.. Lawries road, 4th quarter, 1929 ... I Homeric cycle, No. 6914 Municipal Council Stores,
Bambalapitiya Darely road

Date and Time of Sale: April 24, 1930, at 9:30 a.m.

122 ... Skinner's road south 3rd and 4th quarters, 1 Remington portable type1929 writer (second hand), 1 Darley road
small cane teapoy, 1 wooden deck chair

Date and Time of Sale: Thursday, April 24, 1930, at 9 a.m.

533 (1, 2, and 4) Narahenpitiya road 4th quarter, 1929 ... 1 brown bull, 1 old single Municipal Council Stores, bullock cart without hood, No. C. T. 3082—1929

MUNICIPALITY OF KANDY.

Auctioneers and Brokers.

THE following have been licensed during the month of March, 1930, by the Chairman, Municipal Council, Kandy, under the Surveyors, Auctioneers, and Brokers Ordinance, No. 15 of 1889:—

- 1. M. Ahamado Lebbe, Auctioneer.
- 2. Naina Marikar Zaindeen, Broker.
- 3. Edwin de Alwis Samarawickrama, Auctioneer and Broker.
 - 4. W. R. Sirisena, Auctioneer and Broker.

The Muncipal Office, Kandy, April 5, 1930. JAS. JAYETILEKE, Secretary.

Exchange of Lot 68_A for Lot $69\frac{1}{2}$ in P. P. 6,980.

In terms of section 69 of the Municipal Councils Ordinance, No. 6 of 1910, it is hereby notified for general information that having obtained the sanction of His Excellency the Governor, the Municipal Council of Kandy intend to convey to Mr. A. J. Pereira of Gampola a piece of land '06 perches in extent, situate within the Municipality of Kandy, and shown as lot 68A in preliminary plan No. 6,980, in exchange for another piece of land belonging to Mr. Pereira '03 perches in extent, and shown as lot 69½ in the said plan.

By order,

Municipal Office, Kandy, April 2, 1930 JAS. JAYETILEKE, Secretary.

NOTICE TO MARINERS.

CEYLON NOTICE TO MARINERS.

No. 7 of 1930.

South-West Monsoon Alterations in Lights and Buoys.

THE following Light will be exhibited from May 1:-

Back Bay Light, Trincomalee.

Latitude, 8° 34½' N. Longitude, 81° 14¾' E.

2. The following Light will be extinguished from April 15:—

Mandaitivu Light.

Latitude, 9° 36½′ N. Longitude, 79° 57½′ E. The following buoys have been relaid:—

Beacon Rock Buoy, Batticalou.

Latitude, 7° 46½′ N. Longitude, 81° 42½′ E.

Kandala Buoy, Batticaloa.

Latitude, 7° 46½ N. Longitude, 81° 41, E.

The following buoy will be withdrawn during May:-Drunken Sailor Buoy, Colombo.

Latitude, 6° 55¾ N. Longitude, 79° 50′ E.

The following buoys will be withdrawn from April 22:-Dehiwala Buoys, Mount Lavinia.

Latitude, 6° 50½' N. Longitude, 79° 51½' E.

No further notice will be issued.

Charts affected :-

No. 815, Harbour and Bays, Trincomalee.

No. 816, Trincomalee Harbour. No. 68A, Palk Strait and Gulf of Mannar.

No. 2,197, Point Pedro to Delft Island.

No. 2,031, Ceylon—East Coast. No. 3,686, Approaches to Colombo.

No. 914, Colombo Harbour. No. 3,700, Colombo to Galle.

Publications.—Bay of Bengal Pilot, West Coast of India Pilot.

Master Attendant's Office, Colombo, April 2, 1930.

E. C. STUBBS, Captain, R.N. (Rtd.), Master Attendant.

PATENTS ORDINANCE. 1906. NOTIFICATIONS UNDER "THE

HE following Specifications have been accepted:-

No. 2,410 of August 19, 1929.

The Bell Punch and Printing Company, Ltd.

Improvements in high speed rotary printing presses.

Abstract.—The inset web, already partially printed, is carried by a conveyor with which it remains in contact for The conveyor and the web are provided with enregistering means: should they fall out of register this a certain time. causes pneumatic or electrical means to operate and effect re-enregistration.

The claims are :-

- A high speed rotary printing press which comprises means operable to feed continuously an inset web having pre-printed matter at regular intervals along the length thereof, a conveyor (arranged to engage and travel with the web for at least a predetermined period at the surface speed thereof) associated with means arranged to detect any variation which would place the inset web out of register with the product of the press with which it is intended to register, and ensure electrically or pneumatically the actuation of mechanism operable automatically to correct any such variation.
- A high speed rotary printing press which comprises means operable to feed continuously a web of material having pre-printed matter disposed at regular intervals along the length thereof, a conveyor (arranged to engage and travel with the web for at least a predetermined period at the surface speed thereof) provided with registering means within which the pre-printed matter is normally arranged to register and mechanism actuated electrically or pneumatically operable automatically for at least the said predetermined period to correct any variation in register which may occur between the printed matter and the registering means of the conveyor.
- A high speed rotary printing press which comprises means operable to feed continuously a pre-printed web of material having a series of successive registration indications disposed at regular intervals along the length thereof, a conveyor (arranged to engage and travel with the web for a predetermined period at the surface speed thereof) provided with registering means within which the successive registration indications are normally arranged to register and mechanism actuated electrically or pneumatically (whose effective operation is dependent upon the relative displacement of the registration indications of the web and the registering means of the conveyor) operable automatically for at least said predetermined period to correct any variation in register which may occur between the said registration indications and the registration. the registering means of the conveyor.
- 4. A high speed rotary printing press which comprises means operable to feed continuously a pre-printed web of material having a series of successive registration indications disposed at regular intervals along the length thereof, a conveyor (and a series of successive registration indications disposed at regular intervals along the length thereof, a conveyor (arranged to engage and travel with the web for at least a predetermined period at the surface speed thereof) provided with registering means within which the successive registration indications are normally arranged to register, and provided with means which when the said indication are displaced forwardly or backwardly relatively to aid registering means ensure that correcting mechanism actuated electrically or pneumatically is actuated to correct any such variation. in register.
- A high speed rotary printing press which comprises means operable to feed continuously a pre-printed web of material having a series of successive registration indications disposed at regular intervals along the length thereof, material having a series of successive registration indications disposed at regular intervals along the length thereof, a conveyor (arranged to engage and travel with the web for at least a predetermined period at the surface speed thereof) provided with registering means within which the successive registration indications are normally arranged to register, provided with means which when the said indicators are displaced forwardly or backwardly relatively to the said and provided with means which when the said indicators are displaced of the web to the said conveyor to ensure that registration means co-operate with means disposed upon the opposite side of the web to the said conveyor to ensure that registration mechanism actuated electrically or pneumatically is actuated to correct any such variation in register.
- 6. A high speed rotary printing press which comprises means arranged to feed continuously a pre-printed web of material having a series of regularly spaced holes or batches of holes disposed along the length thereof, correcting mechanism activated along the length when the restaurant of the restaura nism actuated electrically or pneumatically normally rendered inoperable by the web when the same is in register and rendered operative when the web is out of register by a communication being established for a predetermined period (through one of the said holes or batch of holes) between interdependent means, one moved by a conveyor so as to be disposed out the opposite side of the said holes or batch of holes and the other disposed on the opposite side of the said web. disposed adjacent to each hole or batch of holes and the other disposed on the opposite side of the said web.

