

THE

# CEYLON GOVERNMENT GAZETTE

# No. 7,783 – FRIDAY, JUNE 6, 1930.

Published by Authority.

# PART I.—GENERAL.

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#### APPOINTMENTS, &c.

#### No. 230 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to make the following appointments :--

Mr. R. R. SELVADURAI to act as a Crown Counsel for the Island from May 30, 1930, until the resumption of duties by Mr. J. MERVYN FONSEKA, or until further orders.

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 May 30 to June 3, 1930, inclusive.

Mr. E. R. WEERAKOON, Inspector of Police, to act as Assistant Superintendent of Police, with effect from June 6, 1930, until further orders.

Mr. E. A. GOONETILLEKE, Inspector of Police, to act as Assistant Superintendent of Police, with effect from June 8, 1930, until further orders.

Mr. A. R. SUPRAMANIAM to be Additional District Judge, Anuradhapura, on June 6 and 7, 1930.

Mr. C. A. SPELDEWINDE to act as Commissioner of Requests and Police Magistrate, Kalutara; Additional District Judge, Kalutara; and Police Magistrate under section 3 of Ordinance No. 4 of 1891, from June 2, 1930, until further orders.

Mr. JOHN A. PERERA to act as Commissioner of Requests and Police Magistrate, Gampaha, during the absence of Mr. J. WILMOT PERERA, on June 1 and 3, 1930.

" Mr. BANNING G. DE VOS to act as Additional Commissioner of Requests, Police Magistrate, and Municipal Magistrate, Kandy, during the absence of Mr. S. P. WICKRAMASINHA, on June 3, 1930, or until the resumption of duties by that officer.

Mr. T. B. PANABOKKE to act as Commissioner of Requests and Police Magistrate, Gampola, and Additional Commissioner of Requests and Police Magistrate Nuwara Eliya-Hatton, and Additional District Judge, Kandy, for the judicial division of Gampola, during the absence of Mr. R. N. BOND, on June 7, 1930, and from June 21 to 29, 1930, inclusive, or until the resumption of duties by that officer.

Mr. A. G. SIRIMANE to act as Commissioner of Requests and Police Magistrate, Balapitiya, during the absence of Mr. M. CHINNAIYAH, on June 2 and 3, 1930, 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 Kurunegela, during the absence of Mr. U. P. WEERASINGHE, on June 3 and 4, 1930, or until the resumption of duties by that officer.

Mr. FRANK MARKUS to act as Commissioner of Requests and Police Magistrate, Kurunegala, and Additional District Judge, Kurunegala, during the absence of Mr. A. W. P. JAVATILAKA, from June 6 to 8, 1930, inclusive, or until the resumption of duties by that officer.

Mr. R. H. BASSETT to be Police Magistrate, Colombo; Additional District Judge, Colombo; and Additional Municipal Magistrate, Colombo; and to be a Visitor of Prisons in Colombo, with effect from June 4, 1930, until further orders.

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Mr. E. G. JONKLAAS to be Additional Police Magistrate, Gampola, on June 6, 1930.

The Hon. Mr. N. J. MARTIN to be Additional Police Magistrate, Chilaw, on June 7, 1930.

Mr. H. J. V. I. EKANAYAKA to be a Justice of the Peace and Unofficial Police Magistrate for the District of Colombo during the absence of Mr. F. L. DANIEL.

Notification No. 218 of 1930 dated May 30, 1930, Notification No. 210 01 1500 usou and same date is cancelled in so far as it relates to this appointment.

Mr. H. AITKENHEAD to be a Justice of the Peace and Unofficial Police Magistrate for the District of Kalutara during the absence of Mr. W. T. MILLER from the Island.

Mr. R. H. D. MANDERS, Office Assistant to the Government Agent, Central Province, to be a Justice of the Peace for the Central Province, with effect from May 31, 1930, until further orders.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Acting Colonial Secretary. Colombo, June 6, 1930.

# No. 231 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased to approve the appointment made by the Hon. the Brigadier Commanding Troops under the provisions of Ceylon Defence Force Regulations, Rule 20, of Captain G. W. GILL, Royal Army Service Corps, to be Acting Adjutant of the Ceylon Supply and Transport Corps, with effect from May 23, 1930.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL. Colombo, June 4, 1930. Acting Colonial Secretary.

### No. 232 of 1930.

H IS EXCELLENCY THE OFFICER ALL AND A STREAM IS EXCELLENCY THE OFFICER ADMINISTERING THE Mr. J. W. R. ILLANGAKOON to be a Member of the Board of Education, during the absence of Mr. L. M. D. DE SILVA from the Island, with effect from May 23, 1930.

By His Excellency's command,

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

F. G. TYRRELL,

Acting Colonial Secretary.

# No. 233 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased, under section 4 of Ordinance No. 37 of 1921, to appoint Mr. J. CARSON PARKER to be a Member of the Board of Agriculture during the absence from the Island of Mr. J. W. FERGUSON.

By His Excellency's command,

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

F. G. TYRRELL, Acting Colonial Secretary.

# No. 234 of 1930.

II IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVEENMENT has been pleased, under section 4 of Ordinance No. 37 of 1921, to appoint Mr. Rolfe SMERDON to be a Member of the Board of Agriculture during the absence from the Island of Mr. B. M. SELWYN.

# By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Colombo, June 4, 1930. Acting Colonial Secretary.

### No. 235 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased, under section 4 of Ordinance No. 37 of 1921, to appoint Mr. D. J. MALCOMSON to be a Member of the Board of Agriculture during the absence from the Island of Mr. C. C. Du PRÉ MOORE.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Acting Colonial Secretary. Colombo, June 4, 1930.

### No, 236 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased, in terms of section 5 (1) (c) of Ordinance No. 18 of 1892, to nominate Mr. J. P. MARRIOTT to be a Member of the Sanitary Board, Matale District, in place of Mr. C. PERN.

By His Excellency's command,

F. G. TYRRELL,

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, June 5, 1930.

No. 237 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT in pursuance of the powers in him vested by section 372 of "The Civil Procedure Code, 1889," has been pleased to appoint Mr. THAMPLAPPAH ELLANKAYER SELVADURAL to administer the oaths or

affirmations which are necessary to the making of affidavits mentioned in section 371 of the said Code, for the District of Jaffna, with effect from June 1, 1930:

By His Excellency's command,

F. G. TYRRELL,

Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, May 31, 1930.

# No. 238 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE GOVERNMENT has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. W. F. T. RAJAKARUNA to be an Inquirer for Wella boda pattu and for the Vidane Arachchies' divisions of Welitara, Kosgoda, and Uragaha in the Bentötä-Walallawiti korale of the Galle District, during the absence of Mr. K. A. DES. R. WIJAYASINHA, on June 5, 1930, or until the resumption of duties by that officer.

# By His Excellency's command,

Colonial Secretary's Office, F. G. TYBRELL, Colombo; June 4; 1930. Acting Colonial Secretary:

# No 239 of 1930.

IS EXCELLENCY THE OFFICER ADMINISTERING THE Government has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. Don Samiel Ratnayaka Gunawardena to be an Inquirer for the Vidane Arachchies' divisions of Pallegama and Deniyaya in Morawak korale of the Matara District, Southern Province, in place of Mr. S. W. W. RATNAYAKA, resigned.

# By His Excellency's command,

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

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F. G. TYRRELL, Acting Colonial Secretary.

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

IS EXCELLENCY THE OFFICER Administering THE GOVERNMENT has been pleased to appoint Mr. MAHAMARAKKALAGE JOSEPH BERNARD ABRAHAM PÉRERA to be Additional Registrar of Lands for the Matale District, with effect from June 2, 1930, vice Mr. D. C. A. WILLATHGAMUWA, transferred.

By His Excellency's command,

Colonial Secretary's Office, F. G. TYRRELL, Colombo, May 30, 1930. Acting Colonial Secretary.

T is hereby notified that I have appointed MEDAWATTE DUGGANNARALLAGE PUNCHI BANDA to act as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Haris pattu No. 3 division, in the Kandy District of the Central Province, for sixteen days, with effect from June 5, 1930, vice Wijeratna Mudiyanselage Déniyegedéra Tikiki Bandà, on leave. His öffice will be at Poojapitiyewatta in Palipana.

Registrar-General's Office,	G. FURSE ROBERTS,
Čolombo, May 28, 1930.	Registrar-General.

T is hereby notified that I have appointed SAMARASINGHE L SAMARAKOON MUDIYANSELE DINGIRI BANDA alias D. B. S. ABAYAKOON to act as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Yatinuwara No. 3 division, in the Kandy District of the Central Province, for eight days, with effect from June 9, 1930, vice BAMBARADENIVE JAVESUNDARA MUDIYANSELAGE SENEVIRATNE BANDA, on leave. His office will be at Polgasdeniye Walawwa in Iriyagama.

Registrar-General's Office, Colombo, May 30, 1930.

G. FURSE ROBERTS. Registrar-General.

 ${\bf T}$  is hereby notified that I have appointed WEERASURIYA WIJESUNDARA RAJAPAKSA WASALA MUDIVANSELAGE RAN BANDA to act as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Pata Hewaheta No. 1 division, in the Kandy District of the Central Province, for six days, with effect from June 9, 1930, vice WEERA-SURIYA WIJESUNDARA RAJAPARSA WASALA MUDIYAN-SURIYA WIJESUNDARA RAJAPAKSA WASALA MUDIYAN-SELAGE KALU BANDA, on leave. His office will be at Meegammanawatta in Hippola.

Registrar-General's Office, Colombo, May 30, 1930. G. FURSE ROBERTS, Registrar General.

 $\mathbf{T}$  is hereby notified that I have appointed DISSANAYAKA MUDIYANSELAGE TIKIRI BANDA DISSANAYAKA to act as Registrar of Births and Deaths of Bogoda division, and of Marriages (Kandyan and General) of Yatikinda division of the Badulla District of the Province of Uva, for thirty days from June 8, 1930, during the absence of the Registrar, YAPA MUDIYANSELAGE UKKU BANDA, suspended. Place of office : Tennekumburewatta in Watugederagama.

Registrar-General's Office, Colombo, May 27, 1930.

G. FURSE ROBERTS. Registrar-Ceneral.

T is hereby notified that I have confirmed SAVERIPILLAI SIMANPILLAI in his appointment as Registrar of Births and Deaths of Akkrai pattu south, southern division, and of Marriages (General) of Puttalam pattu division, in the Puttalam District of the North-Western Province. His office will be at Adiriantottam in Kattaikadu.

Registrar-General's Office, Colombo, May 27, 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 MODARAGE JOHN FERNANDO to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, for twelve days from May 24, 1930, during the absence of the Registrar, LINDAMULAGE GIRIGORIS DE SILVA WIJERATNA, on leave. His office will be at No. 15, Church road, Mattakkuliya.

The Additional Assistant Provincial Registrar, Colombo, has appointed DON PAULIS DE CUNRAT SAMARATUNGA RANDUNU to act as Registrar of Births and Deaths of Gampaha division, and of Marriages (General) of Ragam pattu of Alutkuru korale south division, in the Colombo District of the Western Province, for six days from May 26, 1930, during the absence of the Registrar, GARDIERALEMAL-WATTAGE DON WELUN JAYAWARDANE, on leave. His office will be at Bogahawatta in Gampaha Medagama.

The Additional Assistant Provincial Registrar, Kalutara, has appointed HIDDADURA DON PAUL ZOYSA to act as Registrar of Marriages (General) of Kalutara totamune division, in the Kalutara District of the Western Province, on May 26, 1930, during the absence of the Registrar, KALUARACHOHIGE DARLING DE SLIVA SAMARASINGHE, on leave. His office will be at the Kachcheri, Kalutara.

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 fourteen days from June 2, 1930, during the absence of the Registrar, CECIL TILLEKERATNE, on leave. His office will be at Ampitigalawalauwa in Ampitigala.

The Additional Assistant Provincial Registrar, Kalutara, has appointed WEERASURIYA JAYAWARDANE SEMBUKUTTI-PATABENDICE HENRY FRANCIS DE SILVA to act as Registrar of Births and Deaths of Alutgama and Malewanbadda division, and of Marriages (General) of Kalutara totamune division, in the Kalutara District of the Western Province, for four days from June 4, 1930, during the absence of the Registrar, WEERASURIYA JAYAWARDANE SEMBUKUTTI-PATABENDIGE BASTIAN DE SILVA, on leave. His office will be at Pelawatta in Alutgama East.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed WEERASINHA MUDIYANSELAGE PUNCHI BANDA to act as Registrar of Births and Deaths of Yatipalata division, and of Marriages (General) of Walapane division, in the Nuwara Eliya District of the Central Province, on June 4, 1930, during the absence of the Registrar, DAMBAGOLLEGEDERA KIRIWANTE NAWARATNE, on leave. Place of office : Rasingollewatta in Denabure.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed JAYASUNDARA MUDIYANSELAGE HIDDE-GEDARA APPUHAMY JAYASUNDARA to act as Registrar of Births and Deaths of Pallepane korale division, and of Marriages (General) of Kotmale division, in the Nuwara Eliya District of the Central Province, for fifteen days from June 7, 1930, during the absence of the Registrar, PUNCHIRALA SEELAGAMA, on leave. Place of office: Kalapitiyawatta in Morape.

The Additional Assistant Provincial Registrar, Galle, has appointed ANDRAYAS EDWARD WICKRAMASURIYA SENEVIRATNA to act as Registrar of Births and Deaths of Baddegama division, and of Marriages (General) of Gangaboda pattu division, in the Galle District of the Southern Province, on May 29, 1930, during the absence of the Registrar, WILLIAM WICKRAMASURIYA SENEVIRATNA, on leave. Place of office : Mudiyansegewatta at Baddegama.

The Additional Assistant Provincial Registrar, Galle, has appointed HETTIACHCHI BAPTIST WICKRAMARATNE to act as Registrar of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on May 29, 1930, during the absence of the Registrar, Don DAVID SURIARACHCHI AMARASEKERA, on leave. Place of office : Wella-addaramahawatta in Hikkaduwa. The Additional Assistant Provincial Registrar, Galle, has appointed KIRAHANDI DON BEMAN DE SILVA WIMALA-SEKERA to act as Registrar of Births and Deaths of Madampe division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on May 29, 1930, during the absence of the Registrar, KIRAHANDI JAYANERIS DE SILVA WIMALASEKERA, on leave. Place of office : Katugahanaidegewatta, lot No. 5, in Wellaboda.

The Additional Assistant Provincial Registrar, Galle, has appointed KIRAHANDI DON BEMAN DE SILVA WIMALA-SEKERA to act as Registrar of Births and Deaths of Madampe division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on May 30, 1930, during the absence of the Registrar, KIRAHANDI JAYANERIS DE SILVA WIMALASEKERA, on leave. Place of office : Katugahanaidegewatta, lot No. 5, in Wellaboda.

The Additional Assistant Provincial Registrar, Galle, has appointed NANAYAKKARAWASAN KAKGODA ARACHCHIGE Don HARMANIS to act as Registrar of Births and Deaths of Weragoda division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on May 30, 1930, during the absence of the Registrar, HIKKADUWA VIDANERALALAGE DON ARTHUR ABEYRATNE WICKRAMASINHE, on leave. Place of offices: Pingahawatta in Godagama and Gorakagahawatta in Alutwala.

The Additional Assistant Provincial Registrar, Galle, has appointed KALUHAT VALENTINE DE ABREW WIJESINHA to act as Registrar of Births and Deaths of Welitara division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on May 30, 1930, during the absence of the Registrar, DEMUNI CORNELIS DE ZOYSA ABEYSIRIWARDENA, on leave. Place of offices : Hambanwatta in Godagedara for births and deaths and Mawatabodawatta in Patagangoda for marriages.

The Additional Assistant Provincial Registrar, Galle, has appointed Don SIYORIS EPA SENEVIRATNE to act as Registrar of Births and Deaths of Weihena division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, for thirty days from June 1, 1930, vice DON DE ALWIS EPA SENEVI-RATNE, deceased. Place of office: Gigummaduwewatta at Weihena.

The Additional Assistant Provincial Registrar, Galle, has appointed LOUIS DIAS WIRASINHA GUNAWARDENA to act as Registrar of Births and Deaths of Howpe division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for two days from June 5, 1930, during the absence of the Registrar, Howpe LIYANAGE FRANCIS EDIRISINHA, on leave. Place of office : Dunwatta in Howpe for births and deaths and Ilangamtenna in Howpe for marriages.

The Additional Assistant Provincial Registrar, Matara, has appointed FRANCIS VIDANAPATIRANA to act as Registrar of Births and Deaths of Akuressa division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, for four days from May 24, 1930, during the absence of the Registrar, PATIRANAGE DON ALLIS, on leave. Place of office : Amuhenewatta in Poramba.

The Additional Assistant Provincial Registrar, Matara, has appointed HUBERT SERASINGHE to act as Registrar of Births and Deaths of Pelena division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, for seven days from May 28, 1930, during the absence of the Registrar, PEERIS MENDIS SAMARAWICKRAMA, on leave. Place of office : Bogahawatta in Pelena.

The Additional Assistant Provincial Registrar, Matara, has appointed GANGODA GAMAGE ABRAHAM DIAS GUNA-SEKARA to act as Registrar of Births and Deaths of Midigama division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, on May 29, 1930, during the absence of the Registrar,

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GANGODA GAMAGE DAVID DIAS GUNASEKERA, on leave. Place of offices : Dammalagegahalehenewatta in Midigama and Bandaranayake Walauwewatta in Weligama.