- 7. A high speed rotary printing press which comprises means arranged to feed continuously a pre-printed web of material which is provided with a series of regularly spaced holes or batches of holes disposed along the length thereof, a conveyor arranged to move with the said web and engage with the same over at least a predetermined length thereof adjacent to each of said holes or batch of holes; correcting mechanism actuated electrically or pneumatically normally rendered inoperative by the web when the same is in register, and adapted to be rendered operable when the web is out of register by a communication being established (through one of the said holes or batch of holes) between interdependent means one moved with the said conveyor and the other disposed on the opposite side of the web for a period equal at least to the time necessary for the initial operation of the correcting mechanism to be effected.
- 8. A high speed rotary printing press which comprises means arranged to feed continuously a pre-printed web of paper provided along the length thereof with a series of regularly spaced holes or batches of holes, a conveyor arranged in surface contact with the web over at least a predetermined length thereof in such a manner that means associated with the said conveyor move with the said web adjacent to each of said holes or batch of holes so that if the web is not in register, a communication is established between means disposed on the opposite side of the web to the said conveyor and the means carried with the said conveyor for a period equal at least to the time necessary to effect the initial operation of a correcting mechanism actuated electrically or pneumatically operable to adjust the position of the web relatively to the means carried with the conveyor.
- 9. A high speed rotary printing press as claimed in any of the preceding claims wherein the correcting mechanism comprises means operable to effect an immediate adjustment of the web relatively to the conveyor and independent means operable to maintain the said adjustment.
- 10. A high speed rotary printing press as claimed in Claim 9 wherein the correcting means comprises an automatically control registering roll in operative connection with means for regulating the speed of the feeding means.
- 11. A high speed rotary printing press as claimed in any of the preceding claims wherein electrical contacts carried by the said conveyor are arranged so that when the web is out of register a communication is established through the web between an electrical contact disposed on the opposite side of the web to the said conveyor and a contact carried by the said conveyor for a period equal at least to the time necessary for the initial operation of the correcting mechanism to be effected.
- 12. A high speed rotary printing press as claimed in Claims 1 to 10 wherein air inlets carried by the said conveyor are arranged so that when a perforated web is out of register a communication is established through a hole in the web between a source of air supply disposed on the opposite side of the web to the said conveyor and one of the inlets carried by the said conveyor for a period equal at least to the time necessary for the initial operation of the correcting mechanism to be effected.
- 13. A high speed rotary printing press as claimed in any of the preceding claims wherein means operable automatically indicate the extent to and/or the direction in which the web is out of register in relation to the conveyor.
- 14. A high speed rotary printing press constructed arranged and adapted to operate substantially as hereinbefore described with reference to the accompanying drawings.

Three sheets of drawings.

No. 2,422 of September 21, 1929 (Date applied for under Section 50 of the Ordinance, October 17, 1928).

Thomas Fraser King.

Improvements in and relating to Bituminous Compositions.

Abstract.—Chalk, coal tar and pitch are mixed in the proportion of 4 to 1 to 1 and one per cent. of potash alum is added. The mixture is heated and mixed with excavation material in a tar heater so that the final mixture contains 5 to 8 per cent. of bituminous substance.

The claims are :—

- 1. A bituminous compound for use when heated as a spraying or binding material or cement (for admixture with an aggregate) comprising chalk and/or powdered limestone or equivalent calcium compound, artificially produced bituminous material, e.g., coal tar or its equivalent in natural bituminous material or mixtures thereof together with a small proportion of alum including or associated with hard pitch.
- 2. A bituminous compound as claimed in Claim 1, wherein the proportion of chalk (or equivalent calcium compound) to bitumen is about two parts to one by weight and the amount of alum is about 1 per cent. by weight of the mixture.
- 3. A spraying or binding material as claimed in Claim 1 or Claim 2, wherein the ingredients are associated in the following approximate proportions:—

 Chalk
 ..
 ..
 50 to 75 per cent. by weight

 Alum
 ..
 ..
 1 per cent. by weight

Hard pitch, say, 12 to 6 per cent., the corresponding amounts of coal tar or bituminous equivalent in natural bituminous material being, say, 36 to 18 per cent.

4. A spraying or binding material as claimed in Claim I or Claim 2, wherein the main ingredients of the spraying or binding material are approximately:—

 Chalk
 ...
 ...
 ...
 67 per cent.

 Alum
 ...
 ...
 ...
 1 per cent.

 Pitch
 ...
 ...
 ...
 16 per cent.

 Coal tar or bituminous equivalent in natural bituminous material
 ...
 16 per cent.

- 5. A hot spraying bituminous material comprising approximately 7 lb. of gas tar, 1 lb. of hard pitch, 16 lb. of powdered chalk and 1 ounce of powdered alum.
- 6. A bituminous composition for use, when heated as a binder or cement, comprising chalk, alum, hard pitch and coal tar or its equivalent.
- 7. A bituminous composition as claimed in any of the preceding claims, wherein the ingredients are heated together and the resultant mass is used for casting blocks or slabs or for admixture with an aggregate to form a road-making or similar material.
- 8. A composition as in any one of the preceding claims, wherein the ingredients are heated together with the addition of naphtha or creosote or other bituminous or asphaltic oils.

- 9. A road-making or like material including an aggregate and a binder as claimed in any of the preceding claims, in which the proportion of bituminous material is small, e.g., of the order of 5 per cent.
- 10. A road-making or like material embodying a binder constituted as claimed in any of the preceding claims associated with an aggregate of "excavation" material comprising mainly soil with which may be mixed wet or dry clay, with or without broken gravel.
- 11. A road-making or like material embodying a binder constituted as set forth above associated with an aggregate comprising mainly river mud, such as Thames mud and/or wet or dry clay.
 - 12. Binders, sprays, roads, blocks or like materials constructed substantially as hereinbefore described. No drawings.

No. 2,453 of March 14, 1930.

James Smith Sheddon.

Improvements in tea manufacture comprising a new step in the usual process and apparatus for carrying it out.

Abstract.—In the manufacture of tea, after the grading of the tea into B. O. P., B. P. and a third fraction, the main bulk, the last is subjected to an additional operation of cutting before it is fermented and a machine is described for this purpose.

The claims are :-

- 1. In the process of tea manufacture, the new step of cutting the Big Bulk immediately after rolling it and when it is soft and moist, and the apparatus for doing it.
- 2. In tea manufacture, apparatus for cutting soft and moist tea leaf after it has been rolled, characterized by a feeding screw revolvably mounted in a cylindrical chamber, a plate slotted with converging apertures fixed at the end of the said chamber, and cutting blades mounted to revolve in close adjacency to the far side of the said plate, in combination, substantially as and for the purpose described and illustrated.
- 3. The step in the process of tea manufacture claimed in Claim 1 carried out by means of apparatus possessing the characteristics claimed in Claim 2.
- 4. Apparatus comprising the parts and characteristics substantially as illustrated in the drawings for the purpose described.

One sheet of drawings.

NORMAN RAE, Registrar of Patents.

LOCAL BOARD NOTICES.

Gampola Local Board.

NOTICE is hereby given that the Local Board of Gampola have resolved that the April meeting of the Board shall be held on the 28th of that month at 8.30 A.M. at the Local Board Office.

R. J. WILKINSON, for Chairman.

Auctioneer's Licence.

I T is hereby notified that the under-mentioned person has been granted a licence to practise as an Auctioneer within the Local Board limits of Batticaloa, during the year 1930, under section 13 of Ordinance No. 15 of 1889:—

(3) Mr. S. Sebastian, Batticaloa.

Local Board Office, Batticaloa, April 5, 1930. W. D. GUNARATNA, for Chairman.

NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920."

Trade or Business of Auctioneers and Brokers.

THE following persons were licensed during the month of February and March to carry on the trade or business of Auctioneers and Brokers within the limits of the Urban District Council area for the year 1930, and their names are published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:—

D. M. Wickramasinghe, Auctioneer.

A. H. Senaratne, Auctioneer.

A. C. Abdul Hameed, Auctioneer and Broker.

A. S. A. Sanmugam, Auctioneer.

H. Sri Rahula, Auctioneer.

The Kachcheri,

Kandy, April 8, 1930.

Urban District Council Office, U. A. JAYASUNDERA, Kalutara, April 1, 1930. for Chairman.

Auctioneers and Brokers.

NOTICE is hereby published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922, that the under mentioned persons have been licensed to carry on the trade or business of Auctioneers and Brokers as indicated against their respective names, within the limits of the Negombo Urban District Council area during the year 1930:—

M. P. Kurera, Auctioneer and Broker.

D. S. Fernando, Auctioneer and Broker.

K. H. Perera, Auctioneer and Broker.

K. L. Perera, Auctioneer and Broker.

V. CROOS DABRERA, cil's Office, Chairman.

Urban District Council's Office, Negombo, April 7, 1930.

Licensed Auctioneers for 1930.

THE under-mentioned persons have been licensed to carry on the trade or business of Auctioneers within the limits of the Urban District Council, Matale, for the year 1930, and their names are published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:—

J. de S. Wimalasuriya of Matale.

B. R. Perera of Matale.

Office of the Urban District Council, Matale, April 4, 1930. V. H. TENNEKOON, Acting Secretary.

KURUNEGALA URBAN DISTRICT COUNCIL.

Budget for the Year 1930.

[The Budget published in Gazette No. 7,767 of March 14, 1930, is hereby cancelled.]

REVENUE.