The Additional Assistant Provincial Registrar, Hambantota, has appointed DON DAVITH WICKRAMASEKERA RAJAPAKSE to act as Registrar of Births and Deaths of outside Tangalla town division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for two days from May 26, 1930, during the absence of the Registrar, WICKRAMA ARACHCHIGE CHARLIS, on leave. Place of office: Parewatta in Polommaruwa.

The Additional Assistant Provincial Registrar, Hambantota, has appointed SAMMY JAYAWARDANA AMADORU to act as Registrar of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for three days from May 27, 1930, during the absence of the Registrar, RICHARD JAYASINGHE, on leave. Place of office : Police Court building, Hambantota.

The Additional Assistant Provincial Registrar, Hambantota, has appointed DON BASTIAN HELIYAGODA to act as Registrar of Births and Deaths of Western Walakada division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for three days from May 29, 1930, during the absence of the Registrar, DON JAMES DE SILVA SUDUSINHE, on leave. Place of office : Malittangahawatta in Wanduruppa.

The Additional Assistant Provincial Registrar, Hambantota, has appointed AENEAS ABBAHAM DISANAYAKE to act as Registrar of Births and Deaths of Kirama division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for twelve days from June 2, 1930, during the absence of the Registrar, PROLIS JOHN DISANAYAKE, on leave. Place of office: Medakoratuwa in Walgammulla.

The Assistant Provincial Registrar, Kurunegala, has appointed NAVARATNA MUDIYANSELAGE APPUHAMY to act as Reigstrar of Births and Deaths of Katugampola North korale division, and of Marriages (General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, on May 26, 1930, during the absence of the Registrar, NAVARATNA MUDIYANSELAGE GUNARATNA KIRIMUDIYANSE, on leave. Place of office : Digalla.

The Assistant Provincial Registrar, Kurunegala, has appointed ADIKARI MUDIYANSELAGE KIRI BANDA to act as Registrar of Births and Deaths of Dambadeni Udukaha North korale division, and of Marriages (General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, on May 28, 1930, during the absence of the Registrar, WIJESUNDARA MUDIYANSE-LAGE SUNDARAHAMY, on leave. Place of office : Ambagammana.

The Assistant Provincial Registrar, Kurunegala, has appointed TENNAKON HERAT MUDIYANSELAGE PUNCHI BANDA to act as Registrar of Births and Deaths of Katugampola korale south division, and of Marriages (General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, for twelve days from June 3, 1930, during the absence of the Registrar, TENNAKON HERAT MUDIYANSELAGE BANDA, on leave. Place of office : Kanadulla. The Assistant Provincial Registrar, Kurunegala, has appointed HERAT MUDIYANSELAGE DINGIRI BANDA to act as Registrar of Births and Deaths of Tittaweligandahe korale division, and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, for two days from June 4, 1930, during the absence of the Registrar, TENNAKOON MUDIYANSELAGE TIKIRI BANDA TENNAKOON, on leave. Place of office : Manapaya.

The Assistant Provincial Registrar, Kurunegala, has appointed DISANAYAKA MOHOTTALLAGE GUNARATHAMY to act as Registrar of Births and Deaths of Mioyen Egoda korale division, and of Märriages (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, for two days from June 4, 1930, during the absence of the Registrar, MAILEWE DISANAYAKA MOHOTTALLAGE WANNI BANDA, on leave. Place of office : Mailewa.

The Assistant Provincial Registrar, Kurunegala, has appointed EKANAYAKA MUDIYANSELAGE BANDA to act as Registrar of Births and Deaths of Pahalawisideke korale division, and of Marriag s (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, on June 5, 1930, during the absence of the Registrar, MAYABANDARA JAYASEKABA MUDIYANSELAGE TIKIRIBANDA AMBAHERA, on leave. Place of office: Uduweriya.

The Additional Assistant Provincial Registrar, Puttalam-Chilaw, has appointed Dr. HERMAN PEIRIS GUNATILLEKE to act as Medical Registrar of Births and Deaths of Chilaw town division, in the Chilaw District of the North-Western Province, for fifteen days from May 26, 1930, during the absence of the Medical Registrar, Dr. WALTER FRANKLIN HARWARD PERERA, on leave. His office will be at Civil Hospital, Chilaw.

The Assistant Provincial Registrar, Anuradhapura, has appointed ADIKARI MUDIYANSELAGE KALU BANDA to act as Registrar of Births and Deaths of Kalagam korale north division, and of Marriages (General) of Kalagam palata division, in the Anuradhapura District of the North-Ceutral Province, for seven days from June 8, 1930, during the absence of the Registrar, A. M. APPUHAMY, on leave. Place of office : Gamsuriyagahawatta in Aswedduma.

The Additional Assistant Provincial Registrar, Badulla, has appointed RATNAYAKAMUDIYANSELAGE SUDU BANDA to act as Registrar of Births and Deaths of Kandukara division, and of Marriages (General) of Buttala division, in the Badulla District of the Province of Uva, for six days from May 27, 1930, during the absence of the Registrar, KONARAMUDIYANSELAGE KIRIBANDA, on leave. Place of office : Hapugaslandewatta in Badalkumbura.

The Assistant Provincial Registrar, Kegalla, has appointed HERAT MUDIYANSELAGE BANDARA APPOO to act as Registrar of Births and Deaths of Kitulgal palata division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, on June 5, 1930, during the absence of the Registrar, U. P. M. WIJESINHA, on leave. His office will be at Udahawatta in Polatagama.

Registrar-General's Office, Colombo, May 31, 1930. G. FURSE ROBERTS, Registrar-General.

# **GOVERNMENT** NOTIFICATIONS.

E 127/30 W ITH reference to the *Gazette* notice dated May 22, 1930, published in *Gazette* No. 7,780 of May 23, 1930, it is hereby notified that the following officer has also passed the examinations prescribed in General Orders 507 and 508 qualifying him for promotion :---

Mr. S. W. de Silva.

Colonial Secretary's Office, Colombo, May 31, 1930. By His Excellency's command, F. G. TYRRELL, Acting Colonial Secretary. 1466

"THE EXCISE ORDINANCE, No. 8 OF 1912." X 19/30 IS Excellency the Officer Administering the Government has been pleased, under section 7, sub-section (c), of the Excise Ordinance, No. 8 of 1912, to appoint Mr. Francis de Zoysa of Balapitiya to perform throughout the Island the acts and duties mentioned in sections 32, 34, and 45 (a) of the said Ordinance. By His Excellency's command, F. G. TYRRELL, Colonial Secretary's Office, Acting Colonial Secretary. Colombo, June 4; 1930. N 190/28 'HE following revised Regulations which have been approved by His Majesty the King and are now in force, regarding Foreign Orders and Medals, applicable to persons (Å) in the service of the Crown and (B) not in

By His Excellency's command, Colonial Secretary's Office, F. G. TYRRELL, Acting Colonial Secretary. Colombo, June 2, 1930.

Regulations respecting Foreign Orders and Medals applicable to Persons in the Service of the Crown.

#### Orders.

1. NO person in the Service of the Crown shall accept or wear the Insignia of any Foreign Order without having previously obtained His Majesty's permission to do so, signified either :

(a) By Warrant under the Royal Sign-Manual, or

the service of the Crown, are published for information.

(b) By restricted permission conveyed through the Keeper of His Majesty's Privy Purse.

2. When permission is given by Warrant under the Royal Sign-Manual, the Insignia of the Foreign Order may be worn at all times and without any restriction.

When restricted permission is given the Insignia may only be worn on the occasions specified in the terms of the letter from the Keeper of His Majesty's Privy Purse conveying the Royal sanction.

3. Full and unrestricted permission by Warrant under the Royal Sign-Manual is contemplated in the following cases

For a Decoration conferred-

(a) For distinguished services in the saving of life;
 (b) On an Officer in His Majesty's Naval, Military or Air Forces lent to a Foreign Government; on an Officer in His Majesty's Naval, Military or Air Forces attached by His Majesty's Government to a Foreign Navy, Army or Air Force during hostilities; or on any British Official lent to a Foreign Government and not in receipt of any emoluments from British public funds during the period of such loan.

4. Restricted permission is particularly contemplated for Decorations which have been conferred in recognition of personal attention to a foreign Sovereign, the Head of a Foreign State, or a member of a foreign Royal Family, on the occasion of State or official visits by such personages.

Restricted permission will also be given for Decorations conferred in the following cases :----5.

(1) On British Ambassadors or Ministers abroad when the King pays a State visit to the country to which they are accredited ;

(Note.—A State visit is defined as one on which the King is accompanied by a Minister or High Official in attendance.)

(2) On Members of Deputations of British Regiments to Foreign Heads of States ;

(3) On Members of Special Missions when the King is represented at a Foreign Coronation, Wedding, Funeral, or similar occasion; or on any Diplomatic Representative when specially accredited to represent His Majesty on such occasions (but not on the members of his Staff).

Restricted permission will not be given to-

(a) British Ambassadors or Ministers abroad when leaving.

British Officers attending Foreign Manœuvres;

(c) Naval Officers of British Squadrons visiting Foreign Waters.

Both in the case of full and of restricted permission the matter will be submitted to the King by His Majesty's Principal Secretary of State for Foreign Affairs, who shall be under no obligation to consider applications for permission unless the desire of the Head of a Foreign State to confer upon a British subject the Insignia of an Order is notified to him before the Order is conferred, either through the British Diplomatic Representative accredited to the Head of the

Foreign State, or through the Diplomatic Representative of the latter at the Court of St. James. In no case can applications be considered in respect of decorations conferred more than five years previously, or

offered in connexion with services or events so long prior to the nomination. 7. When His Majesty's Principal Secretary of State for Foreign Affairs shall have taken the King's pleasure on any such application, and shall have obtained His Majesty's permission for the person in whose favour it has been made to wear the Insignia of a Foreign Order, he shall signify the same to His Majesty's Principal Secretary of State for the Home Department, in order that he may cause a Warrant, if it be a case for the issue of a Warrant as defined in Rule 2,

to be prepared for the Royal Sign-Manual. When such Warrant shall have been signed by the King, a notification thereof shall be inserted in the "Gazette." Persons in whose favour such Warrants are issued will be required to pay to His Majesty's Principal Secretary of

State for the Home Department a start ward uty of 10s.
8. The Warrant signifying His Majesty's permission may, at the request and at the expense of the person who has obtained it, be registered in the College of Arms. Every such Warrant as aforesaid shall contain a clause providing that His Majesty's licence and permission does not authorise the assumption of any style, appellation, rank, precedence, or privilege appertaining to a Knight Bachelor of His Majesty's Realms.

#### Medals.

9. Medals, with the exceptions specified below, and State decorations not carrying membership of an Order of Chivalry, are subject to the Regulations in the same manner as Orders, but permission is given by Letter and not by Royal Warrant.

10. Medals for saving or attempting to save life at sea or on land, whether conferred on behalf of the Head or Government of a Foreign State or by private Life Saving Societies or Institutions may be accepted and worn without restriction.

Subject, however, in the case of members of His Majesty's Naval, Military or Air Forces, to any restrictions imposed by the King's Regulations for those Services as to the wearing of such medals with uniform.

Applications for His Majesty's permission to wear other Medals conferred by Private Societies or Institutions and Commemorative Medals cannot be entertained.

11. The King's unrestricted permission to accept and wear a Foreign War Medal will only be given to (1) Members of His Majesty's Naval, Military or Air Forces if serving with a Foreign Army, Navy or Air Force with His Majesty's licence, and (2) Military, Naval or Air Attachés or Officers and other ranks and ratings officially attached to Foreign Armies, Navies or Air Forces during hostilities.

#### General.

12. Ladies are subject to the Regulations in all respects in the same manner as men.

Foreign Office, March, 1930.

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# Regulations respecting Foreign Orders and Medals applicable to Persons NOT in the Service of the Crown.

#### · Orders.

1. NO subject of His Majesty shall accept or wear the Insignia of any Foreign Order without having previously obtained His Majesty's permission to do so, signified either :

(a) By Warrant under the Royal Sign-Manual, or

(b) By restricted permission conveyed through the Keeper of His Majesty's Privy Purse.

2. When permission is given by Warrant under the Royal Sign-Manual, the Insignia of the Foreign Order may be worn at all times and without any restriction.

When restricted permission is given the Insignia may only be worn on the occasions specified in the terms of the letter from the Keeper of His Majesty's Privy Purse conveying the Royal sanction.

3. Full and unrestricted permission by Warrant under the Royal Sign-Manual will only be given in the case of Decorations earned by services in the salaried employment of the foreign Government concerned, by honorary consular services of not less than three years' duration, or by distinguished services in the saving of life.

Such services must have been rendered, at least in part, within the period of five years immediately preceding the notification prescribed by Rule 5 below.

4. Restricted permission will ordinarily be given in all other cases, except where considerations of general policy or public interest must be held to preclude permission; provided, however, that such permission shall not be given in the case of Decorations conferred or offered more than five years before the date of application for permission, and, further, that the bestowal of the Decoration has been made the subject of an official communication through one of the channels prescribed in Rule 5.

5. Both in the case of full and of restricted permission the matter will be submitted to the King by His Majesty's Principal Secretary of State for Foreign Affairs, who shall be under no obligation to consider applications for permission unless the desire of the Head of a Foreign State to confer upon a British subject the Insignia of an Order is notified to him before the Order is conferred, either through the British Diplomatic Representative accredited to the Head of the Foreign State, or through the Diplomatic Representative of the latter at the Court of St. James.

6. When His Majesty's Principal Secretary of State for Foreign Affairs shall have taken the King's pleasure on any such application, and shall have obtained His Majesty's permission for the person in whose favour it has been made to wear the Insignia of a Foreign Order, he shall signify the same to His Majesty's Principal Secretary of State for the Home Department, in order that he may cause a Warrant, if it be a case for the issue of a Warrant as defined in Rule 2, to be prepared for the Royal Sign-Manual.

When such Warrant shall have been signed by the King, a notification thereof shall be inserted in the 'Gazette.''

Persons in whose favour such Warrants are issued will be required to pay to His Majesty's Principal Secretary of State for the Home Department a stamp duty of 10s.

7. The Warrant signifying His Majesty's permission may, at the request and at the expense of the person who has obtained it, be registered in the College of Arms. Every such Warrant as aforesaid shall contain a clause providing that His Majesty's licence and permission does not authorise the assumption of any style, appellation, rank, precedence, or privilege appertaining to a Knight Bachelor of His Majesty's Realms.

### Medals.

8. Medals, with the exceptions specified below, and State decorations not carrying membership of an Order of Chivalry, are subject to the Regulations in the same manner as Orders, but permission to wear is given by Letter and not by Royal Warrant. No permission is needed to accept a Foreign Medal if it is not to be worn.

9. Medals for saving or attempting to save life at sea or on land, whether conferred on behalf of the Head or Government of a Foreign State or by private Life Saving Societies or Institutions, may be accepted and worn without restriction.

Applications for His Majesty's permission to wear other Medals conferred by Private Societies or Institutions, and Commemorative Medals, cannot be entertained.

10. His Majesty will not grant permission to wear any Foreign War Medal if the person on whom it is to be or has been conferred was during the war acting in contravention of the Foreign Enlistment Act.

#### General.

11. Ladies are subject to the Regulations in all respects in the same manner as men.

Foreign Office, March, 1930. PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

1468 PART I CETLON	GOVERNMENT GAZETTE JUNE 0,	1350
TEGULATIONS under section 12 of "T	EFENCE FORCE ORDINANCE, 1910." The Defence Force Ordinance, 1910," made b th the Commandant, and approved by t	N 187/26 y the Officer Commanding
the Government.		·, -
	by his Excen	ency's command,
Colonial Secretary's Office, Colombo, June 2, 1930.	Ac	F. G. TYRRELL, ting Colonial Secretary.
	REGULATIONS.	
1. The regulations made under "The in Gazette No. 7,701 dated March 22, 1929, are	Defence Force Ordinance, 1910," dated Marchereby further amended as follows :	h 15, 1929, and published
2. Table B in Appendix 1 A is hereby a	amended—	•
second column, and by the deletion of the rest (b) By the deletion of the third and the	Proficiency Pay " for the words " Special All of the column. fifth columns including the words " Total " ar thote immediately before that on " Extra Mess	nd " Grand Total ".
The following rules with regard to Profi	ciency Pay take effect as from January 1, 1930	:
1. To be entitled to 1st Class Proficiency service (not necessarily continuous) and fulfille	Pay, i.e., 38 cents per diem, a soldier must hav d the following conditions in each case :	e had 12 months' mobilized
Parade, Adjutant's Inspection, 7 days in Camp	and have attended the following parades during o (unless mobilized during Camp period), and 8	Voluntary Drills.
service (not necessarily continuous) and fulfille	0	ve had 12 months' mobilized
	d parades as for 1st Class Proficiency Pay.	
Notes.—(a) Warrant Officers and Serge from Rifle Course is allowed.	eants will come under the same heading as me	n, except where exemption
be expected to classify in their particular subjection Proficiency Pay; the same would apply to Max	Lewis Gunner, be on indefinite leave during t	to qualify would not receive
<b>DEGULATION</b> under sections 9 and 12	EFENCE FORCE ORDINANCE, 1910." 2 of "The Defence Force Ordinance, 191 ation with the Commandant, and approved by	N 205/28 0," made by the Officer 7 the Officer Administering
the Government.	· · · · · · · · · · · · · · · · · · ·	2
	By His Excelle	ency's command,
Colonial Secretary's Office, Colombo, June 4, 1930.	Ac	F. G. TYRRELL, ting Colonial Secretary.
· · · · · · · · · · · · · · · · · · ·	REGULATION.	• •
The Ceylon Defence Force Regulations of the Regulations dated August 30, 1928 (Gazette November 23, 1928); February 2, 1929 (Gazette July 5, 1929); December 12, 1929 (Gazette No December 20, 1929); April 2, 1930 (Gazette No. 1930), are further amended as follows :	ette No. 7,692 of February 8, 1929); July 1, b. 7,750 of December 13, 1929); December 18	7, 1928 (Gazette No. 7,675 of 1929 (Gazette No. 7,721 of 3, 1929 (Gazette No. 7,751 of
1. Rule 190 in section X $(a)$ is hereby r	repealed and the following substituted therefor	:
190. Instructors will receive pay as fol	lows :	
Appointment.		aily Pay.
Regimental Sergeant Major Instr Regimental Quartermaster Sergea Company Sergeant Major Instruc	ant Instructors 12 shill	lings per diem lings per diem lings per diem
An instructor who possesses specialist Commandant—to receive 2 shillings per diem e	qualifications will be entitled—subject to t	he recommendation of the
Company Sergeant Major Instructors w master Sergeant Instructors will receive 4 shilli An Instructor who receives promotion t the pay of his new rank.	ho act as Regimental Sergeant Major Instruct ings and 2 shillings per diem extra pay respecti o a higher rank during his service as Instructo	vely. or will be entitled to receive
An Instructor on appointment will drav to draw his pay from Indian or Imperial Funds	w his emoluments from Colonial Funds from t s.	he date on which he ceases

"THE DEFENCE FORCE ORDINANCE, 1910."