			1	Rev,	INUE.			•	
	Amoun Rs.		Tota Rs.			Amou Rs.		Tot Rs.	
A.—General revenue—					(5) Water supply—				
(2) Acreage tax, $171(1)(b)$	46,750				(a) Water rate, 141 (b) 146 (b) Private water service tax and	16,375			
(5) Other taxes, 173 (1) (d)	10,000 1,500	0		•	meter rent (6) Hospitals—	2,500	·U		
 (6) Refund of stamp duties (Schedule VI. (7) Refund of liquor licences (8) Refund of Police tax 	2,160	0			(a) Contribution from Government. (b) Rent of hospital grounds				
(9) Compensation for opium revenue (10) Fines by court (not included else-					(7) Markets and galas—	4.010	a		
where) (11) Auctioneers' and brokers' licences	260	0			(a) Rents, 168 (12) (b) Boutiques and stalls, 168 (12) (c) Fees for private markets, 150 (3)		v		* *
 (12) Interest on bank balance (current) (13) Fees for registration of mortgages (14) Sale of old stores 		0			(d) Licences, 163 (1) (e) Other: Fines on contractors and coolies				25
			88,726	74	- Cooles		;	31,825	0
B.—Thoroughfares—					B. B. Histion 169 (7) 170 (1) (b)				
(1) Subsidy in lieu of labour tax (2) Other collections, e.g., fines for		10			F.—Public recreation, 168 (7), 170 (1) (b)— (1) Rents	200	-		
injuries, &c. (97), cattle seizing fees (1) (3), sale of badges and		•			(2) Cattle grazing fees (3) Licences for public performances		0	265	O
fare tables, &c.	2,020		7,635	10				200	
C.—Resthouses and ambalams—					G.—Cemeteries Ordinance, No. 9 of 1899—	400	Δ		
(1) Fees (60) (2) Other	2,000	0	0.000		(1) Fees (2) Hire of bier (3) Graves sold for erecting monuments	10			0
D.—Council lands and buildings (not			2,000	U	_			460	t)
included elsewhere)—					H.—Dog Registration Ordinance, No. 25 of 1901, and Rabies Ordinance, No. 7				
(1) Rents (2) Sale of produce	1,050		1,150	0	of 1893— (1) Registration fees	250			
E.—Public health :—		-	1,100		(2) Fines (3) Sale of dog collars	10 25	0	- A - P	0
(1) General revenue—					_			285	v
(a) Fines under Part IV., Chapter III.(b) Fees for services of midwife	500	0			I.—Weights and Measures (Ordinance No. 8 of 1876)—				
(2) Scavenging— (a) Fees, 168 (10) (b)					(1) Fees for stamping (2) Fines	25	0		
(b) Sale of refuse, 130 ···		0			· -			25	.0
(c) Other, e.g., fines on contractors and coolies	10	0			J.—Electricity Department—				
(d) Refund of wages, &c					(1) Sale of current	1,200	0		
(a) Rate, 141	5,250	0		,	(3) Works executed to customers (4) Miscellaneous	1,000			43
(b) Sale of refuse, 130 (c) Other, e.g., fines on contractors	; 	.0		į	-		_	14,700	
(d) Refund of wages, &c.	.10	-0	-		Balance on January 1, 1930			17,071 · 50,603	
(4) Slaughter-houses and cattle pounds		•				-4-1	-		
(a) Fees, 168 (11) (a) (b) Sale of refuse	3,000	·				otal	-38	7,674	
* Inch	ides Rs.	175	,000 los	an fo	r electric lighting scheme.				

•		•	Ex	CPEN	DITURE.				
	Amou		Tota	al.	1	Amou			tal.
A.—General expenditure :—	Rs.	c.	Rs.	· C.	(f) Acquisition	Rs.	c.	Rs	بود
(1) Salaries of officers (not otherwise					(g) Construction	4,000	0)	
charged)— (a) Secretary	9 495	Λ	•		(4) Slaughter-houses and cattle pounds—		~ ^		
(a) Secretary (b) Clerks	3,435 3,015	0			(a) Wages (b) Maintenance	422	50	•	
(c) Revenue Inspector	482	50			(c) Acquisition				
(d) Peons and binder	1,158	0			(d) Construction		_		
(e) Inspector of works (2) Establishment expenses—	2,400	0			(e) Cattle disease (5) Water supply—	50	0		
(a) Allowances (not otherwise charged	660	0			(a) Wages	5,000	0		
(b) Travelling	540	0			(b) Stores	3,200	0		
(c) Commission to tax collectors (not otherwise charged)	4,800	0		•	(c) Maintenance	2,500	0		
(d) Assessors fees	300				(e) Construction				
(e) Legal expenses	100	0			(f) Loan charges	•••••			
(f) Stationery, printing, advertising, and office expenses (not otherwise						10,000 <i>×</i> 10,000 <i>×</i>			
charged)	2;920	0			(g) Commission to collectors	1,860			
(g) Registration of voters and elec-					(h) Refunds				
tions	250				(6) Hospitals— (a) Wages				
(i) Cost of audit	1,400				(a) wages (b) Maintenance	400	0		
(j) Holiday railway tickets	380	0			(c) Paupers	120	0		
(3) Refunds—	50.	n:			(a) Wages	854	0		
(a) Vehicles and animals tax (b) Licence duties		0			(b) Printing	654 —	J		
(c) Fines by court	_	-			(c) Acquisition	_			
			22,040	50	(d) Construction				
B.—Thoroughfares—	•				(e) Loan charges	_			
(1) Salaries and wages (2) Maintenance	11,543	14						84,495	42
(3) Plant and tools		ō			F.—Public recreations, 168 (7), 170 (1) (b)— (a) Wages	90	0	* .	
(4) Lighting	3,829				(b) Maintenance		U		
(5) Watering of streets (6) Acquisition	1,200	0			(c) Acquisition				
(7) Improvements	4,300	0		- 1	(d) Allowance to band (e) King's birthday celebrations				
(8) Loan charges		•		1, 11	(e) King's birthday celebrations			90	0.
(9) Dust laying (10) Fire extinguishers	25	0			G.—Cemeteries Ordinance No. 9 of 1899—				٠,
(11) Cost of badges and fare tables					(1) Wages (2) Maintenance	840 50	0	•	
(12) Cattle seizing fees	. —				(2) Maintenance (3) Improvements		U		
(13) New works (14) Town survey								890	0
(14) Town survey			21,297	6 4-	H.—Dog Registration Ordinance, No. 25			: .	
C.—Resthouses and ambalams—			41,481	0.7	of 1901, and Rabies Ordinance, No. 7 of 1893—				
(I) Salaries		0.		1	(1) Destruction of dogs	600			
(2) Maintenance	500			1	(2) Commission to collectors		0		
(3) Furniture and equipment (4) Improvements	25 0	0		.	(3) Cost of dog collars (4) Cost of seizers		0		•
(5) Telephone	125	0			(5) Maintenance of dog pound	100	0		
			1,487	0	T Title and Manuscon Condinates			735	0
DCouncil lands and buildings (not				.	I.—Weights and Measures (Ordinance No. 8 of 1876)—				
charged elsewhere)—	700	٠,			(1) Fees to examiners				
(1) Wages	186	0		- 1	(2) Stores · · ·				
(2) Commission to collectors (3) Rent of office					J.—Electricity Department:—		_		
(4) Maintenance	7,318				(1) Generation of electricity—				
(5) Furniture	500 760	0			(a) Fuel	2,600	0		
(6) Police tax (7) Loan charges	700	v			(b) Oil, waste, and engine room stores(c) Salaries and wages at works	2,550	U		g ·
(8) Extension to office, store room, and			•	- 1	(2) Repairs and maintenance—				
meeting room	7,500	0	- 0 - 0 - 0		(a) Buildings				•
			16,264	v	(b) Engines, boilers, machinery, and plant	400:	0.		
E.—Public health :— (1) General expenditure—				. 1	(c) Meters, switches, and other				
(a) Salaries and wages	4,600	0:			apparatus	6,000	0;		٠.
(b) Allowances	1,320				(3) Service and house connections— (a) Materials				
(c) Uniforms	180	0			(b) Lahour (temporary)				
(d) Printing, stationery, and advertising	500	0			(4) Management and general expenses—	9.600	^		13
(e) Disinfectants	1,300	0			(a) Salaries, &c., electrician and clerk (b) Salaries, &c., outdoor staff	3,600	U		
(f) Instruments and drugs (midwife)	.—)	(c) Printing and stationery	300	0		
(g) Maintenance of vagrants at house of detention	200	0		1	(d) Sundries \cdots	150	0		
(2) Scavenging—					(e) Telephone · · ·	125	0.		
(a) Wages	7,440	0		.			0.		
(b) Lorries, carts, and bulls (c) Stores	6,964	0 .		1	(b) Capital repayment	8,750	0	00 00=	Δ,
(d) Incinerator				1			-	33,225	
(3) Conservancy—	10.000	•		ļ			-	180,524	56
(a) Wages	13,302 10,482	$\begin{array}{c} 0 \\ 92 \end{array}$			Estimated balance on December 31, 1930	1		217,150	
(b) Lorries, carts, and bulls (c) Stores						rotal .	-	397,674	90
(d) Rent of night soil depôt				ı		LOURI	٠٠٠٠	001,074	98
/ A TOP a long a second a contract of the cont			- ساده کام ا	ا ۽ آڻو	t its meeting held on March 8, 1930 :			J. C	- 8 5 T
*	iopted b	y t	ne Coun	он .	in the mooning more on morem of room.	P. TAM	(BT	RAJA	
Urban District Council Office,								hairma:	a. ·
Kurunegala, March 22, 1930.								• 21 ·	1/2
								. N	

ROAD COMMITTEE NOTICES.

75:00

Maskeliya-Cruden Branch Road.

(Maskeliya Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Maskeliya bridge on the 1st mile of the above road for the year ending September 30, 1930, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the bridge at the rate of '01848c. per acre, as follows:—

Total acreage, 4,083.

Government moiety		• •	Ks.	16	3.00	'	
Private contributions				$\mathbf{R}\mathbf{s}$.	. 7	5 · 75	,
Proprietors or Agents	5.	Estates.	Ac	reage		moi due Rs	
Sir Thomas Lipton		Bunyan		298		5	51
Do.		Ovoca		255		4	71
J. M. Robertson & Co.		Mocha		588		10	87
Bois Bros. & Co.		Queensland		281		5	19
Whittall & Co.		Bloomfield		262		4	84
Do.		Mottingham		258		· 4	77
A. P. Juckes	٠	Dunnottar	٠٠.	187		3	46
Colombo Commercial C Ltd.	ю., 	Emelina		205		3	79
Whittall & Co.		Brunswich		256		4	73
Do.		Caskieben		206		3	81.
J. M. Robertson & Co.		Midlothian		244		4	51
Do.		Deeside		441		. 8	15
Geo. Steuart & Co.		Glenugie		382		7	6
Do.	. • •	Bargrove		220	• •	4.	· 7
			То	tal		75	47

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1930.

	Rs. c.
N.B.—Private contribution	75 75
Unexpended balance, 1928–29	0 28
Amount due	75 47

H. W. Codrington, Chairman.

Provincial Road Committee's Office, Kandy, April 4, 1930.

Glenlyon Junction-Agra Branch Road.

(Waverly Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above bridge for the year ending September 30, 1930,

the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estates to make up the private contributions at the rate of '00463 per acre:—

Total acreage, 5,609.

Government moiety			Rs.	42.6	60
Private contributions			$\mathbf{Rs.}$	42.9	2
Proprietors or Agents.	Estates.	Acre	age.	. (ount due. ls. c.
Ceylon Tea Plantations Co., Limited	Waverly		157		0 73
Glasgow Estate Company, Ltd 1	Nithsdale		242		1 12
Portmore Tea Estates Co., Ltd	Portmore	• •	311		1 44
Do A	Aldourie		269		1 25
Lutyens Bros 1	Mornington		417	•, •	1 94
Ceylon Tea Plantations	Ardallie		20 9		0 97
Heirs of T. Mackie and P. Moir I	Lot 112,3 Powysland	64 l .	165		0 77
Balmore Ceylon Estates Co., Limited S	Sandringham and Yarva		542		2 51
New Dimbula Company, Ltd	Diyagama	ą	195	1	4 47
					0 80
		Tot	al	2	6 0
,				R	s. c.
N.B.—Private contribution				4	2 92
Unexpended balance,	1928–29				6 92
	Amount	due		2	6 0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1930.

H. W. Codrington, Chairman.

Provincial Road Committee's Office, Kandy, April 4, 1930.

Maskeliya-Moray Branch Road.

(Laxapana Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Laxapana bridge on the above road for the year ending September 30, 1930, the Provincial Road Committee, acting under the provisions of "The Branch

Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested in the bridge at the rate of '05386c. per acre, as follows:—

Total acreage, 5,156.

Government moiety			$\mathbf{Rs.}$	275	00		
Private contribution			Rs.	277	75		
£*					Ar	nou	nt.
Proprietors or Agents.		Estates.	\mathbf{Ac}	reage		Rs.	c.
A. N. Greig	••	Laxapana, Y and John's				46	65
The Laxapana Tea Co.		Blantyre		239		12	88
Do.		St. Andrews	•	321	٠.	17	29
C. Johnson	٠	Dalhousie		289	, .	15	57
Do.		Situluganga		143		7	70
A. N. Greig		Suluganga		155		8	35
E. H. Etches		Forres		387		2 0	85
Uplands Tea Estates Co.		Moray and Vadolid		461		24	83
Do.		Geddes	• • •	198		19	6 7
Do.		Corfu		187		10	7
Do.		Rajamalle		212	•	11	42

L. Elwell Gartmore, Group, Larchfield,

Gartmore, Beyvs. and

Frogmore .. 848 .. 45 68 .. Adam's Peak .. 742 .. 39 97

Shaw, Wallace & Co. 5 82 ... 108 ... G. B. de Mowbray .. Dotala

277 75

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1930.

> H. W. CODRINGTON, Chairman.