N 86/30 REGULATION under section 12 of "The Defence Force Ordinance, 1910," made by the Officer Commanding the Troops, after consultation with the Commandant, and approved by the Officer Administering the

Colonial Secretary's Office, Colombo, June 2, 1930.

Government.

1468

By His Excellency's command, F. G. TYRRELL,

Acting Colonial Secretary.

REGULATION.

The Ceylon Defence Force Regulations dated April 24, 1928, published in *Gazette* No. 7,640 of April 27, 1928, as amended by the Regulations dated August 30, 1928 (*Gazette* No. 7,661 of August 31, 1928); November 17, 1928 (*Gazette* No. 7,675 of November 23, 1928); February 2, 1929 (*Gazette* No. 7,692 of February 8, 1929); July 1, 1929 (*Gazette* 

No. 7,721 of July 5, 1929); December 12, 1929 (Gazette No. 7,750 of December 13, 1929); December 18, 1929 (Gazette No. 7,751 of December 20, 1929); April 2, 1930 (Gazette No. 7,770 of April 4, 1930); April 8, 1930 (Gazette No. 7,771 of April 11, 1930); and May 3, 1930 (Gazette No. 7,776 of May 8, 1930), are further amended as follows :---

The classification under heading Ceylon Engineers in Appendix B is hereby amended by the deletion of all words and figures occurring thereunder and the substitution therefor of the respective words and figures given in the schedule hereto against the corresponding items specified therein.

Majors	nole	Head	louanto		No. 1		No.	4			-	
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Majors			iquarte	rs.	Fortress	Coy. 1	ortress	Coy. S	ignal C	oy.	Total.	
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nants	Second Lie	uue-			. 3		3				· 7	
Quartermasters		••	1	•	. 0	••	. 0	••	. <b>1</b>	••		
Quartermasters		••	1	•	•	••		••		••	. 1	
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Regimental Serg	ant Maia	-	1								·~ 1	
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Company Seiges	uartermas	tor		·	. 1	• •	Ţ	••		••	4	
Sergeants.		001	-		1		1				- 2	
Sergeants .		• •	-	•	. 6	••	6	••	2	••	14	
Corporals				÷	. 6		6		4		16	
Lance Corporals					. 6		Ğ		·		16	
Sappers					. 60		60		28		148	-
Buglers and tru	n peters	••	4.					••	. <u> </u>	• •	4	
Total Otł	er Ranks	••	5		80		80		38		203	
Total All	Ranks		8		84		84		40		216	
		••	·····	·				•.				
Permanent staff												
Regimental Major Instr	Serges	nt .	· 1									

EGULATION under section 12 of "The Defence Force Ordinance, 1910," made by the Officer Commanding Troops, after consultation with the Commandant, and approved by the Officer Administering the Government.

By His Excellency's command,

F. G. TYRRELL,

Acting Colonial Secretary.

Oolonial Secretary's Office, Colombo, June 5, 1930.

REGULATION.

The Defence Force Regulations published in the Supplement to the Government Gazette No. 7,640 of April 27, 1928, as amended by the Regulations dated August 30, 1928 (Gazette No. 7,661 of August 31, 1928); November 17, 1928 (Gazette No. 7,675 of November 23, 1928); February 2, 1929 (Gazette No. 7,692 of February 8, 1929); July 1, 1929 (Gazette No. 7,721 of July 5, 1929); December 12, 1929 (Gazette No. 7,750 of December 13, 1929); December 18, 1929 (Gazette No. 7,751 of December 20, 1929); April 2, 1930 (Gazette No. 7,770 of April 4, 1930); and April 8, 1930 (Gazette No. 7,771 of April 11, 1930) are further amended as follows :---

1. Appendix B is hereby amended by the deletion of the ninth column under heading C. P. R. C. division up to the "Permanent Staff," and the substitution therefor of the following table :---

· ·	.•		•			4	P. R. C. Corps Rifle Companie and a Headquart Company.	S.
Lieutenant Colonels	<b>.</b> . <sup>.</sup>				••		1	
Majors							5	
Captains							5	
Lieutenants and Second Lieute	nants		••				19	
Assistant Adjutant	••		• • •			• •	1	
Quartermaster	••	• · · · ·	••		•••		. 1	
· · ·	·	: .			Total Officers		32	
Regimental Sergeant Major	••						1	
<b>Regimental Quartermaster Serg</b>	geant				••		· 1	
Company Sergeant Majors	•••		••		••		5	
<b>Company Quartermaster Serges</b>	ants		••		• •		5	
Sergeants	••		••				45	12
<b>Corporals and Lance-Sergeants</b>	••		••		••		48	5 6 <u>1</u>
Buglers	••		••	,	••		16	
Lance Corporals and Riflemen	~ • •		••		•••	••	915	*
•					Total other Ranks		1,036	
· · · ·		<b>x</b>			Total all Ranks		1.068	

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 :-

Seconded Service. Pensionable Appointment. Name Opium Work in the Department of Mr. U. L. L. Perera Clerk, Class II. of the Clerical Service Medical and Sanitary Services grade de la el

By His Excellency's command, F. G. TYRRELL, Colonial Secretary's Office, Acting Colonial Secretary. Colombo, June 5, 1930.

Notification under Land Sale and Lease Regulations Nos. 58 and 59.

OTICE is hereby given under the provisions of Land Sale and Lease Regulations Nos. 58 and 59 that an application has been received from the Director of the L in Cluster Regulations Nos. 58 and 59 that an application has been received from the Director of the India Christian Mission, Nuwara Eliya, for the lease to the Mission, without competition, of the under-mentioned allotments of Crown land, for the purpose of extending the educational activities now carried on by the Mission.

The said lots will be leased to the applicant Mission for the said purpose, without competition, for a term of ninety-nine years at a rental of Rs. 180 per annum, and subject to the following special conditions, viz. :-

(a) That the Lessee shall not use the land for any purpose other than that of extending the educational activities now carried on by the Mission; and

(b) that the Lessee shall not erect upon the premises demised any buildings which, in the opinion of the Chairman of the Nuwara Eliya Board of Improvement, will be unsightly,-

unless valid reasons to the contrary are adduced to the satisfaction of the undersigned within six weeks from the date hereof.

#### The Lands referred to.

The following allotments of Crown land situated within the limits of the Board of Improvement, Nuwara Eliya, Nuwara Eliya District, Central Province :---

Lot.	Name of Land.	Preliminary plan No. 8,766.	Extent. A. R. P.
$\begin{array}{cccc} 2 & \ldots \\ 3 & \ldots \\ 4 & \ldots \end{array}$	Pedro jungle Do. Do.	··· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··	$\begin{array}{cccc} 0 & 2 & 16 \cdot 1 \\ 1 & 0 & 7 \cdot 2 \\ 1 & 1 & 15 \cdot 3 \end{array}$
		Pr. His Frasllanar's	2 3 38.6

Colonial Secretary's Office, Colombo, June 6, 1930.

# By His Excellency's command,

F. G. TYRRELL, Acting Colonial Secretary.

U 12/26 "THE HOUSING AND TOWN IMPROVEMENT ORDINANCE, No. 19 OF 1915." BY-LAW made by the "local authority," to wit, the Municipal Council of Colombo, under section 27 and approved by the Officer Administering the Covernment in France of and approved by the Officer Administering the Government in Executive Council.

		By His Excellency's command,
Colonial Secretary's Office,	• . • • •	F. G. TYRRELL,
Colombo, June 5, 1930.		Acting Colonial Secretary.
	By-law.	

By-law 1 of by-laws made under section 27 of "The Housing and Town Improvement Ordinance, No. 19 of 1915" and published by Notification dated September 22, 1927, in *Gazette* No. 7,607 of September 23, 1927, is hereby amended by the addition of the following proviso immediately after the last word "used" in subdivision (b) thereof :--'Provided that an electric bakery shall not be considered to be a factory."

# Notice of Claims by British Nationals against the Former Austro-Hungarian Government and Austrian Authorities.

'HE subjoined "Notice by the Arbitrator appointed under Clause 4 of the Annex to Section IV. of Part X. of the Treaty of St. Germain-en-Laye," which appeared in the London Gazette of the 31st January, 1930, is published for the information of British nationals resident in Ceylon who may have claims growing out of acts committed by the former Austro-Hungarian Government or by any Austrian Authorities since 28th July, 1914, and before the 12th August, 1914. In terms of the Notice referred to any such claims by British nationals resident in Ceylon must be lodged with the Arbitrator within six months of the publication of the Notice in Ceylon. Claims must be submitted to the Arbitrator in triplicate. The claims should be lodged by the claimants themselves, or by their solicitors, or other duly authorized agents, acting for them on their behalf.

Persons desiring further information should apply to the Controller, Local Clearing Office (Enemy Debts), Colombo.

Colonial Secretary's Office, Colombo, June 6, 1930.

F. G. TYRRELL, Acting Colonial Secretary.

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#### NOTICE REFERRED TO.

I, HELGE KLAESTAD, the duly appointed Arbitrator under Clause 4 of the Annex to Section IV. of Part X. of the Treaty of Saint Germain-en-Laye to assess the amount of claims by British nationals growing out of acts committed by the former Austro-Hungarian Government or by any Austrian Authorities since 28th July, 1914, and before 12th August, 1914, hereby prescribe that all such claims must be lodged with me at 2, Cavendish Square, London, W.1, before the expiration of the following periods :---

- (1) In the case of claimants resident in Great Britain, Northern Ireland, or Irish Free State-Two months from the date of publication of this notice.
- (2) In the case of claimants resident in Australia, South Africa, and New Zealand-Five months from the date of publication of this notice.
- (3) In the case of claimants resident in India—Eight months from the date of publication of this notice.
  (4) In the case of claimants resident in any British colony or protectorate—Six months from the date of publication of this notice.
- (5) In the case of claimants resident in Egypt, Newfoundland, or in any foreign country-Two months from the date of publication of this notice enlarged by the time normally occupied in postal transit between Egypt, Newfoundland, or foreign country concerned and London.

After the expiration of the periods prescribed by this notice I shall not accept any claim for consideration unless the claimant has, prior to the date of publication of this notice, notified the claim to a British Authority, and I am satisfied that the failure to lodge the claim within the prescribed period arose from circumstances for which the claimant cannot justly be held responsible.

The publication of this notice shall be effected by the British Authorities in such manner as they may decide. The date and manner of publication may vary for different countries and the periods stated above shall begin to run for such claimant from the date of publication applicable to the country in which he shall be resident at the date of such publication.

Dated 20th January, 1930.

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(Signed) HELGE KLAESTAD.

#### Notice of Claims by British Nationals against the Former Austro-Hungarian Government and Hungarian Authorities. The second of

THE subjoined "Notice by the Arbitrator appointed under Clause 4 of the Anniex to Section IV. of Part X. of the Treaty of Trianon," which appeared in the London Gazette of the 21st February, 1930, is published for the information of British nationals resident in Ceylon who may have claims growing out of acts committed by the former Austro-Hungarian Government or by any Hungarian Authorities since 28th July, 1914, and before the 12th August, 1914. In terms of the notice referred to any such claims by British nationals resident in Ceylon must be lodged with the Arbitrator within six months of the publication of the notice in Ceylon. Claims must be submitted to the Arbitrator in triplicate... The claims should be lodged by the claimants themselves, or by their solicitors, or other duly authorized agents, acting for them on their behalf.

Persons desiring further information should apply to the Controller, Local Clearing Office (Enemy Debts), Colombo.

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Colonial Secretary's Office,	• • •	· · · · · · · · · · · · · · · · · · ·	F. G. TYRRELL,
Colombo, June 6, 1930.			Acting Colonial Secretary.

#### NOTICE REFERRED TO.

I, HELGE KLAESTAD, the duly appointed Arbitrator under Clause 4 of the Annex to Section IV. of Part X. of the Treaty of Trianon to assess the amount of claims by British Nationals growing out of acts committed by the former Austro-Hungarian Government or by any Hungarian Authorities since 28th July, 1914, and before 12th August, 1914, hereby prescribe that all such claims must be lodged with me at 2, Cavendish Square, London, W. 1, before the expiration of the following periods :-1. 1. 1. C.M.

- (1) In the case of claimants resident in Great Britain, Northern Ireland, or Irish Free State-Two months from the date of publication of this notice.
- (2) In the case of claimants resident in Australia, South Africa, and New Zealand-Five months from the date of publication of this notice. (3) In the case of claimants resident in India—Eight months from the date of publication of this notice.

(4) In the case of claimants resident in any British colony or protectorate—Six months from the date of publication of this notice.

 (5) In the case of claimants resident in Egypt, Newfoundland, or in any foreign country—Two months from the date of publication of this notice enlarged by the time normally occupied in postal transit between Egypt, Newfoundland, or foreign country concerned and London.

After the expiration of the periods prescribed by this notice, I shall not accept any claim for consideration unless the claimant has, prior to the date of publication of this notice, notified the claim to a British Authority, and I am satisfied that the failure to lodge the claim within the prescribed period arose from circumstances for which the claimant cannot justly be held responsible.

The publication of this notice shall be effected by the British Authorities in such manner as they may decide. The date and manner of publication may vary for different countries, and the periods stated above shall begin to run for such claimant from the date of publication applicable to the country in which he shall be resident at the date of such publication.

London 10th February, 1930. (Continued on page 1554.)

(Signed) HELGE KLAESTAD. A grada

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#### TENDERS. NOTICES CALLING FOR

ENDERS 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 Matale and Rattota 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.

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 Matale and Rattota" 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, July 15, 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.

Any alterations in the tender must bear the initials 8. 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 fifth 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 from 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 H1s 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,	H. A. BURDEN,
Colombo. May 28, 1930.	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 Director of Medical and Sanitary Services, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the Director of Medical and Sanitary 4. Tenders should be marked "Tender for -

in the left hand top corner of the envelope, and should reach the Office of Director of Medical and Sanitary Services not later than midday on July 15, 1930.

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

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

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

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.

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

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.

12. 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.

# V. VAN LANGENBERG,

Acting Director of Medical and Sanitary Services. Colombo, June 2, 1930.

# Schedule referred to.

Service.	Tender Deposit			
		Rs.	: • •	$\mathbf{Rs.}$
Removal and burial of dead bodies of t	he		•	
Kandy Hospital	••	<b>25</b>		50
Purchase of kitchen refuse of General Ho	os-		•	
Proving Continues		<b>25</b>	••	50
Purchase of kitchen refuse of Luna	$\operatorname{tic}$			
Asylum, Angoda	••	25	••	50

TENDERS are hereby invited for clothing for Government Stores Department, Port Surgeon's Department, Colombo Port Commission, Customs Department, Excise Department, Medical Department, Forest Department, Postal Department, Police, &c., from October 1, 1930, to September 30, 1931.

N.B.—AÎl uniforms for the Police Department (except the Harbour Police) for the 1st half-year to be supplied before March 1, 193; and for the 2nd half-year before September 1, 1931, at the rate of not less than 160 suits per month. Blue uniforms for the Harbour Police to be supplied before January 15, 1931, at the rate of not less than 70 suits per month. All men in the Harbour Police to present themselves before the contractor for measurements within 14 days of the receipt of the order by the contractor. The contractor agrees to send a man to the Harbour Police Station at suitable hours to take the measurements. Failure to comply with the above requirements will render the contractor liable to fines and other penalties stipulated in the contract.

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

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

4. Tenders should be marked "Tender for Clothing" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on June 24, 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. 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.

8. The security required will be Rs. 2,000 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 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.

	JOHN GIBB,	
May 30, 1930.	Colonial Storekeeper.	
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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 June 24, 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 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.

May 30, 1930.

JOHN GIBB, Colonial Storekeeper.

NDERS are hereby invited for the supply of two Inex padda boats 30 ft. by 7 ft. by 2 ft., or two Tenders are due at the Office of the Controller of Revenue not later than midday on Tuesday, July 8, 1930.