Provincial Road Committee's Office, Kandy, April 4, 1939.

Branch Road from Maskeliya to Moray.

(Situla-ganga Bridge.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Situla-ganga bridge on the 35th mile of the above road for the year ending September 30, 1930, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estates to make up the private contributions at the rate of .02401c. per acre, as follows:-

Total acreage, 3,143.

Government moiety		Rs.	75 (00			,
Private contributions		Rs.	75.7	5			
Proprietors or Agents. Estates.		Acr	eage.		mou Rs.		
E. H. Etches Forres	. *		387	<i>;</i> •	9	29	
Uplands Tea Estates Co Moray and Vellac	dolid		461	••	11	7	
Uplands Tea	•		100	٠.		70	•
Estates Co Geddes		• •	198	• •	4	76	
Do Corfu	1.	• •	187	•,•	4	49	
Do Rajamalle	1:	•	212	•	5	9	•

Duomnistass				Ar	noun
Proprietors or Agents.	Estate	s.	Acrea	ǵө.	Rs.
L. Elwell	Gartmore, G field, Gartr Frogmore	roup, La nore, Be	rch- vys, 848		ൈ
Shaw, Wallace & Co	Adam's Peak		-		20 3 17 8
G. B. de Mowbray	Dotala				2 6
			, ,	•	75 4
				**	
Which sums the several estates are Treasury, Colombo	hereby requi o, on or before	ired to p	ay to t	ents he C	olonia Rs. e
several estates are	hereby requi o, on or before	ired to p	ay to t	ents he C	olonia
several estates are Treasury, Colombo	hereby requipe, on or before	ired to p	ay to t	ents he C	olonia Rs. e
reasury, Colombo Private contribu	hereby requipe, on or before	ired to p May 31	ay to t	he C	Olonia Rs. 6 75 7 0 2

Railway Gorge Branch Road.

(Between Caledonia Gap and the Railway Gorge.) (Henfold Bridge.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above bridge for the year ending September 30, 1930, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said bridge at the rate of '00820c. per acre:—

Total acreage, 3,614	.
Government moiety	Rs. 49·00
Private contributions	Rs. 49·49
	Amount.
Proprietors or Agents. Estates	
Geo. Beck (J. E. Baillie	
Hamilton)' Henfold an	· =
F. A. & W. N. Fairlie (G.	570 4 67
H. Callander) Kowlahena	and
Conon	366 3 0
Sumatravale Estates Co.,	
Limited Maria	297 2 44
The Dimbula Valley Tea	
	208 1 71
The Ceylon Estates Invest-	
ment Association, Ltd Macduff	221 1 81
Ceylon Tea Plantations	
Company, Limited (Col. J. A. S. Agar) Tangakelle	910 7 46
The Vellekellie Tea Co Ouvahkellie	
The Dimbula Valley Tea	5 000 ± 00
Company Elgin	291 2 39
Do. Kellyhill	
	Total 29 64
	10001 20 01
	Rs. c.
Trong new constitution	
N.B.—Private contribution	49 49
Unexpended balance	19,85

29 64

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1930.

H. W. Codrington,
Provincial Road Committee's Office,
Kandy, April 4, 1930.

Railway Gorge Branch Road.

(Between Caledonia Gap and the Railway Gorge.)
(Kowlahena Bridge.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above bridge for the year ending September 30, 1930, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said bridge at the rate of 02313c. per acre:—

Total acreage, 3,044.

D .. 90. FA

Government moiety			$\dots \mathbf{Rs.} \ 38.50$				
Private contributions			Rs. 38 · 8				
.	- 1			-	nou		
Proprietors or Agent	s. Estates	. Acre	age.	ł	٦s.	c.	
F. A. & W. N. Fairlie (C							
Callander)	Kowla	hena and					
· _		on	366		8	47	
Sumatravale Estates							
Limited	Maria		297		6	87	
The Dimbula Valley	Tea						
Co., Ltd.	Lippal	cele	208		4	81	
The Ceylon Estates Inv							
ment Association, Lt		ff	221		5	12	
Ceylon Tea Plantat Company, Limited (Col.						
J. A. S. Agar)	Tanga	kelle	910		2]	l 5	
The Vellekelle Tea Co.	Ouvah	kellie	593		13	72	
The Dimbula Valley	Tea						
Company	Elgin Kellyh		291		6	73	
Do.	Kellyh	ıill	158		3	66	
		Tot	al		70	43	
·				F	Ŕs.	· c	
Private contribution				<i>'</i>	38	89	
Excess, 1928–29					31		
Amount due		· -		••	70	43	

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 31, 1930.

H. W. CODRINGTON,

Provincial Road Committee's Office, Chairman. Kandy; April 4, 1930.

Glenalla-Havilland Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for 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.)

Government contribution	 Rs. 500 · 00
Private contributions	 Rs. 517.50

Total acreage, 3,742½—Moiety of cost, Rs. 517 50—Rate per acre, 13 8276c.

reace her s	K. C. 19 021	.00.			
		Total	Asse	ssme	nt.
Proprietors or Agents.	Estate.	Acreag	e.	Rs.	c.
Messrs. George Steuart & Co., Colombo	Waharaka	81	8	113	.10
Punchirala Arachchi, heir of Adikarirallaye Appu-					0
•	Pitakele	4	4	6	8
The Ceylon Amalgamated Tea & Rubber Estates, Ltd., London (Messrs. J. M. Robertson & Co.,					
Agents)	Havilland	52	11/2	72	12
Do	Dedugalla	40	5 1	56	8
Messrs. Darley Butler & Co., Colombo	Gangwaril	y 53	2	73	57
Mr. R. M. S. Caruppan Chetty, 97, Sea street,	TT 1			100	۱.
	Kelvin	94	4	130	54
Mr. George Hunter, Gang- warily, Dolosbage	Oonankan	da 32	1	44	38
D o	Uduwa	6	8 <u>1</u>	9	19
Mr. W. B. E. Fernando, Dora Villa, Katukurunda,					
Kalutara	Maskeloya	90	•	1.2	44
	Total	3,74	$2\frac{1}{2}$	517	50

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, Ratnapura, March 29, 1930.