All other necessary information can be obtained on application to the Railway Storekeeper, Colombo.

> E. W. HEAD. Acting General Manager.

General Manager's Office, Colombo, June 4, 1930.

TENDERS are invited for the purchase of all enumerated timber and firewood standing within the boundaries of the

demarcated coupes described in the annexed schedule, subject to the following conditions. 2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Divisional Forest Officer, Southern Division (West), Galle.

Tenders should either be deposited in the tender box in the Office of the Divisional Forest Officer, Southern Division (West), Galle, or be sent through the post.
 Tenders should be marked "Tenders for the Purchase of Timber and Firewood, Southern Division (West)" in

the left hand top corner of the envelope, and should reach the Office of the Divisional Forest Officer, Southern Division (West), Galle, not later than midday on Tuesday, June 24, 1930. 5. The tenders are to be made upon forms which will be supplied upon application to the Divisional Forest Office,

Galle. No tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A deposit of Rs. 20 for each of the coupes to be tendered for 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.
7. Tenders should satisfy themselves by inspection before tendering as to the volume of the enumerated trees and the yield of the respective coupes referred to in the annexed schedule, the figures given therein are liable to a margin of error which the Forest Department will in no circumstance make good.

It will be incumbent on the successful tenderer to remove all timber and firewood from the area before the 8. expiry daté.

9. The successful tenderer will be required to execute a purchase agreement and all tenderers should read and initial a copy of this agreement together with a plan of the coupes at the Office of the Divisional Forest Officer, Southern Division (West), Galle, at the time of obtaining tender forms.

10. Before execution of the agreement the respective purchasers will be required (a) to pay either the full purchase amount, or if paying by instalments 40 per cent. thereof; (b) to deposit as security for efficient and punctual fulfilment of the agreement, 20 per cent. of the full purchase amount tendered. If paying by instalments, the balance 60 per cent. of the full purchase price shall be paid by the respective purchasers in two equal instalments in accordance with clauses 3 and 4 of the special conditions set out below in this notice.

11. After payment of the first instalment of the purchase price, deposit of the security and execution of the agreement, the purchaser will be entitled on application to refund of his tender deposit. Should the successful tenderer fail to carry out the requirements of clauses 9 and 10 of this notice within fourteen days of receiving notice in writing from the Divisional Forest Officer, that his tender has been accepted, the Rs. 20 deposited will be forfeited to the Crown. The successful tenderer will be entitled to a refund of the amount deposited by him on applicaton to the Divisional Forest Officer concerned.

12. Tenderers should make offers, written both in figures and in words, for the timber and firewood contained in the area described in the annexed schedule. 'e ::

The minimum tender that will be accepted is as follows :----13.

	Rs		1 .		Rs. c.	
Service "A"—Coupe 11 (a)	72		Service " D "—Coupe 26		1,550 0	
Coupe 11 (b)	62		Service "E"—Coupe 8	• .•.*	150 0	
Service " B "—Coupe 3	88		Coupe 9		200 0	
Service "C"-Coupe 13	. 1,80	<b>6 60</b>	1			
Coupe 14	1,24	0 0				•••••

14. No tender will be considered unless the procedure laid down above has been strictly complied with. The Conservator of Forests reserves to himself the right, without question, of rejecting any or all tenders, and of accepting any portion of a tender.

15. The special rules for felling, conversion, and removal, which the agreement will require to be observed are specified in the special conditions advertised below. Nothing in these special conditions shall render the purchaser in any way exempt from liability under the Forest Ordinance of 1907, should he be responsible for the commission of a forest offence outside the boundaries of his purchased coupe.

# SPECIAL CONDITIONS.

(1) All trees to be felled within 1 ft. 6 in. of the ground, except hora and tawwenna tree of which species are to be felled.

(2) (a) The duration of the agreement shall be nine months from the date of the acceptance of the tender, as

 (2) (a) The duration of the agreement shall be finde monthly from the date of the accoptance of the intermediate, as intimated by a letter from Divisional Forest Officer.
 (b) On payment of the full purchase amount the purchaser will be entitled to fell and remove on or before the expiry date in the manner specified below, all firewood and timber contained in the purchased coupe. Any firewood not removed by the expiry date, shall *ipso facto* revert to the Crown. r • • • The the contraction a. -

(3) If the purchaser desires to pay by instalments payment of a first instalment of 40 per cent. of the full purchase price tendered shall entitle him to fell and remove one-third of the trees in the coupe. Payment of 70 per cent. of the full purchase price by means of a second instalment of 30 per cent. shall entitle the purchaser to fell and remove not more than two-thirds of the total number of trees.

(4) The purchaser shall pay for the second instalment, or in all 70 per cent, of the full purchase price, within four months, and the third and the final instalment within seven months of the date of execution of the agreement. Should the purchaser fail to pay the second and final instalment when due, it shall be within the discretion of the Divisional Forest Officer to cancel the agreement as from the date of such default. Any unremoved timber will revert to the Crown as from the date of such cancellation and the purchaser will forfeit all claims thereto.

(5) Should the purchaser fell or remove timber trees in excess of the quantity specified in special condition 2, nothing in the agreement shall exempt him from being liable for illicit felling and removal under the Forest Ordinance, No. 16 of 1907.

(6) The purchaser will be required to spread the branchwood evenly over the coupe immediately after conversion, so as to leave no bare patches liable to soil erosion.

(7) The purchaser shall either exercise such personal supervision as will ensure the conditions of this agreement being efficiently executed or employ an efficient supervisor.

(8) The purchaser or his agent or his workmen shall not damage any boundary pillars or calamander plants, or block up the boundaries by depositing any brushwood or branches. All lines so blocked must be recleared by the purchaser.
(9) A general removal permit will be issued by the Divisional Forest Officer authorizing the purchaser to remove the firewood standing in one-third of the trees according to the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid, vide conditions 3 and 4 in such a standard burget of the purchaser amount paid burget of the pur daily quantities as will be specified in cartnotes which must accompany each and every cart track in transit. The Forest Ranger or Forest Overseer or the Forest Guard will measure up the wood which is ready for removal twice a week between 9.30 A.M. and 3.30 P.M. and will issue the necessary cartnotes which shall accompany each and every cart in transit.

(10) The purchaser shall agree that, in the event of security money having become exhausted, it shall be within the discretion of the Divisional Forest Officer either (a) to accept a further security deposit amounting to 10 per cent. of the full tendered purchase price, or (b) to cancel the agreement and to refund to the purchaser such balance of the paid up purchase money, if any, as remains after deducting the value of firewood removed by the purchaser on the date of such cancellation. For the purpose of this clause the value of each removed cubic yard of firewood shall be reckoned at full royalty rates.

(11) The purchaser shall have the right of appeal to the Conservator of Forests in the event of the enforcement of any of the penalties specified in the conditions, and the purchaser shall agree to accept the Conservator's decision as final and binding.

(12) In the case of services "A" and "D" the purchaser shall be required to cut all materials in the coupes in the coppice system by four distinct operations as follows :-

#### Operation 1.

All herbacious and undergrowth other than tree growth shall be cut out. This operation shall commence along the full length of one boundary of each coupe and proceed in a straight line to the opposite boundary of that coupe. The whole area of each coupe must thus be covered including those portions, if any, which contain no tree growth.

# **Operation** 2.

All tree seedlings and saplings which are under one inch diameter shall be coppiced out within two inches of the ground by means of sharp catties or any other instrument authorized by the Divisional Forest Officer. This operation shall commence from and proceed to the same boundaries and in the same alignments as operation 1. Not less than three days shall have elapsed between the execution of operation 1 and the commencement of operation 2 in any portion of the area, and there shall be an interval on the ground of not less than one chain between operations 1 and 2 except where the terminating boundary is reached.

#### **Operation** 3.

All saplings which are over one inch in diameter and not exceeding eight inches diameter shall be felled within twelve inches of the ground, and on the day of felling the stools shall be coppied by means of sharp adzes cleanly and flush with the ground. This operation shall proceed from and to the same boundaries and with the same intervals in relation to operation 2, as the latter is required to proceed with in relation to operation 1.

#### **Operation** 4.

All trees over eight inches in diameter shall be felled within two inches of the ground, and within three days of felling all the stools which are between eight inches and fifteen inches diameter shall be coppied cleanly and to within one inch of the ground. This operation shall proceed from and to the same boundaries and with the same intervals in relation to operation 1.

relation to operation 1. Separate working parties shall be assigned to these four separate operations, and separate workmen shall be detailed to keep the coppicing tools invariably sharp. The purchaser shall either exercise such personal supervision as will ensure this work being executed efficiently, or employ an efficient supervisor. (13) In services "A" and "E" if coppicing at any stage of the operations, after the work has commenced is not

carried out rigidly as indicated above and is considered unsatisfactory by the Divisional Forest Officer he shall discontinue the issue of permits for removal of timber and firewood until the work is satisfactory : if the work continues to be unsatisfactory after two warnings the Divisional Forest Officer may at his sole discretion stop all felling and removal, cancel the agreement, and confiscate the security and all instalments paid up-to-date. (14) In services "B," "C," and "E" all brushwood and refuse shall be evenly spread over the ground by the

purchaser and completely burnt before the date of expiry.

#### SCHEDULE.

### Service "A "-Dikkele.

The areas to be exploited are demarcated coupes in Dikkele forest, situated in Hippankanda village in Bentota-

Coupe 11 (a).—Approximately 7 acres in extent and estimated to contain 3,295 cubic feet of timber and 525 cubic yards of firewood.

Coupe 11 (b):-Approximately 6 acres in extent and estimated to contain 2,216 cubic feet of timber and 450 cubic yards of firewood.

# Service "B"-Pitigala.

The area to be exploited is a demarcated coupe in Pitigala forest situated in Pitigala village of the Bentota-Walallawiti korale of the Galle District.

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Coupe 3.-Comprising about 11 acres of jungle, is bounded on the north by deniya and a Forest Department cart road, on the east by a cut line, on the south and south-west by cut lines, situated in a good cart road about 3 of a mile from the Pitigala-ela.

The area is estimated to contain 208 trees of 3 feet and over at breast height and is estimated to contain 2,000 oubic feet of timber and 1,300 cubic yards of firewood.

Service "C"-Yagirala.

The areas to be exploited are demarcated coupes in Pasdun korale of the Kalutara District.

Coupe 13.—Comprising about 18 5 acres of jungle, is bounded on the north by paddy field and patana land, on the east by coupe 8 cut line, on the south by Domba area (Silva's block), and on the west by coupe 14 cut line. The area is estimated to contain 1,665 cubic yards of firewood and 6,494 cubic feet of timber. Coupe 14.—Comprising about 11 4 acres of jungle, is bounded on the north by paddy field, on the east by coupe 13,

on the south by Silva's block and cart road, and on the west by coupe 15.

The area is estimated to contain 770 cubic yards of firewood and 5,700 cubic feet of timber.

# Service "D"-Yakkatuwa.

The area to be exploited is a demarcated coupe in Yakkatuwa Proposed Reserve at Yakkatuwa in Wellaboda pattu of the Galle District.

Coupe 26.-Comprising about 9 acres of jungle, is bounded on the north-west by coupe 25, on the north and east by out line, on the south-west by patana.

The area is estimated to contain 1,300 cubic feet of timber and 1,350 cubic yards of firewood.

# Service " E "-Nagoda.

The areas to be exploited are demarcated coupes at Darakulkanda in Udugama Range.

Coupe 8.-Comprising about 3 acres of jungle, is bounded on the north by cut line, on the east by coupe 9, on the south by Domba area 4 acres, and on the wst by 1,925 coppiced area. The area is estimated to contain 300 cubic yards of firewood.

Coupe 9.—Comprising about 4 acres of jungle, is bounded on the north by cut line, on the east by 11 acres of William's chena, on the south by Domba area, and on the west by coupe 8. The area is estimated to contain 400 cubic yards of firewood.

Office of the Conservator of Forests.

Kandy, May 31, 1930.

J. D. SARGENT, Conservator of Forests.

SALE OF **UNSERVICEABLE** ARTICLES, &c. 11/105 ALE by public auction of unserviceable articles QUANTITY of waste paper will be sold by public A including empty iron drums, wooden barrels, packing cases, &c., will be held at the Railway Stores, Maradana, auction at this office on Wednesday, June 11, 1930, at 2 P.M. on Tuesday, June 24, 1930, at 2 P.M. Buyers are kindly requested to note that rent at the rate of 50 cents per diem will be charged for each lot not removed within three clear days. By order, P. H. DE LA HARPE, for Colonial Secretary. Colonial Secretary's Office, Colombo. June 5, 1930. HE following superfluous articles will be sold by J. E. HANCOCKS, L public auction at the Civil Medical Stores, Francis road, Maradana, on Monday, June 9, 1930, at 10 A.M. :--Railway Storekeeper. Railway Storekeeper's Office, Colombo, June 2, 1930. W. H. D. PEREIRA, for Acting Director of Medical and Sanitary Services. Office of the Director of Medical and Sanitary Services. TEXTEFollowing will be sold at the Electrical Stores, N.4 Government Factory, Pettah, Colombo, by public auction on Friday, June 20, 1930, at 8 A.M. :---Colombo, May 28, 1930. Articles referred to. Lots. Adaptor, 2-lights V.S. 7648.. Bottles, wide and narrow mouth 8 Brackets, Oxid. copper, 12 in. Brackets, F. 3612 P.B. ... Brackets, Universal, 12 in. 3 Drums, 40 gallon size, empty 6 3 Drums, 10 gallon size, empty 6 1 Drums, 5 gallon size, empty 10 Globes, spare, inner, for Excello Arc Lamps... 9 Empty barley tins Globes, spare, inner, No. 218 7 Stone jars, empty Globes, spare, frosted, for lanterns No. F. 8400 2 Tin lining Globes, spare, outer, for Arc lamps Plugs, hand, shield I.C. ł Tin cans  $\mathbf{20}$ NOTICE is hereby given that the private properties of long sentenced prisoners of Badulla Prison, will be sold by public auction at Badulla Prison premises on Monday, June 9, 1930, at 11.30 A.M., viz. :---Wire, lead covered, No. 22 .. Yds.  $\mathbf{21}$ . . Cable, armoured,  $\cdot 5/3$  core ... Cable, armoured,  $\cdot 2/3$  core ... Yds. 2 Yds. 3 Bamboos over 30 ft. up to 45 ft. 6 Cloth, binding, green Yds. 3 4 sarongs Steel protection covers S.C. No. 1 1 coat button 12 1 white banian 2 studs Steel protection covers S.C. No. 2 12 2 gauze banians 1 watch (broken) Steel protection covers S.C. No. 4 Rope, wire, steel, 3/16 in. ... 6 4 cloth belts 1 yellow metal chain with 2 small coins Fε. 118, 2 vetties Frosting solution Gal. ł 2 yellow metal earrings with red stones 1 white shirt Paulin covers l 1 striped shirt 2-ton chain block 1 2 yellow metal rings white coat silk handkerchief P. PETRIE, Director of Electrical Undertakings. The Prison, P. R. SMYTHE, Badulla, May 23, 1930. Colombo, June 2, 1930. for Superintendent.

#### UNOFFICIAL ANNOUNCEMENTS.

#### MEMORANDUM OF ASSOCIATION ØF THE CRAIGFOREST ESTATE COMPANY, LIMITED.

- THE name of the Company is to be established in Colombo. The objects for which the Company is to be established are :--1.
- 2.
- 3.

  - To purchase, for otherwise acquire as on and from the 1st day of January, 1930, Craigforest estate, situated in the District of Badulla of the Island of Ceylon.
     To purchase, take onlease or in exchange, hire or otherwise acquire any lands, concessions, estates, plantations and properties in the Island of Ceylon. the Federated Malax States. July 2010; tight of way, water rights and other rights, privileges, easements, and concessions, and any factories machinery, implements, tools, live and dead stocks, stores, effects, and other property, real or presonal, immovable or movable, of any kind.
  - (3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking, lands, and real and personal, immovable and movable estates or property and assets of any kind of the Company, or any part thereof.
  - (4) To plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India, or elsewhere.
  - (5) To treat, cure, prepare, manipulate, submit to any process of manufacture and render marketable (whether on account of the Company or others) tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever ; to buy, sell, export, import, trade, and deal in tea. rubber, coconut produce, coconuts, coffee and other products, wares, merchandise, articles and things of any kind whatsoever, either in a prepared, manufactured, or raw state, and either by wholesale or retail.
  - (6) To carry on in the Island of Ceylon, the Federated Malay States, India, or elsewhere, all or any of the following businesses, that is to say : planters of tea, rubber, coconuts, coffee or any other such products or produce as aforesaid in all its branches ; carriers of passengers and goods by land or by water or by air ; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners and wharfingers, proprietors of docks, wharves, je ties, piers, warehouses, boats, vans, aeroplanes and hydroplanes; and any other business which can or may conveniently be carried on in connection with any of them.
  - (7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business; which for, purchase or otherwise acquire, any patents, brevets d'invention concessions and the like conferring an exclusive or non-exclusive or limited right to use, or any information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company ; and to use, exercise, develop, grant licences in respect of or otherwise turn to account the property, rights and information so acquired.
  - (8) To purchase tea leaf, rubber, coconuts, coffee and (or) other raw products or produce for manufacture, manipulation and (or) sale.
  - (9) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, plumbago, precious and other stones, deposits or products, and generally to carry on the business of mining in all its branches.
  - (10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs launches, vans. aeroplanes, hydroplanes, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water. or by air, of proprietors of docks, wharves, jetties, piers, warehouses and boats, of tug-owners and wharfingers, or of any other business which can or may conveniently be carried on in connection with the above respectively.
  - (11) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee-curing mills, manufactories, refineries, laboratories, buildings, erections, roads, ways, bridges, railways, tramways, electric light and power, canals, reservoirs, waterworks, water-courses, wells, pipe lines, furnaces, gasworks, piers, docks, wharves, jetties, and other works, and conveniences, which may be necessary or convenient for the purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interest; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof.
  - (12) To act as agents for and to manage, supervise, or control the business, plantations, estates, property or operations of any person, company, or undertaking, or any property in which the Company may be interested, and to act as secretaries of other companies.
  - (13) To transact or carry on all kinds of trust and agency business and in particular in relation to the investment of money, the sale of property, and the collection and receipt of money.
  - (14) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers ; and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.
  - (15) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit any of the officials or employés or ex-officials or of the Company or its predecessors in business or the dependents or connections of such persons and to grant pensions and allowances to such persons or their dependents or connections, and to make pay. ments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object and to make gifts and bonuses to persons. in the employment of the Company.

PART I. - CEYLON GOVERNMENT GAZETTE JUNE 6, 1930

(16) To enter into any arrangements with any authorities, government, municipal, local or otherwise that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, rebates, and concessions which the Company may think it desirable to obtain and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions. (17) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation or co-operation with any person, corporation, or company earrying on or about to carry on or engage in any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company ; to take or otherwise acquire and hold shares or stock in or securities of and to subsidize or otherwise deal with such shares or securities.

. . . . <u>.</u>

- or otherwise deal with such shares or securities.
   (18) To form, constitute, or promote or assist in the formation, constitution, or promotion of any other company, or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company, or for any other purpose which may seem directly or indirectly efficient to benefit this Company and to guarantee the payment of any debentures or other securities issued by any such company or companies, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares, stock, debentures, debenture stock, or other securities of this or any such company, or in or about the formation of any such company.
- company. (19) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon, the Federated Malay States, India, or elsewhere.
- (20) To lend or advance money to any person or corporation on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, dock warrants, policies, stocks, shares, debentures, bonds, and securities of all kinds or book debts, or without any security at all.
- (21) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for the performance or discharge of any obligation or liability of the Company or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncelled capital or the unpaid calls of the Company.
- (22) Generally to purchase; take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licences, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being.
- (23) To undertake and execute any trusts, and to undertake the office of trustee, and to co-operate with executors and trustees in the financial administration of any estate or trust, and to undertake the office of director, receiver, liquidator, treasurer, or attorney, and to keep for any company, authority, or body any register relating to any stocks, funds, shares, or securities, and to undertake any duties in relation to the registration of transfers, the issue of certificates or otherwise.
- (24) To cause or permit any debentures, debenture stock, bonds, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company of affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit; also to pay off and re-borrow the moneys secured thereby or any part or parts thereof.
- (25) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company.
- (26) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined.
- (27) To make, draw, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other negotiable and transferable instruments for the purposes of the Company.
- (28) To sell, let, underlet, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, abandon, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.
- (29) To pay for any lands and real or personal, immovable or movable estate, property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Com<sup>2</sup> pany; and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares (whether fully paid up or partly paid up) or in debentures, debenture stock, or obligations of the Company or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares either as fully paid up or partly paid up for such purpose.
- (30) To accept as consideration for the sale or disposal of any lands and real or personal, immovable or movable estate, property, or assets of the Company, or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up or partly paid up) of any company, or debentures or debenture stock, or obligations of any company or person, or partly one and partly any other.
- (31) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital but so that no distribution amounting to a reduction of capital be made except with the sanction for the time being required by law.
- (32) To do all or any of the above things in any parts of the world, and either as principals, agents, contractors, trustees, or otherwise, and by agents, trustees, sub-contractors, or otherwise and either alone or in conjunction with others.
   (33) To do all ersts the design of the sub-contractors of the sub-contractors of the sub-contractors.
- (33) To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them or otherwise likely in any respect to be advantageous to the Company and in case of doubt as to what shall be so necessary, incidental, conducive, convenient, or advantageous as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive.

It being hereby declared that in the foregoing paragraphs of this clause (unless a contrary intention appears) the word "person" includes any number of persons and a corporation, and that the word "company" except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated of not incorporated, and whether domiciled or incorporated in the Island of Ceylon or elsewhere, and that the "objects" specified in each sub-clause of this clause or the objects therein specified, or the powers thereby conferred, shall be deemed

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subsidiary or auxiliary merely to the objects mentioned in the first sub-clause of this clause, but the Company shall have full power to exercise all or any of the powers conferred by any part of this clause in the Island of Ceylon, the Federated Malay States, India, or elsewhere, and notwithstanding that the business, undertaking, property, or acts proposed to be transacted, acquired, dealt with, or performed do not fall within the objects of the first sub-clause of this clause. 4. The liability of the Shareholders is limited.

The nominal capital of the Company is Six Hundred Thousand Rupees (Rs. 600,000) divided into 60,000 shares 5. of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital, to consolidate or subdivide the shares into shares of larger or smaller amounts, and to issue all or any part of the original or any increased capital with any special or preferential rights or privileges or subject to any special terms and conditions and either with or without any special designation and also from time to time to alter, modify, commute, abrogate, or deal with any rights, privileges, terms, conditions, or designations for the time being attached to any class of shares in accordance with the regulations for the time being of the Company.

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

Names and Ad	Names and Addresses of Subscribers.				
H. G. P. MADDOCKS, Colombo	••	• •		• • -	One
Robt. Forrest, Ella	••	••	• •	•••	. One
J. W. THOMPSON, Colombo	••	••	••	•••	Óne
A. R. MCFARLANE, Colombo	••	•••	••	•••	One
STANLEY F. DE SARAM, Colomb	<b>o</b> .	••		•••	One
J. A. CLUBB, Colombo	••	• •	••	••	One
G. MARTIN, Colombo	•••		••	· · ·	• One
		Total number o	f Shares tal	cen	Seven

Witness to the above signatures at Colombo, this 29th day of April, 1930:

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

# ARTICLES OF ASSOCIATION OF THE CRAIGFOREST ESTATE COMPANY, LIMITED.

IT is agreed as follows :--

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

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

3. None of the funds of the Company shall be employed in the purchase of or be lent on the security of shares of the Company.

# INTERPRETATION.

4. Interpretation Clause.-In the interpretation of these presents the following words and expressions shall have

4. Interpretation Clause.—In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context :—. Company.—The word "Company " means "The Craigforest Estate Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached. The Ordinance.—"The Ordinance " means and includes "The Joint Stock Companies 'Ordinances, 1861 to 1929," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company. Special Resolution ...... "Special Resolution " has the meaning assigned thereto by the Ordinance.

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

These Presents .--- "These Presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force. Capital.—"Capital" means the capital for the time being raised or authorized to be raised for the purposes of

the Company.

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

Shareholder.—"Shareholder" means a Shareholder of the Company. Presence or Present.—With regard to a Shareholder "presence or present" at a meeting means presence or present personally or by proxy or by attorney duly authorized. Directors.—"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors

assembled at a Board.

Board.—"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board — "Dividend " includes bonus. Persons.— "Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated

by Ordinance and registration, as well as individuals.

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

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

Month.—"Month" means a calendar month.

In Writing and Written.—"In Writing" and "Written" include printing, lithography and other modes of representing or reproducing words in a visible form.

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

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

#### BUSINESS.

6. Commenciment of Business.—The Company may proceed to carry out the objects for which it is established or any one or more of them, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and notwithstanding that the whole of the shares shall not have been subscribed, applied for, or allotted, they shall do so as soon as, in the judgment of the directors, a sufficient number of shares shall have been subscribed or applied for. 7. Acquisition of Craigforest Estate.—The basis on which this Company is established is that the Company shall

7. Acquisition of Craigforest Estate.—The basis on which this Company is established is that the Company shall purchase or otherwise acquire the estate called and known as Craigforest, situated in the District of Badulla of the Island of Ceylon, as on and from January 1, 1930, and accordingly no objection shall be made by this Company or by any Shareholder, creditor or liquidator thereof to the said purchase or acquisition upon the ground that the vendors, promoters or other persons interested or any of them stand in a fiduciary position towards this Company or that there is in the circumstances no independent board of this Company and any Director of this Company who is interested therein shall be entitled to retain and dispose of for his own use all benefits (if any) accruing to him directly or indirectly under or by virtue of the said purchase or acquisition and the said purchase or acquisition shall not be liable to be set aside on any such grounds as aforesaid or upon any ground in any wise connected therewith and every Shareholder of the Company present and future shall be deemed to join the Company on the basis aforesaid.
8. Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the manage-

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

# CAPITAL.

9.<sup>\*</sup> Nominal Capital.—The nominal capital of the Company is Six hundred thousand Rupees (Rs. 600,000) divided into 60,000 shares of Ten Rupees (Rs. 10) each.

#### Shares.

10. Issue and Allotment.—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper; provided that such unissued shares shall be first offered by the Directors to the registered Shareholders for the time being of the Company, in accordance with their rights and subject in the case of preference shares or shares of any particular class to any limitations as to participating in any issue of shares which may attach to such preference shares or shares of such particular class as nearly as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company; provided also that the Directors may at their discretion allot any unissued shares in payment for any estates or lands or other property purchased or acquired by the Company or for services rendered or to be rendered to the Company, without first offering such shares to the registered Shareholders for the time being of the Company, and 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.

11. Commission and Brokerage for placing Shares, dec.—The Directors may at any time pay a commission to any person for subscribing or agreeing to subscribe (whether absolutely or conditionally) for any shares, debentures, or debenture stock of the Company, or procuring or agreeing to procure subscriptions (whether absolute or conditional) for any shares debentures or debenture stock of the Company. Such commission may, if thought fit, be paid in fully paid shares, debentures or debenture stock of the Company. The directors may also pay such brokerage as may be lawful. 12. Payment of Amount of Shares by Instalments.—If by the conditions of allotment of any share the whole or

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

13. Acceptance.—Every person taking any share in the Company shall testify his acceptance thereof by writing u der his hand in such form as the directors from time to time direct.

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

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

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

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

snall vote or appoint proves and exercise all such rights and powers as atoresaid.

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

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

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

#### INCREASE OF CAPITAL.

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

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

The directors shall have power to add to such new shares such an amount of premium as they may consider proper. 23. How carried into effect.—Subject to any direction to the contrary that may be given by the special resolution creating the increase of capital, all new shares shall be offered to the Shareholders, in accordance with their rights and subject in the case of preference shares or shares of any particular class to any limitations as to participating in any issue of shares which may attach to such preference shares or shares of such particular class to any limitations as to participating in any issue of shares which may attach to such preference shares or shares of such particular class as nearly as possible 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 the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the directors may 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, or for services rendered **or** to be rendered to the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

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

#### REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

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

#### SHARE CERTIFICATES.

26. Certificates how issued.—Every Shareholder shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for one or more of such shares. Every certificate shall specify the distinctive number of the share in respect of which it is issued, and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons other than a firm, the Company shall not be bound to issue more than one certificate to all the joint-holders, and delivery of such certificate to any one of them shall be sufficient delivery to all. 27. Certificates to be under Seal of Company.—The certificates of shares shall be issued under the seal of

27. Certificates to be under Seat of Company.—Ine certificates of shares shall be issued under the seaf of the Company. 28. Renewal of Certificate.—If any certificate be worn out or defaced, then upon production thereof to the Directors

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

### TRANSFER OF SHARES.

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

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

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

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

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

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

35. Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2.50, or such other sum as the Directors shall from time to time determine, must be paid : and thereupon the Directors, subject to the powers vested in them by Articles 33, 34, and 36, shall register the transferee as a Shareholder and retain the instrument of transfer.

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

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

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

#### TRANSMISSION OF SHARES.

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

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

41. Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 40, shall not, from any cause whatever, within 12 calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if, in the case of the death of any Shareholder, no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell the same either by public auction or private contract, and give a receipt for the purchase money ; and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same; the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is

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

# SURRENDER AND FORFEITURE OF SHARES.

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

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

and a place or places at which such call or in stalment and such interest and expenses as aforesaid are to be paid ; the notce shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

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

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

48. Surrendered or forfeited Shares to be the Property of the Company and may be sold, &c.—Every share surrendered
67 so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise
disposed of upon such terms and in such manner as the Board shall think fit.
49. Effect of Surrender or Forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest

in, and also of all claims and demands against the Company in respect of the share and the proceeds thereof, and all other

rights incident to the share, except only such of those lights (if any) as by these presents are expressly saved. 50. Certificates of Surrender or Forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agents or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture; such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company; such purchaser thereupon shall be deemed the holder of such share, discharged from all calls due prior to such purchase, and he shall not be bound to see to the application of the purchase money nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale. 51. Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share

within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or within six months from the date thereoi upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than 9 per cent. per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 48 hereof, shall be redeemable after sale or disposal. 52: Company's Lien on Shares.—The Company shall have a first and paramount lien upon all the shares registered in the name of each Shareholder (whether solely or jointly with others) and upon the proceeds of sale thereof for his debts-liabilities and engagements, solely or jointly with any other person to or with the Company, whether the period for the payment, fulfilment or discharge thereof shall have actually arrived or not, and no equitable interest, in any shall extend to have each discharge thereof shall have actually arrived or not to have full affect and such lien shall extend to

be created except upon the footing and condition that Article 20 hereof is to have full effect, and such lien shall extend to all dividends from time to time declared in respect of such shares and to all moneys paid in advance of calls thereon. Unless otherwise agreed, the registration of a transfer of shares shall operate as a waiver of the Company's lien (if any.), on such shares.

53. Lien how made available and Proceeds how applied .- For the purpose of enforcing such lien the Board may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such time as the moneys are presently payable, and notice in writing stating the amount due, and giving notice of intention to sell in default shall have been served on such Shareholder or the person (if any) entitled by transmission to the shares and default shall have been

made for seven clear days after such notice. The net proceeds of any such sale shall be applied in or towards satisfaction (if any) entitled by transmission to the shares or who would be so entitled but for such sale. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

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

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

## PREFERENCE SHARES.

56. Preference and Deferred Shares .- Any 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 eapital, 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. 57. Modification of Rights and Consent thereto.—If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes

and a

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

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

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

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

### 'CALLS.

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

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

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

62. Interest on Unpaid Call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalment shall have been due, shall pay interest for the same at the rate of 9 per centum per anound from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this Article. Any sum whether payable on account of the amount of the share or by way of premium which by the terms of allotment of a share is made payable upon allotment or at any fixed date, and any instalment of a call or premium shall, for all purposes of these presents, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions' of these presents as to payment of interest and expenses, forfeiture, lien, 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 hereby provided. 63. Payment in anticipation of Calls.—The Directors may at their discretion receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount due upon the shares held by him beyond the sum actually called up.

### BORROWING POWERS.

64. (a) Power to borrow.—The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained, from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, at such rate of interest and on such terms as the Directors think fit, but so that the amount at any one time owing in respect of principal monies so borrowed or raised shall not, without the sanction of a General Meeting exceed the sum of One hundred thousand Rupees (Rs. 100,000). The Directors shall, with the sanction of a General Meeting, be entitled to borrow or raise such further sum or sums, and at such rate of interest as such meeting shall determine. The Directors may, for the purpose of securing the re-payment of any such principal sum or sums of money so borrowed or raised, as aforesaid and interest, create and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or enforce

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# PART 1. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6, 1930

on behalf of the Company any promissory notes or bills of exchange. Provided that before the Directors execute any mortgage, issue any debentures or create any debenture stock thay shall obtain the sanction thereto of the Company in General Meeting whether ordinary or extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors, or by one Director and the agents and/or secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

(b) Immediate Debenture Issue.-Without prejudice to any of the powers and provisions of Article 64 (a 64. hereof and without the necessity of obtaining the sanction of the Company in General Meeting therefor the Directors shall have the power to raise and borrow immediately a sum not exceeding One hundred and Fifty thousand Rupees (Rs. 150,000) by the creation and issue of 1,500 redeemable debentures of One hundred Rupees (Rs. 100) each carrying interest at seven (7) per centum per annum and to secure the same by a primary mortgage over the Company's Craigforest estate and to execute all necessary mortgage bonds, trust deeds, debentures, and other documents.

#### MEETINGS.

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

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

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

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

(1) Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and deposited at the office and may consist of several documents in like form each signed by one or more of the requisitionists. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the deposit of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the requisitionists convening the meeting may themselves fix, but any meeting so convened shall not be held after 3 months from the date of such deposit.

(2) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Board shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if thought fit, of confirming it as a special resolution : and if the Board do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists, or a majority of them in value, may themselves convene the meeting.

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

the business covered by the original notice.
70. Notice of Resolution.—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by depositing a copy of the resolution at the office.
71. Seven Days' Notice of Meeting to be given.—Seven days' notice at least of every General Meeting, ordinary or extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given either by advertisement in the Ceylon Government Gazette or by notice sent by post, or other investigate. wise served as hereinafter provided, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting; provided however that holders of preference shares or shares of any particular the proceedings at any General Meeting; provided however that holders of preference snares or snares of any particular class shall not be entitled to notice of any meeting at which by the conditions or provisions attached to such preference shares or shares of such particular class they shall not be entitled to attend or vote. 72. Two Meetings convened by One Notice.—Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting

contingently on the resolution being passed by the requisite majority at the first meeting. 73. Business requiring and not requiring Notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and consider the profit and loss account (if any), the balance sheet of the Company, the reports of the Directors and the profit of the profit and constructions. Auditors and other effects in the first frequencies of the Directors. and Auditors, to elect Directors, Auditors and other officers in place of those retiring, to fix the remuneration of the Directors and Auditors, to sanction and declare dividends and to transact any business which under these presents ought to be transacted at an Ordinary General Meeting and shall also be competent to enter upon, discuss and transact any business whatever

acted at an Ordmary General Meeting and shall also be competent to enter upon, discuss and transact any business whatever of which special mention shall have been made in the notice upon which the meeting was convened. 74. Notice of other Business to be given.—With the exceptions mentioned in the foregoing articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, ordinary or extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice upon which it was convened.