Wellawaya-Karandagolla Estate Road;

NOTICE is hereby given that an application having been made to this Committee on behalf of the proprietors of Karandagolla and Hingarakaduwe estates that the provisions of the "Estate Roads Ordinance, 1902," be extended to the locality for the purpose of constructing and maintaining a road from Wollawaya to Karandagolla estate, a distance of 10\frac{3}{4} miles more or less, the Provincial Road Committee will on Saturday, April 26, 1930, at 10 A,M. at the office of the Government Agent, at the Badulla Kacheheri, proceed to define the limits of the district the estates in which will, if the proposal for the construction of such road be assented to by the proprietors of two-thirds of the acreage in the said district, be assessed for the construction and maintenance of the said road, and it is further notified that it is proposed to include the following estates in the district to be assessed:—

Proprietors or Agents. Cultivated Total acreage acreage. Estates. .. The United Plenters' Karandagolla Co. of Ceylon, Ltd. (Proprietors), Messrs. Boustead Bros. 765 Agents) .. 100 ... Hingarakaduwa .. The Wellawaya Plantations, Ltd. (Proprietors) .. 500 1,500 Randeniya ... The Randoniya Rubber Co., Ltd. (Proprie-Messrs. tors, Liosching and Lee • (Agents) . . 261 . . 603 It is further notified that at the above time and place

It is further notified that at the above time and place the Committee will take evidence, if necessary, and receive and consider objections.

> E. T. MILLINGTON, Chairman.

Provincial Road Committee Office, Badulla, April 4, 1930.

TRADE MARK NOTICES.

MARCH.

TRADE MARKS MONTHLY LIST FOR Advertised in Gazette Trade Mark No. No. Proprietors. Class. Trade Marks Registered. 3,746 7,585 2, 1927 A. F. Jones & Company June **42** 4,844 7,746 November 22, 1929 Westfahlische Drahtindustrie ... 13 4,823 7,751 December 20, 1929 Diadeen Hindy 42 3, 1920 Walter Grover Critchlow 4,894 January 50 Saxone Shoe Company, Limited The Firestone Tire & Rubber Co. 4,877 7,753 January 10, 1930 38 4,905 7,753 January 10, 1930 40 4,908 7,753 January 10, 1930 John Haig & Company, Limited 43 Leechman & Company 4,892 7,753 January 10, 1930 42 4.907 7,755 January 17, 1930 Patikara Arachige Peter de Silva, trading as Peter de Silva 42 7,757 United Kingdom Tobacco Company (1929), Limited 4.829January 24, 1930 45 4,855 7,757 January 24, 1930 Hudson Motor Car Company . 22 4.900 7,757 24, 1930 K. Nageswara Rao, trading as Amrutanjan Depôt 3 January R. E. Dietz Company 13 15 4,914 24, 1930 7.757 January ٠. 24, 1930 4.915 7,757 do. January 4,916 24, 1930 The British Portland Cement Manufacturers, Limited 17 7,757 January Subsequent Proprietors Registered. (The name in italics is that of the former Proprietor.) 1,752 6.851 2, 1917 ... Miller & Company, Limited, Colombo, Merchants; Miller & February Company 43 & Batley, Limited, 16, Great George street, 3.670 22, 1926 7,552 Greenwood October Westminster, London, England, Wheel Manufacturers; W. Goodyear & Sons, Limited 22 4,667 Zonite Products Corporation, 250, Park Avenue, New York City, 7.728 16, 1929 August State of New York, U.S. A., Manufacturers; Forhan Company 48 Forhan Company Inc., 155, Sixth Avenue, New York, State of New York, U. S. A., Manufacturers; Zonite Products Cor-4,667 7,728 August. 16, 1929 48 poration Candarsan, Limited, Gaffoor building, Fort, Colombo, Manufacturers and Merchants; Mathew Rodrigo Candappa 4,826 7,734 September 20, 1929 2 Trade Marks Renewed. 4, 1902 William Adams & Co. 16 351 5,840 April Bosanquet & Company, Limited 359 5,860 June 25, 1902 42 42 363 5,860 25, 1902 do. . . June Geo. G. Sandeman Sons & Co., Ltd. 43 361 5.863 July 11, 1902 362 5,863 July 11, 1902 do. 43 C. M. H. H. Mohamed Caseem 1,668 28, 1916 17 6.791 April Miller & Company, Limited ... 43 1,752 2, 1917 6,851 February Trade Marks Removed. 42 Welch & Company 5,837 14, 1902 March Curtis's & Harvey, Limited 20 22, 1902 .. 5,838 March . . G. Furse Roberts. Registrar-General's Office, Registrar of Trade Marks. Colombo, April 9, 1930.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

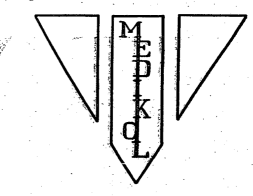
The period for lidging with of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,715.
- (2) Date of Receipt: July 10, 1929.
- (3) Applicant (Proprietor of the TrackOL, LIMITED the company included laws of England), 11, Hayner It, London Mark): MEDIincorporated under the , London, S.W.1., and England; Manu-Bloom street, ashire, facturers.
- (4) Address for service in the Island: C/o van Cuylenburg & de Witt, 12, Gaffoor building, Fort, Colombo.

(5) Class: 3.

10101

- (6) Goods: A medicinal preparation for human use.
- (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, April 2, 1930.

G. FURSE ROBERTS. Registrar of Trade Marks. OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,965.
- (2) Date of receipt: March 25, 1930.
- (3) Applicant (Proprietor of the Trade Mark): ABER-DEEN PRESERVING COMPANY, LIMITED (a company incorporated under the laws of Great Britain), 14, Bonaccord Square, Aberdeen, Scotland; Manufacturers.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 42.
- (6) Goods: Substances used as food or as ingredients in food.
 - (7) Representation of the Trade Mark:

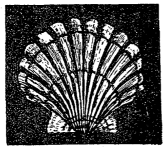
CHEZZO

Registrar-General's Office, Colombo, April 9, 1930. G. Furse Roberts, Registrar of Trade Marks.