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

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

77. Chairman of Directors or a Director to be Chairman of General Meeting; in case of their absence or refusal, a Shareholder may act.—The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether ordinary or extraordinary; but if there be no Chairman, or if at any meeting he shall not be present within 15 minutes after the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present, decline to take the Chair, then the Shareholders present shall choose one of their number to be Chairman.

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

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

80. Minutes of General Meeting.—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.

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

82. Poll.—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 for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded. The demand for a poll may be withdrawn.

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

84. No poll on Election of Chairman or on Question of Adjournment.—No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

85. Voting in Person or by Proxy or Attorney.—Votes may be given either personally or by proxy or by attorney duly authorized.

86. Number of Votes to which Shareholder entitled.—On a show of hands every Shareholder present in person or by attorney duly authorized shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for every share held by him.

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

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

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

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

91. When Power of Attorney to be Deposited.—The power of attorney under which a person proposes to vote shall be deposited at the office for registration in the books of the Company at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in such power of attorney proposes to vote, otherwise the person so named shall not be entitled to vote in respect thereof. 92. Form of Instrument of Proxy.—Every instrument of proxy, whether for a specified meeting or otherwise shall, as nearly as circumstances will admit, be in the form or to the effect following :—

#### The Craigforest Estate Company, Limited.

I, \_\_\_\_\_, of \_\_\_\_\_, being a Shareholder of the Craigforest Estate Company, Limited, hereby appoint\_\_\_\_\_\_, of \_\_\_\_\_\_, or failing him \_\_\_\_\_\_, of \_\_\_\_\_\_, or failing him \_\_\_\_\_\_, of \_\_\_\_\_\_, as my proxy to vote for me and on my behalf, and if necessary to demand a poll at the (ordinary or extraordinary, as the case may be), General Meeting of the Company, to be held on the \_\_\_\_\_\_ day of \_\_\_\_\_\_, and at any adjournment thereof.

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

93. Objection to Validity of Vote to be made at the Meeting or Poll.—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 whatsoever.

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

#### DIRECTORS.

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

96. Qualification of Directors.—The qualification of a Director shall be the holding of shares of the Company, of any class whether fully paid or partly paid of the total nominal value of at least One thousand Rupees (Rs. 1,000) and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. A Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment or election.

97. Remuneration of Directors.—As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Two thousand Rupees (Rs. 2,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company. The Directors shall also be entitled to be repaid all travelling and hotel expenses properly incurred by them in or with a view to the performance of their duties.

98. Appointment of First Directors and Duration of their Office.—The first Directors shall be Herbert George Parton Maddocks of Colombo, John Alexander Craig of Unugalla Group, Haliella, Alexander McLaren of Dartry Group, Gampola, and Robert Forrest of Newburgh Estate, Ella, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

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

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

101. Power of Directors to appoint Additional Directors.—The Directors shall have power at any time, and from time to time, to appoint any other qualified person as a Director, either to fill a casual vacancy or as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed. But any Director so appointed shall hold office only until the next following Ordinary General Meeting of the Company and shall then be eligible for re-election.

102. Directors may act notwithstanding Vacancy.—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, except in emergencies or as provided in Article 95 for the purpose of filling up vacancies, act so long as the number is below the minimum.

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

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

105. Retiring Directors eligible for Re-election .- Retiring Directors shall be eligible for re-election.

106. Decision of Question as to Retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

107. Number of Directors how increased or reduced.—The Company in General Meeting may from time to time increase or reduce the number of Directors, and may also determine in what rotation such increased or reduced number shall go out of office.

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

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

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

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

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

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

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

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

#### INDEMNITY.

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

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

# POWERS OF DIRECTORS.

115. To acquire Craigforest estate.—The Directors shall have power to purchase or otherwise acquire as on and from January 1, 1930, the said Craigforest estate, situated in the District of Badulla of the said Island.

116. To manage Business of Company and pay Preliminary Expenses, &c.—The business of the Company shall be managed by the Directors either by themselves or through a Managing Director or with the assistance of an agent or agents, and secretary or secretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in, connection with the placing of the shares of the Company, and in and about the valuation, purchase or acquisition of the said Craigforest estate and the purchase, lease, or acquisition of any other lands, estates, or property, and the opening elearing, planting, and cultivation thereof, and in or about the working and business of the Company. 117. To acquire Property, to appoint Officers and pay Expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, and other servants for such period or periods and with such remuneration and at such salaries and upon such terms and conditions as they may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, and other officers, visiting agents, inspectors, superintendents, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artisans, labourers, accountants for such reason as they may think proper and advisable and without assigning any cause.

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

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

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

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

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

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

# PROCEEDINGS OF DIRECTORS.

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

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

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

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

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

128. Acts of Board or Committee valid notwithstanding Informal Appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed provided the same be done before the discovery of the defect.

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

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

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

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

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

# COMPANY'S SEAL.

133. The use of the Seal.—The seal of the Company shall not be used or affixed to any deed certificate of shares or other instrument except in the presence of two or more of the Directors, or of one Director and the agents and/or secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the agents and/or secretaries, in the event of a firm being the agents and/or secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing the firm name or the firm name per procurationem or signing for and on behalf of the said firm as such agents and/or secretaries, and in the event of a company whether domiciled or incorporated in the Island of Ceylon or elsewhere being the agents and/or secretaries, being signified by a Director or the secretary or the duly authorized attorney of such Company signing for an 1 on behalf of such Company as ageuts and/or Secretaries. Th) sealing shall not be attested by one person in the dual capacity of Director and representative of the agents and/or secretaries. Any instrument sealed with the seal of the Company and signed by two or more Directors or by one Director and the agents and/or secretaries of the Company shall be presumed to be tuly executed.

### ACCOUNTS.

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

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

136. Profit and Loss Account and Balance Sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company for the period since the preceding account and balance sheet or in the case of the first account and balance sheet since the incorporation of the Company made up to a date not more than 6 months before such meeting. 137. Report to accompany Statement.—Every such account and balance sheet shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend to the Shareholders and the account, balance sheet and report, shall be signed by the Directors.

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

# DIVIDENDS, BONUS, AND RESERVE FUND.

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

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

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

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

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

144. Reserve Fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company, such sum as they think proper as a reserve fund, and may invest the 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 of the Company, and that without being bound to keep the same separate from the other assets, and the Directors may also carry forward any profits which they may deem it not prudent to divide.

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

146. 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 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 proportions in which they would have been many direct and such resolution shall be effective provided that such powers shall not be exercised unless recommended by the Board, and the Directors shall in accordance with such resolution, apply such sum in paying up in full (or, with the same credited as foresaid, and appropriate such shares or debentures or other obligations and distribute the same credited as fully paid up (or, as the case may be, partly paid up) anongst the Shareholders aforesaid in the proportions in the said capitalized sum, or shall apply such sum or any part thereof being be unpaid in respect of any issued shares held by the Shareholders aforesaid in paying up there there is a foresaid in paying up the whole or part of any uncelled 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 uncelled 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 there is a difficulty arises in the said capitalized sum, or shall apply such sum orany part there of any issued shares

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

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

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

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

151. Notice of Dividend; Forfeiture of Unclaimed Dividend.—Notice of all dividends to become payable shall be given to each Shareholder entitled thereto; and all dividends unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund. For the purposes of this article any cheques or warrants which may be issued for dividends and may not be presented at the Company's bankers for payment within 3 years shall rank as unclaimed dividends.

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

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

#### AUDIT.

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

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

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

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

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

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

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

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

#### NOTICES.

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

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

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

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

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

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

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

# PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

### ARBITRATION.

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

#### EVIDENCE.

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

# PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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

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

173. Payments in specie, and vesting in Trustees, right of contributory to Dissent, &c.—If the Company shall be wound up, the liquidator, whether voluntary or official, may with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator with like sanction, shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the Shareholders of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing Company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid or part paid, or preference, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to section 234 of the Companies Act of 1929 in England, but for the purposes of an arbitration as in sub-section (6) of the said section provided the provisions of the Ceylon Arbitration Ordinance, 1866, and/or of the Civil Procedure Code, 1889, shall apply in place of the English and Scottish Acts referred to in the said sub-section (6) of section 234 of the aforewritten Companies Act, and the said section 234, save as herein excepted, shall be deemed to be part and parcel of these present articles.

In witness whereof the subscribers to the memorandum of association have hereunto set and subscribed their names at Colombo, this Twenty-ninth day of April, One thousand Nine hundred and Thirty.

- H	F (	4	р	MADDOG	177.01
	L. N	JT.	<b>r</b> .	MADDOG	IKS.

#### ROBT. FORREST

J. W. THOMPSON.

A. R. MCFARLANE.

STANLEY F. DE SARAM.

J. A. CLUBB.

G. MARTIN.

#### Witness to the above signatures :

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

# Third Publication.

#### "THE KILINOCHCHI PLANTATIONS, LIMITED." MEMORANDUM OF ASSOCIATION OF

THE name of the Company is "THE KILINOCHCHI PLANTATIONS, LIMITED." 1.

The registered office of the Company is to be established at Vaddukoddai, Jaffna. 2.

- The objects for which the Company is established are 3.
  - (a) To carry on in Ceylon the business of growing fruit trees and vegetables such as mangoes, jaks, limes
  - (a) To earry on in Ceylon the business of growing fruit trees and vegetables such as mangoes, jaks, links oranges, plantains, papua, chillies, putplins, and other kinds including tobacco.
    (b) To acquire and take over the mine Division of the Jaffna District, Northern Province, called "Iranamadukadu" alias "Paravipinchan kadu" consisting of 58 acres 2 roods and 13 perches mentioned in lots Nos. 38, 38L, 38P, 38E, 69F, 38V, 38X, 38Z, and 38AA under Irrigation P. P. 6.
    (c) To acquire by purchase, lease, or otherwise any land or lands or any share or shares thereof, and any buildings, machinery, implements, tools, live and dead stock, stores or other properties movable or immovable, and the erector for the factories machinery, buildings, or stores.

  - and the erect of construct any factories, machinery, buildings, or stores. (d) To open, desr plant, cultivate, or develop any land or lands, and grow and produce all kinds of fruit trees, vegetables, and other agricultural products.

  - (e) To buy, sell, werehouse, transport, ship, and deal in all kinds of goods and wares. (f) To enter into any agreement or agreements with Government or other authorities, and to obtain rights, privileges, and concessions.
  - (g) To draw, make, endorse, or accept bills of lading, warrants, bills of exchange, promissory notes, or negotiable instruments for purposes of the Company.
  - (h) To establish and carry on a dairy and poultry farm, and to buy and sell live stock, and to sell and deal in milk and dairy and poultry produce wholesale or retail.
  - (i) To establish and maintain in Ceylon, stores, shops, and places for the sale of fruits, vegetables, and seeds wholesale or retail, and to establish agencies to carry on the business of merchants and traders.
  - (j) To make all kinds of contracts with reference to the lands and property of the Company in the same manner as any individual owner who might have absolute right to such land or property might contract with reference thereto.
  - (k) To borrow money on the mortgage or security of the Company's lands and property or on simple contract.
  - (1) To onter into partnership or any arrangement for sharing profits, union of interest, reciprocal concessions, amalgamation, or co-operation with any other person, corporation, or company carrying on or about to carry on or engage in any business or transaction capable of being conducted, so as to directly or indirectly benefit this Company, and to form, constitute, or promote any other Company or Companies for the purpose of acquiring all or any of the properties, rights, and liabilities of the Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company.
  - (m) And to do all such other things as shall be incidental or conducive to the attainment of the object of this Company, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes Companies or corporation, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or in reference from any other paragraph.
- The liability of the Shareholders is limited.

5. The nominal capital of the Company is Fifty thousand Rupees (Rs. 50,000) divided into Two hundred and Fifty (250) shares of Two hundred Rupees (Rs. 200) each, with power to increase or reduce the capital.

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

Names and Addresses of Subscribers.	Number of Shares taken by each Subscriber.
V. PONNAMPALAM (F. M. S. Pensioner, Urumpiray, Treasurer to the Board of Directors, Jaffna Hindu College, and Vice-President Jaffna Co-operativ Central Bank, Jaffna)	of 70 · Two
A. TILLIAMPALAM (Landed Proprietor, Vannarponnai, Jaffna).	. Two
S. MYLVAGANAM (retired Assistant Auditor, F. M. S. Government, and Lande Proprietor, Vaddukoddai, Jaffna)	d • Two
P. NARAYANAR (F. M. S. Pensioner and Landed Proprietor, Chunnakam, Jaffner	a) Two
M. Снецьарран (Ceylon Government Pensioner, Landed Proprietor, an Secretary, Tholpuram-Moolai Co-operative Union, Tholpuram, Jaffna)	d Two
S. CANAPATHIPILLAI (F. M. S. Pensioner and Landed Proprietor, Vaddukodda Jaffna	· One
A. SUPRAMANIAM (F. M. S. Pensioner and Landed Proprietor, Vannarponna Jaffna)	ai, ••• <b>T</b> wo
Total Shares taken	Thirteen

Witness to the above signatures at Tholpuram, Jaffna, this 3rd day of March, 1930 :

A. K. NAVARATNAM. Proctor, Supreme Court.

# ARTICLES OF ASSOCIATION OF "THE KILINOCHCHI PLANTATIONS, LIMITED."

#### REGULATIONS FOR MANAGEMENT OF THE COMPANY.

THE regulations contained in Table C of the schedule annexed to the "Joint Stock Companies Ordinance, No. 4 of 1861," shall not apply to this Company, which shall be governed by the regulations contained in these articles, but subject to alteration, addition, or repeal by special resolution.

# BUSINESS.

L. The business of the Company shall be carried on by Directors in accordance with these regulations, but subject to the control of the General Meetings.

2. All or any of the employees of the Company may be required to give security for the faithful discharge of their duties.

#### SHARES.

3. The shares of the Company shall be under the control of the Directors, who may allot or otherwise dispose of them to persons whom they deem fit.

4. Any person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Directors may from time to time specify.

5. If on or before the day appointed for payment any Shareholder fails to pay the amount due from him, then such Shareholder shall become liable to pay interest for the same at the rate of twelve per cent. per annum, commencing from the date of default thereof till payment in full. The Directors may at their discretion suspend the operation of this clause till such time as they decide upon.

6. Every Shareholder must own at least one share; and as such, two or more persons shall not own any one share in common.

7. The certificate of title to shares shall be issued under the seal of the Company by the Secretary, and a Director, or in such manner as the Directors shall prescribe.

8. Every Shareholder shall be entitled on payment of 50 cents for a certificate specifying the share or shares held by him and the amount paid thereon. He shall also pay the stamp duty required by law for such certificate. Certificates lost can be replaced by others on payment of the usual charges.

9: No Shareholder shall be entitled to the privileges of a Shareholder until his name shall have been entered in the register of Shareholders.

# THANSFER OF SHARES.

10. The Company may decline to register any transfer made by a Shareholder without the previous written sanction of the Directors and such transferee shall not be entitled to the privileges of a Shareholder till his name shall have been entered in the register of Shareholders.

11. Only fully paid up shares can be the subject of transfer.

12. No transfer made by a Shareholder who is indebted to the Company will be valid.

13. The executors, administrators, or heirs of a deceased Shareholder shall be the only persons recognized by the Company as having any title to his share provided that the heirs of the deceased Shareholder take out letters of administration, if the law so requires it.

14. If any person becomes entitled to a share or shares by an operation of the law he must forthwith inform the same to the Company and have his name entered in the Company's register.

#### CALLS.

15. If any Shareholder fails to pay any call or instalment due, the Company may after serving on him a written notice appointing a day before which the amount should be paid, forfeit at its discretion his share or shares as the case may be, and any share so forfeited will become the absolute property of the Company.

16. Any Shareholder whose shares have been forfeited, shall, notwithstanding, be liable to pay to the Company all calls owing upon such shares at the time of forfeiture:

#### INCREASE OF CAPITAL.

17. The Directors may, with the sanction of the Company previously given in a General Meeting, increase its capital by the creation of new shares.

# GENERAL MEETING.

18. The Annual General Meeting shall be held in the month of June in each year, unless otherwise decided upon by the Directors for good reasons.

19. The above-mentioned meetings shall be called Ordinary General Meetings, and all other General Meetings shall be called Extraordinary.

20. The Secretary shall, upon a written requisition by three Directors, or any number of Shareholders, holding in the aggregate not less than one-fifth part of the Shares of the Company, convene an Extraordinary General Meeting within thirty days of such requisition. All such requisition shall express the object of the meeting proposed to be called.

21. Twenty-one days' notice at least, specifying the place and hour of meeting, and the purpose for which any General Meeting is to be held shall be given in such manner as may be prescribed by the Directors.

22. Any Shareholder shall be entitled to move any resolution in any of the above-mentioned meetings, provided he has given a copy of the resolution to the Secretary three days before such meeting.

23. No business shall be transacted at any meeting, unless a quorum of Shareholders is present at the commencement of such business and such quorum shall not be less than nine.

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24. The Chairman, if any, of the Board of Directors shall preside at every meeting of the Company. If there be no such chairman, or if at any meeting, he is not present, the Shareholders present shall choose one of the members to be the Chairman of the Meeting.

25. Every Shareholder shall have a vote, but persons owning more than two shares shall have an additional vote for every such two shares.

26. Votes may be given either personally or by proxy at the General Meetings.

27. No person shall be appointed a proxy who is not a Shareholder, and the instrument or mandate appointing him shall be deposited at the registered office of the Company not less than twenty-four hours before the time of holding the meeting at which he proposes to vote, but no instrument or mandate appointing a proxy shall be valid after the expiration of two months from the date of its execution.

28. A proxy must bear a six-cent stamp (No. 3 of 1890, Schedule B).

29. If any Shareholder is a lunatic or idiot or prodigal, he may vote by his Curator, and if any Shareholder is a minor he may vote by his guardian, or any one of his guardians, if more than one.

# DIRECTORS.

30. The Directors shall be elected by the Shareholders at the Ordinary General Meeting every year or at any other General Meeting.

31. From among the Directors shall also be appointed annually a Managing Director, and a Secretary.

32. The Directors shall not be fewer than 5 or more than 7 in number. The quorum for a Director's Meeting shall be not less than three.

33. The qualification of a Director shall be the holding of two shares.

34. The office of Director shall be vacated, if he holds any place of profit under the Company-

If he is an uncertificated bankrupt,

If he is a lunatic,

If he ceases to hold the required number of shares,

If he does not attend three consecutive meetings, without sufficient cause.

35. Any casual vacancy in the Directorate shall be filled up by the Directors themselves.

36. 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.

37. The Managing Director shall carry out such part of the Company's business as may from time to time be entrusted to him, and shall exercise such powers as may be conferred upon him by the Directors.

38. It shall be the duty of the Secretary-

- (a) to keep an account of the Company's capital, depositing the same as it comes to the Company's credit in "The National Bank of India, Limited," Colombo, or in any other banks in Ceylon, as determined by the Directors,
- (b) to keep a Register of Shareholders, containing a record of the names, addresses, and occupations, if any, of the Shareholders and the shares held by each of them,

(c) to keep a record of the proceedings of meetings,

- (d) to send to the Registrar of Joint Stock Companies a list of Shareholders annually in accordance with the requirement of section 20 of the Joint Stock Companies Ordinance,
- (e) to call Meetings of Directors or General Meetings when necessary,

(f) to carry out such part of the Company's business as may from time to time be entrusted to him.

89. The Secretary shall exercise such powers as may be conferred upon him by the Directors.

40. It shall be the duty of the Secretary to keep the books of the Company in the required form and to prepare a balance sheet every year before May 15, or such date as may be fixed by the Directors.

41. No money can be drawn from the Bank except on the Joint-Order of the Managing Director, Secretary, and a Director.

#### DIVIDEND.

42. The Directors may, with the sanction of the Company in General Meeting, declare a dividend to be paid to the Shareholders in proportion to their shares.

43. No dividend shall be payable except out of the profits arising from the business of the Company and with the sanction of the Directors.

44. The Directors may before recommending any dividend set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies.

45. The Directors may deduct from the dividends payable to any Shareholder all such sums of money as may be due from him to the Company on account of calls or otherwise.

46. Notice of any dividend that may have been declared shall be given to each Shareholder, or sent by post or otherwise to his registered place of abode.

47. No dividend shall bear interest as against the Company.

48. The Directors shall cause true accounts to be kept of the moneys received and expended by the Company and of all matters in respect of which such receipts and expenditure take place and of the property, assets, credits, and liabilities of the Company. But no member shall have any right to insist on the inspection of any account book, or document of the Company except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.

#### Accounts.

49. Once at least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure for the past year, made up to a date not more than three months before such meeting.

50. The statement so made shall show, arranged under the most convenient heads, the amount of gross income distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other matters.

51. Every item of expenditure fairly chargeable against the year's income shall be brought into account so that a just balance of profit and loss may be laid before the meeting and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the year.

52. At the Ordinary Meeting of each year, the Directors shall lay before the Company a balance sheet containing a summary of the property and liabilities of the Company.

53. A printed copy of such balance sheet shall, twenty-one days previously to such meeting, be delivered or sent by post to the address of every Shareholder.

#### AUDIT.

54. The accounts shall be examined, and the correctness of the balance sheet ascertained by one or more Auditors to be selected by the Company in General Meeting.

55. The Auditors need not be Shareholders in the Company. No person is eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or other officer of the Company is eligible during his continuance in office.

56. The selection of Auditors shall be made by the Company at their First Ordinary General Meeting in each year.

57. If any casual vacancy occurs in the office of Auditor, the Directors shall forthwith call an Extraordinary General Meeting for the purpose of supplying the same.

58. Every Auditor shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating thereto.

59. Every Auditor shall have a list delivered to him of all books kept by the Company, and he shall at all reasonable times have access to the books and accounts of the Company.

60. The Auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether, in their opinion, the balance sheet is a full, and fair balance sheet, containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs.

#### NOTICE.

61. Notices requiring to be served by the Company upon the Shareholders may be served either personally or by leaving the same or sending them through post at their registered places of abode.

62. Every Shareholder shall give an address which shall be deemed his place of abode and shall be registered as such in the books of the Company.

63. Any notice sent by post shall be deemed to have been served at the time when the letter containing the same is posted.

64. The nominal capital of the Company is Fifty thousand Rupees (Rs. 50,000) divided into Two hundred and Fifty (250) shares of Two hundred Rupees (Rs. 200) each, with power to increase or reduce the capital, of which forty (40) fully paid shares shall be allotted to the vendor (Chinnatamby Thampiah) of Moolai as part payment of the purchase money. Of the full amount of Rupees Two hundred (Rs. 200) per share a sum of Rupees Fifty (Rs. 50) shall be paid on application, a further sum of Rupees Fifty (Rs. 50) shall be paid on allotment and the balance of Rupees One hundred (Rs. 100) shall be paid in ten instalments of Rupees Ten (Rs. 10) each at intervals of not less than one month.

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names at Tholpuram, this 3rd day of March, 1930.

V. PONNAMPALAM.

I. C.

A. TILLIAMPALAM.

S. MYLVAGANAM.

P. NARAYANAR.

M. CHELLAPPAH.

S. CANAPATHIPILLAI,

A. SUPRAMANIAM.

Witness to the above signatures :

A. K. NAVABATNAM, Proctor, Supreme Court.

[Second Publication.]

#### MEMORANDUM OF ASSOCIATION OF CEYLON TOILET SALOONS, LIMITED.

- The name of the Company is "CEYLON TOILET SALOONS, LIMITED." 1.
- The registered office of the Company is to be established in Colombo. 2.
- The objects of which the Company is to be stablished are-3.

.: :

- (1) To purchase, lease, take over, or otherwise acquire and carry on hair-dressing business in the Island of Ceylon and elsewhere
- (2) To establish or acquire by purchase, lease, or otherwise or assist in the establishment or promotion of refreshment rooms, restaurants, billiard rooms, clubs, fancy goods stores (wholesale and retail), cutlers, jewellers, obacconists, stationers, confectioners, haberdashers, bath and toilet saloons, swimming, haths, florister chemists, hosiers, hatters, opticians, dyers and cleaners, electricians, photographers, or my atter business which may be considered conducive to the interests of the Company.
- (3) To carry on in the Island of Ceylon or elsewhere all or any of the following businesses, hair-dressers, chriopodies, manicurists, heauty specialists, wig makers, perfumers, caterors, confectioners, chemists, club proprietors, billiard room proprietors, fancy goods and toy vendors, vendors of sporting requisites, stationers, hosiers, jewellers, tobacconists, haberdashers, electricians, merchants, traders, warehousemen, carriers, photographers, or any other trade business profession which may reasonably be considered in the best interests of the Company to carry on.
- (4) To purchase, take on lease, hire, or otherwise acquire any real and personal property, buildings, machinery, implements, live and dead stock, stores, effects, appliances, and other property of any kind in any part of the world, and to take, obtain, and acquire any grant, concession, lease, and rights in Ceylon, and elsewhere in any part of the world.
- (5) To purchase or otherwise acquire and undertake all or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorized to carry on or possessed of property suitable for the purposes of the Company, or to amalgamate either wholly or in part with any other company or companies.
- (6) To enter into partnership or into any arrangement for sharing profits, union of interest, joint adventure, co-operation, amalgamation, reciprocal concession or for any other purpose with any person, persons, or company, carrying on or engaged in, or about to carry on or engage in, any business or transaction which the Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly to benefit the Company, and to lend money to guarantee the contracts, of and otherwise assist any such person or company.
- (7) To distribute any property of the Company, including the shares, stocks, debentures, or obligations of any other company, amongst the Members of Company in specie.
- (8) To contract for, negotiate and issue loans of every description; to invest money by way of advance or loan with or without interest to any person, persons, or company, and particularly to any employee of the Company, and to lend money on any terms and in any manner, and on any security or without security.
- (9) To make draw, accept, endorse, negotiate, discount, buy, sell, and deal in bills, notes, warrants, coupons, and other negotiable or transferable instruments securities, or documents.
- (10) To borrow or raise or secure the payment of money in such manner and on such terms as the Directors may deem expedient, and in particular by the issue of bonds, debentures or debenture stock, perpetual or redeemable, or by mortgage, charge, or lien upon the whole or any part of the property, assets, and rights of the Company, present or future, including uncalled capital, and to give and grant any rights or options or calls over any shares in the Company at any price (not below par) and for any period as part of the terms or conditions of issue of such debentures or debenture stock, and to purchase, redeem, or pay off such securities.
- (11) To pay for any property or rights of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares, or stock, or debentures or debenture stock. or obligations of this or any other company, or partly in one way and partly in another, or otherwise how-soever, with power to issue any shares or stock as fully or partially paid up.
- (12) To give credit to customers of the Company and other persons and to guarantee the contracts of and become surety for any such customers or other persons and to create and issue any mortgage, charge, debenture or other obligation in support of any guarantee or covenant given by the Company.
- (13) To sell, exchange, let, improve, manage, develop, dispose of, or otherwise deal with the undertaking, or all or any part of the property of the Company, upon such terms as the Directors may think fit, with power to accept as the consideration (if any) any shares, stocks (whether wholly or partially paid up), mortgages, debentures, or obligations of any other company or person.
- (14) To promote and establish any other company whatsoever, and to subscribe for and hold the shares, or debentures, or debenture stock, or securities of any other company, or any part thereof, and to take or underwrite or guarantee the issue or subscription of any shares, or stock or obligations of such company, and to guarantee the payment of any dividend or interest on such shares, or stock, or obligations, and to assist any such company by advances of money or otherwise.
- (15) To promote or assist in or contract with any person or company for the promotion of any company or companies, businesses or undertakings, for the purpose of acquiring all or any of the property and liabilities of the Company or for any other purpose which seems directly or indirectly calculated to benefit the Company, and to enter into guarantees upon any terms for the placing of or under writing shares, debentures. or debenture stock of any such company.
- (16) To create and issue any mortgage or charge, or any debentures or debenture stock, bonds or other obligations, secured upon all or any part of the Company's undertaking and assets present and future • . . . (including uncalled capital) in support of any guarantee given by the Company.

PART I CEYLON GOVERNMENT GAZETTE JUNE 6, 193
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- (17) To remunerate or make donations (in cash or by the issue of fully or partly paid shares or debenture, of this or any other company, or in any other manner the Directors may think fit) to any person or persons whether Directors, officers, or agents, of the Company or not, for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital, or any debentures, debenture stock, or other secruities of the Company, or in or about the formation or promotion of the Company or the conduct of the business.
- (18) To pay out of the funds of the Company all expenses of or incidental to the formation, registration, establishment, issue of capital of the Company or any other company in the formation or promotion of which it may take part by virtue of this clause, and to pay brokerage and subject to the Companies Act, 1929, commissions for obtaining for taking, placing and under writing shares, debentures, or debenture stock.
- (19) To do whatever may be necessary or expedient to procure the Company to be registered or incorporated as a body politic or corporate, or otherwise to establish for the Company a legal domicile or representation and to enable the affairs and operations of the Company to be effectively carried on and conducted in any part of the world.
- (20) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with any business which the Company is authorized to carry on or calculated to enhance the value of or render profitable any of the Company's properties or rights.
- (21) To promote, join, and subscribe to federations or combinations for the purpose of encouraging any trade or industry, or for protection of employers or workmen, or for promoting co-operation between employers and employed, and to enter into arrangements or agreements with workmen and employees of the Company for participation in profits or joint control or otherwise as may be deemed expedient.
- (22) To carry out all or any of the foregoing objects in any part of the world, either as principals, agents, contractors, trustees, or otherwise, and either alone or in conjunction with any other person or company, and either by or through agents, sub-contractors, trustees, or otherwise.
- (23) To do all such other things as are incidental or conducive to the attainment of the above-stated objects. The liability of the Shareholders is limited.
- 5. The share capital of the Company is Rs. 100,000 divided in 10,000 shares of Rs. 10 each.

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

Names and Addresses of Subscribers.	• •		er of Shares taken by ach Subscriber.
THOMAS ISAAC MELBOURNE, Glencairn, Colpetty		• • •	One
JAS. A. FREWIN, 40, Baillie street, Colombo	••	••	One
W. ERIC BASTIAN, 45/3, Manning Mansions	••	••	One
H. W. SNOW, Y. M. C. A., Colombo	••	•••	One
H. JULIAN RODRIGO, 4, Flower road, Colombo	·· •	۰.	One
G. A. ABEYRATNA, 31, Hulftsdorp	••	•••	One
B. H. OHLMUS, Mount Lavinia	••	••	One
	Total Shares taken	••	Seven

Witness to the above signatures at Colombo, on this Thirteenth day of May, 1930 :

J. M. PEREIRA, Proctor, Supreme Court, Colombo.

### ARTICLES OF ASSOCIATION OF CEYLON TOILET SALOONS, LIMITED.

THE regulations contained in Table C in the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall apply to the Company, and be deemed to be incorporated herewith except in so far as they are herein expressly amplified. The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the aid regulations.

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

THOMAS ISAAC MELBOURNE, Glencairn, Colpetty.

JAS. A. FREWIN, 40, Baillie street, Colombo.

W. ERIC BASTIAN, 45/3, Manning Mansions.

H. W. SNOW, Y. M. C. A., Colombo.

H. JULIAN RODRIGO, 4, Flower road, Colombo.

- G. A. ABEYRATNA, 31, Hulftsdorp.
- B. H. OHLMUS, Mount Lavinia.

Witness to the above signatures at Colombo, this Thirteenth day of May, 1930 :

[Second Publication.]

**2**.

J. M. PEREIRA. Proctor, Supreme Court, Colombo.

4.

#### The Colombo Fort Land and Building Company, Limited.

OTICE is hereby given that the Thirty hith Ordinary N General Meeting of the Company will be held at the registered office of the Company, 14, Queen street, Fort, Colombo, on Monday, June 16, 1930, at 12 noon.

168 19 Business.

1. To receive the report of the Directors and the accounts of the Company for the year ended April 30, 1930. ş

2. To declare a dividend

3. To elect Directors.

4. To appoint Auditors for the current year.

5. To transact any other business of which due notice has been given.

The Transfer Books of the Company will be closed from June 9 to 16, 1930, both days inclusive.

By order of the Directors,

WHITTALL & CO.,

Colombo, June 6, 1930.

Agents and Secretaries.

#### Brodie and Company, Limited.

**TOTICE** is hereby given that the Sixth Annual Ordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company, 19, Upper Chatham street, Fort, Colombo, on Friday, June 20, 1930, at 12.30 P.M.

> 18 Business.

1. To receive the report of the Directors and statement of accounts for the year ending March 31, 1930.

- 2. To declare a dividend
- 055

3. To elect a prector.
4. To appoint Audi des.
6. To transact any other business that may be properly brought before the Meeting. C;

The Transfer Books of the Company will be closed from June 13 to 20, 1930, both days inclusive.

Côlombo, June 6, 1930.

ALBERT E. RODE, Secretary.

9,8

The Nugatalawa Tea Company, Limited

NOTICE is hereby given that an Extraordinary General Meeting of the Nugatalawa Tea Co., Ltd., will be held at Nugatalawa No. 2 Factory, Bandarawela, on Monday, June 16, 1930, at 10 A.M., when the subjoined resolution will be proposed :-

"That the capital of the Company be reduced from Rs. 100,000 divided into 10,000 shares of Rupees Ten (Rs. 10) to Rs. 71,650 divided into 1,900 shares of Rs. 10 each and 8,100 shares of Rs. 6.50 each, and that such reduction be effected by returning to the holders of the 8,100 fully paid shares of Rs. 10 each that have been issued paid up capital to the extent of Rs. 3 50 per share and by reducing the nominal amount of each of the said shares from Rs. 10 torRs. 6.50."

Should the resolution be passed by the required majority, it will be submitted for confirmation as a special resolution, to a Second Extraordinary Meeting which will be subsequently convened.

# By order of the Directors,

Colombo, June 6, 1930.

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

#### Auction Sale.°

A Valuable House Property at 1st Division, Maradana, Colombo, under Mortgage Dècree in Case No. 33,573: D. C., Colombo.