OTICE is hereby given that any person who has brounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,967.
- (2) Date of Receipt: March 31, 1930.
- (3) Applicant (Proprietor of the Trade Mark): THE ASIATIC PETROLEUM COMPANY (CEYLON), LIMITED (a company incorporated under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 1.
- (6) Goods: Economizing composition fuel, furnace fuel, transformer oils, asphalt and asphalt emulsions for all purposes, bitumastic paints and compounds, pigments, paints, varnishes (other than polishing and boot varnish), stains, carbon black, preservatives and preservative dressings, gas for illuminating and welding purposes, gas oils and gas enriching material, chemical substances used in manufactures, and all other goods included in class 1.
 - (7) Representation of the Trade Mark:



SHELL BRAND

Registrar-General's Office, Colombo, April 9, 1930.

G. Furse Roberts, Registrar of Trade Marks. NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for loging Notice of Opposition may be enlarged by the Rigistrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,968.
- (2) Date of receipt: March 31, 1930.
- (3) Applicant (Proprietor of the Trade Mark): THE ASIATIC PETROLEUM COMPANY (CEYLON), LIMITED (a company incorporated under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 2.
- (6) Goods: Spraying oils, insecticides, oils and preparations for agricultural, horticultural and veterinary purposes, preservatives and preservative dressings, disinfectants, and all other goods included in class 2.
 - (7) Representation of the Trade Mark:



SHELL BRAND

Registrar-General's Office, Colombo, April 9, 1930. G. Furse Roberts, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,969.
- (2) Date of receipt: March 31, 1930.
- (3) Applicant (Profrietor of the Trade Mark): THE ASIATIC PETROLEUM COMPANY (CEYLON), LIMITED (a company interpretate under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.

- (5) Class: 3.
- (6) Goods: Petroleum jelly for use in medicine and pharmacy, grease for use in pharmacy, medicinal oils and medicinal preparations, and all other goods included in
 - (7) Representation of the Trade Mark:



SHELL BRAND

Registrar-General's Office, Colombo, April 9, 1930. Registrar of Trade Marks.

G. FURSE ROBERTS,

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,970.
- (2) Date of Receipt: March 31, 1930.
- (3) Applicant (Proprietor of the Trade Mark): THE ASIATIC PETROLEUM COMPANY · (CEYLON), LIMITED (a company incorporated under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 4.
- (6) Goods: Grease used in manufactures, wax for use in manufactures, turpentine and turpentine substitutes, bitumen, carbon black, spirits for use in manufactures, petroleum cokes, and all other goods included in class 4.
 - (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, April 9, 1930.

G. FURSE ROBERTS. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,971.
- (2) Date of Receipt: March 31, 1930.
- (3) Applicant (Proprietor of the Trade Mark): THE ASIATIC PETROLEUM COMPANY (CEYLON), (CEYLON), LIMITED (a company incorporated under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 17.
- (6) Goods: Pigments, paints, varnishes, and stains used for building or decorating purposes, and all other goods included in class 17.
 - (7) Representation of the Trade Mark:



SHELL BRAND

Registrar-General's Office, Colombo, April 9, 1930.

G. FURSE ROBERTS. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two mouths from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,972.
- (2) Date of Receipt: March 31, 1930.
- (3) Applicant (Proprietor of the Trade Mark): THE SIATIC PETROLEUM COMPANY (CEYLON) ASIATIC LIMITED (a company incorporated under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island : C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 39.
- (6) Goods: Wax paper, ceiling and bottling wax, inks of all kinds, and all other goods included in class 39.

7) Representation of the Trade Mark:



SHELL BRAND

Registrar-General's Office, Colombo, April 9, 1930. G. Furse Roberts, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

• The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,974.
- (2) Date of Receipt: March 31, 1930.
- (3) Applicant (Proprietor of the Trade Mark): THE ASIATIC PETROLEUM COMPANY (CEYLON), LIMITED (a company incorporated under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 48.
- (6) Goods: Depilatory wax, toilet oils and toilet preparations, perfumed spirits, and all other goods included in glass 48.
 - (7) Representation of the Trade Mark:

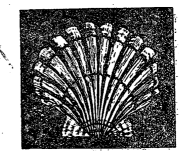


SHELL BRAND

Registrar-General's Office, Colombo, April 9, 1930. G. FURSE ROBERTS, Registrar of Trade Marks. NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,975.
- (2) Date of Receipt: March 31, 1930.
- (3) Applicant (Proprietor of the Trade Mark): THE ASIATIC PETROLEUM COMPANY (CEYLON), LIMITED (a company incorporated under the English Companies' Acts), St. Helens Court, Great St. Helens, London, England; Merchants.
- (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.
 - (5) Class: 50.
- (6) Goods: Polishes, cleaning and polishing preparations and materials, transformer oils, asphalt and asphalt emulsions and other compounds for waterproofing, putty, preservative dressings, all being goods included in class 50.
 - (7) Representation of the Trade Mark:



SHELL BRAND

Registrar-General's Office, Colombo, April 9, 1930. G. Furse Roberts, Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,939.

(2) Date of Receipt Furtary 19, 1930.

(3) Applicate (Proprietor of the Trade Mark): A. J. LINDEMANN & HOVERSON COMPANY (a corporation organized under the laws of the State of Wisconsin), First and Cleveland Avenues, City and County of Milwaukee, State of Wisconsin, United States of America; Manufacturers.

- (4) Address for service in the Island: C/o van Cuylenburg & de Witt, 12, Gaffoor building, Fort, Colombo.
 - (5) Class: 18.
- (6) Goods: Oil-burning cook stoves and ranges and heaters.
 - (7) Representation of the Trade Mark:

Registrar-General's Office,

G. FURSE ROBERTS. Colombo, March 19, 1930. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed hereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,951.
- (2) Date of Receipt: March 1, 1930.

- (3) Applicant (Proprietor of the Trade Mark): CON-GENEGE SERAPHIM ANTONY, trading as C. S. AN-TONY & COMPANY, 22, Baillie street, Fort, Colombo Importers and Exporters.
 - (4) Address for service in the Island, if any:
 - (5) Class: 42.
 - (6) Goods: Tea.
 - (7) Representation of the Trade Mark:



The applicant undertakes not to use the mark in the Straits Settlements and Federated Malay States.

This Trade Mark is to be associated with the Trade Marks os. 709, 3173, 4539, and 4540 under section 24.

Registrar-General's Office, Colombo, April 2, 1930.

G. FURSE ROBERTS, Registrar of Trade Marks. ·