BY virtue of a commission issued to mc in the above case, I shall cell by public auction on Saturday, June 28, 1930, at 44 mi., at the sport-All that lot marked A in the plan being a divided part of premises No. 119/B2 and Ward No. 1469, situated at 1st Maligakanda Iane, Colombo, in extent 3: 84½ perches (the property belonging to Cadija Umma). to Cadija Umma). For further particulars apply to L. A. Wanigascoria, Esg. Proctor and Notary, Colombo, or to me-A. V. PERERA, Auctioneer and Braker. 115, Hulftsdorp, Colombo.  $\langle n \rangle$ Auction Sale of the Lease of Valuable Property at Slave Island, Colombo. 12 Slave Island, Colombo. 12 UNDER instructions from the curator and with leave of court in case No. 1,933 (guardian) D. C., Colombo I shall sell by public auction on June 30, 1930, at 5 P.M. at the spot the lease for five (5) years of the property bearing assessment Nos. 18-19 and 20, Shart's road, Slave Island, Colombo: This preperty yields a good income. For conditions of sale please apply to conditions of sale please apply to-A. C. KOELMEYER Auctioneer and Broker. 58; Belmont street, Hulftsdorp, Colombo. Auction Sale. 20 Property at Havelock road, Colombo. BY virtue of the commission issued to me in case B No. 35,401, D. C., Colombo, and the decree entered against D. A. de Silva, I shall sell by public auction on June 27, 1930, at 5 P.M., at the spot: All that allotment of land being allotment No. 53, in registered plan No. 4 called and known ar Ambagaha-watta with the buildings and trees thereon, situate in Kirillapone in the Palls patty of the Soloiti korale, now within the Municipality and District of Colombo. Western Province, and bearing assisted and the Soloiti korale, now within the Municipality and District of 50,400(1-3). Havelock street; bounded on the north bit lot (50, 52, on the east by lot No. 54A, on the south by lot No. 73, and on the west by a road, containing in extent 11 perches according to the title plan thereof datted February 29, 1892, authenticated by Major Exancis J. Day, R.E. A. C. KOELMEYER. Auctioneer and Broker. 58, Belmont street, Hulftsdorp Auction Sale. Large Property suitable for Coconuts in the Chilaw District NDER instructions from the administrator, and with leave of court in case No. 6;461, Testamentary, D. C., Colombo, I shall sell by public attiction on June 27, 1930; at my office, 58, Belmont street, Hulftsdorp, Colombo, at 3 P.M. :at 3 P.M. :-All that land called and known as Periya Omarikadii described in preliminary plan No. 1,862; situate in the village Pulichchakulam, Chilaw District ; and bounded on the north by land called Mahadeniya *alias*, Periya Omari, claimed by Segu Ibrahim Neina Levvai Thamby Marikar on Title Plan 192,511 and lot No. 9366 called Periya Omarikadu left as reservation along the Lunu oya, east by lot No. 9366 called Periya Omarikadu left as reservation along the Lunu-oya and a field called Kalaven Chenakumbura claimed by Sinna Samy and others, south-east by the field called Periya Omarikadu and shown as lots Nos. 9368 and 9369 in preliminary plan No. 1,862 and granted on certificates of quiet possession to Katpagam and others,

south by land called Kalavan Chenakadu claimed by Sinna Samy and others, and west by lot No. 9367 called Periya Omarikadu left as reservation for the canal and Periya Omarikadu claimed by Sinna Samy and others; containing in extent 183 acres and 1 rood.

A.C. KOELMEYER, Auctopeer and Broker. Belmont street, Hulftsdorph Colombo

#### Auction Sale under Mortgage Decree.

Auction Sale under Mortgage Decree. NDER and by virtue of the decree entered in case No. 3,183, D. C. Negombo, in factur of Nawenna, Choma Rawenna Mana Vana Yeena Sepaiah Pulle of Negombo, against Christina Fernando Seneviratna, Edmond two Seneviratna, Lional Edmin Seneviratna, Bernard Writ Seneviratna, Cynll Leefold Seneviratna, Bernard Writ Seneviratna, all of Kadrana, and the order to sell issued to me for the recovery of Rs. 1,725 being principal and interest due in restart of mortgage bound No. 211, dated January 14, 1928, attested by P. J. Loos, Notary, with further interest on Rs. 1,500 at 18 per cent. per annum from February 14, 1929, till date of decree and thereafter on the aggregate smould at 9 per cent. per annum till pay-ment in full and costs of suit, Pshall sell by public auction on Saturday, June 28, 1930, at the spot at 2 30 r.m., the following property mortgaged and hypothecated as a primary mortgage, to wit :---

All those undivided 155/168 shares of the land comprised All those undivided 199/105 shares of the land comprised of the contiguous allotments of the low and high land called and known a Bakmeegahakumbura, in extent of 10 bushels of paddy sowing ground and the adjoining Kongahamula-hena, in<sub>p</sub>extent of 4 lalias of kurakkan sowing ground, situated at Veralugama in Katugampola korale of Katu-gampola hatpattu in the District of Kurunegala, North-Western Province.

For further particulars apply to Messrs. De Zoysa & Loos, Proctors, Supreme Court, and Notaries Public, Negombo, Proctors, or to inc. 0

a de Negombo, May 19, 1930.

-

K. H. PERERA.

Licensed Auctioneer.

Ancien Sale under Mortgage Decree. ThDER and by virtue of the decree entered in case No. 3,702, D. C., Negombo, in favour of Dewanaichi, the administratrix of the estate of the late Suna Pana Rawenna Mana Suna Pana Superatranian Chetty by his attorney Suna Pana Palaniandy Fulle of Negombo, against Jayasinghe Appuhamillage Modisingho Appuhamy, ditto Velun Singho and Don Arnelis Rajepakse Wijeratna Appu-hamy, and the order to sell issued to me for the recovery of the sum of Ms. 621 25 with further interest on Rs. 350 at 30 per cent fir on October 17, 1929, till December 16, 1929, thereafter on the aggregate amount at 9 per cent. per annum till payment in full and costs, I shall sell by public auction on Mon 1at, June 30, 1930, commening at 2.30 P.M. at the respective spots the following properties mortgaged and hypothecated as a primary mortgage upon bond No. 16,242, dated September 16, 1926, attested by D. E. Jayakody, Notary, to wit :--Jayakody, Notary, to wit :-

Jayakody; Notary, to wit: — 1. The land called Alutwatta at Hiriwala in Yatigaha pottu of Hapitigari korale in Negombo District, Western Province, in extent about 3 acres; of this land the undivided 4 share together with the buildings and plantations thereon, subject to the lease hold rights of Galoluge Thalonis Perera of Dahenpahuwa, D 73/186. 2. The land Meegahawatta *dias* Beligahawatta at Hiriwala aforesaid, in extent about 8 acres; of this land the undivided 4 share, together with the buildings and plantations thereon, D 73/187. For further particulars apply to P. A. Fernando Esc

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

Negombo, May 26, 1930.

K. H. PERERA, Licensed Auctioneer.

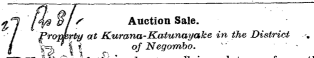
Auction Sale under Decree in Partition Case No. 2,476, 140 81 D. C., Negombo. 28

Property at Madelgomuwa.

virtue of the commission issued to us in the above case, we will sell the property mentioned in the schedule hereinafter written, by auction at the spot at 4 P.M., of Friday, July 18, 1930, first among the co-owners thereof at its apprecised value, and if not purchased by any co-owners the property will immediately thereafter be sold by public fauction to the highest bidder

SCHEDULE APPERARD TO. The lot C ff the land called Mahawatta, situated at Madelgomuwa in Dasiba pattu of Alutkuru korale in the District of Negembo, Western Province; bounded on the north by the lots A and B of Mahawatta forming the subject matter in partition case No. 2,475, D. C., Negombo, and lot D1 claimed by V. Themanis Appuhamy, the defendant in the said case No. 2,475, east by road separating the land of D1 claimed by V. Themanis Appuhamy, the defendant in the said case No. 2,475, east by road separating the land of Lokkappu and others, south by the land of Y. Migel Appu, land of the heirs of Y. Carolis Appuhamy, and land of Y. Julis Appuhamy, west by land of Y. Julis Appuhamy and Y. Carolis Appuhamy; which said lot is in extent 3 roods and 17 perches as depicted in plan No. 4,224R dated June 27, 1929, made by Mr. J. C. Fernando, Surveyor. Further particulars from D. W. Sameretunge, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

M. P. KURERA & CO., Negombo, June 4, 1930. Auctioneers.



BY virtue of the order to sell issued to us from the District of Negombo, in case No. 3,935, we shall sell by public auction at the spot at 4 P.M. :--

## On Tuesday, July 8, 1930.

The portion of the land called Gorala a have the structure of the land called Gorala a have the structure of the land of the structure of the land of the structure of the land of the being of the land belonging to Tuppahige Davith Nonis, each by the land of Mutuwadige Dona Leno, south by the land of the hers of Nangallage Davith Formando, south by the land of the hers of Nangallage Davith Formando. and west by the land of Aratchige Davith Fernando; containing in extent about 1 acre, for the recovery of the sum of Rs. 751.50, with interest on Rs. 606 at 16 per cent. per annum from September 1, 1929, to February 19, 1930, and thereafter at 9 por cent. per annum on the aggregate and thereatter at 9 per cent. per annum on the aggregate amount till payment and costs, decreed to be paid to the plaintiff, Amerasinghege Romel Fonseka of Kurana, by the defendant, Rawanna Palakutti of Seeduwa, as guardian *ad litem* over the minors, (1) Victoria, (2) Anamma, (3) Joseph, and (4) Mary, heirs of Rawanna Velu Pulle. Further particulars from T. P. C. Carron, Esq., Proctor,

Supreme Court, and Notary, Negombo, or-

M. P. KURERA & Co., Negombo, June 3, 1930.

Auctioneers.

10 12 Auction Sale.

5 H

Within ten minutes' drive of the town of Negombo. A splendid property in extent 31 acres 2 roods and 5 perches, fully planted with coconut trees, in bearing

BY virtue of the order to sell issued to us from the District Court of Negombo, in case Nd. 4,010, we shall sell by public auction, at the spat, at 4.30 P.M., on Saturday, July 5, 1930, the bronerst mentioned in the schedule hereinafter written, diclated specially bound and executable for the recovery of the sum of Rs. 23,166 66, with interest on Rs. 20,000 at 10 per cent. per annum from January 7 to February 28, 1930, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full and costs of suit, decreed to be haid to the plantiff Don Harmania costs of suit, decreed to be haid to the plaintiff Don Harmanis Wickramasinghe Gunawardena of Andiambalama, now of Kiribathgoda, by the defendant. Sembukutti Aratchige

1500

Dona Margaret Gunasekera Hamine, executrix of the estate of the late Don Charles Wickramasinghe Goonawardena of Andiambalama.

#### Schedule referred to.

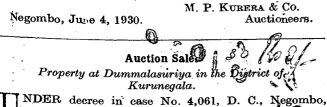
The land of several contiguous lots, to wit :- The divided and separated half share of the land called Bulugahawatta, Millagahawatta, Ehetugahawatta, and Bakmigahawatta, and the one-third share of the three contiguous portions called Nugahadalupotha, Millagahawatta, and Bulugahawatta and the 1/16 share of the two contiguous lots Buluwatta and the 1/16 share of the two contiguous lots Bulu-gahawatta and Millagahawatta and the portions of the two contiguous lots called Bulugahawatta and Millagaha-watta, six portions of the land and the strip of land used as a road of the land contiguous lots Bakungahawatta, Milla-gahawatta, Ehetugahawatta, and Bakungahawatta bearing letters A, B, C, and D, and the Millagahawatta, Bulugaha-landa or Bulugahawatta labara of Katella thereatta landa, or Bulugahawatta, 1 share of Ketakellagahawatta, and Kahatagahawatta or Ketakellagahawatta and 1/16 share of Ketakellagahawatta East, situated at Andiambalama in Dasiya pattu of Alutkuru korale in the District of Negombo, Western Province; and bounded on the north by Andiambalama oya or ganga, land of the heirs of Jaya-weerage. Simon Fernando, and the field of the heirs of Sembukutti Aratchige Simon Appuhamy, east by the Andiambalam oya or Ganga and live fence separating the land of the heirs of Jayaweerage Simon Fernando, south by the bigh mead formula the Versue day and the by the high road from Negombo to Veyangoda, and west by the live fence between Millagahawatta and Bulugahalanda or Bulugahawatta and the live fence separating the land of the heirs of Jayaweerage Simon Fernando, and the boundary ditch separating Kadirana cinnamon garden, in extent within these boundaries about 31 acres 2 roods and 5 perches, together with the plantations, buildings, and appurtenances thereof. Further particulars from Messrs. Renasinghe & Raheeman,

Proctors and Notaries, Negombo, or-

Negombo, June 3, 1930.	M. P. KURERA & Co., Auctioneers.
Auction Property at Nainamadama in	n Sale. 24 Dest-

BY virtue of the order to soll issued to us from the B<sup>Y</sup> virtue of the order to soll issued to us irom the District Court of Negombo, in case No. 3,980, we shall sell by public auction at the spot at 4 P.M., on Wednesday, July 9, 1930, the undivided 5/14 shares of the land celled Galmorugahawatta, situate at Nainamadama in Kammal pattu of Pirigal korste in the District of Chilaw, North-Western Province; containing in extent 2 acres and 16 perches, together with an undivided 1 share of the house and other buildings thereon, which said undivided share is now possessed dividedly and contain in extent share is now possessed dividedly and contain in extent about 1 acre, together with the tiled house standing thereon, for the recovery of the sum of Rs. 1,680, with interest on Rs. 1,500 at 18 per cent. per annum from December 25, 1929, to April 9, 1930, and th reafter at 9 per cent. per annum on the aggregate amount till payment in full and costs, decreed to be paid to the plaintiff, M.R. R. M. M. R. Periyanan Chetty of Negombo, by the defendant, Weera-suriya-Mahawattage Marshall Fernando of Nainamadama.

Further particulars from Messrs. Ranasinghe Raheeman, Proctors, and Notaries, Negombo, or-Further Å.



U NDER decree in case No. 4,061, D. C., Negombo, entered in favour of the plaintiff, Ana Naha Seena Thana Rawanna Mana Ramanaden Chetty of Megombo, against the defendants—() Muna Muna Meeyanna Mohi-deen Ibrahim Saibu of Apiggama (2) Wijesuriya Aratchige Carlinahamy of Dummalasuriya, (5) George Claude Stanley Corea of Chilaw, and (4) Charles Edward Victor Senevi-ratna Corea of ditto (the 2nd. 3rd. and 4th defendants are ratna Corea of ditto (the 2nd, 3rd, and 4th defendants are

as puisne encumbrancee), and by virtue of the order to issued to us for the recovery of the sum of Rs. 6,200, w interest on Rs. 5,000 at 18 per cent. per annum from February 15 to April 9, 1930, and thereafter at 9 per cent per annum on the aggregate amount till payment in full, and costs of suit, from the 1st defendant above named, we shall sell the undermentioned property mortgaged as a primary mortgage of public auction at the spot, at 4 P.M., on Friday, July 4,11 (30 :-

All that allotment of land called Makullagahahena together with the buildings thereon, situate at Dummala-suriya in Yagampattu korale of Katugampola hatpattu, in the District of Kurunegala; North-Western Province; containing in extent one bera of kurakkan sowing more or less or less.

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

Negombo, June, 1930.

M. P. KURERA & Co., Auctioneers.

#### Auction Sale.

Properties at Paragammana in the District of Kurunegala.

NDER decree iff. case No. 4,131, D. C., Negombe, entered in favour of the plaintiff, V. R. R. M. A. Kandasamy Pulle, by his attorney, Muttiah Pulle of Negombo, against the defendant, Athukorala age Mudali-hamy of Paragammana, and by mirtue of the order to sell issued to us for the recovery of the sum of Rs. 1,960, with interest on Rs. 1,750 at 24 perfect. Per annum from October 12, 1929, to March 24, 1930, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, we shall sell the indefinitioned properties, mortgaged as primery portgage, by public auction at the respective spots on Monday, July 7, 1930, commencing at 3 P.M., VIZ. :

(1) The undivided  $\frac{1}{2}$  share of the land called Attikkagaha-mulawatta, situated at Paragammana in Katugampola Medapattu korale of Katugampola hatpattu in the of North-Western District Kurunegala, Province; containing in extent about 8 lahas of kurakkan sowing ground.

(2) An undivided  $\frac{1}{3}$  share of the land called Gulanehena. situate at Paragammana aforesaid; containing in extent about 2 pelas of kurakkan sowing ground.

(3) The land called Kahatagahawatta and Kahatagahahena, situate at Paragammana aforesaid; containing in extent 2 acres and 5 perches. (4) The portion of land amicably divided from and out

of the land called Kahatagahawatta, situate at Paragammana aforesaid ; containing in extent about 2 roods. (5) The undivided  $\frac{1}{2}$  share of the field called Kumbuk

gahamulakumbura, situated at Paragammana aforesaid containing in extent about 2 pelas of paddy sowing ground particulars from Messrs. Ranasinghe Further

Raheeman, Proctors and Notaries, Negombo, or-M. P. KURERA & Co., Negombo, June, 1930. Auctioneers. Notice.

WITH reference to the notice of sale under decree in case No. 8,706, D. C., Chilky, appearing in Ceylon Government Gazette of May 30, 1930, it is hereby notified for general information that the situation of the field called Paragahakumburg and decribed under heading 12 in the-said notice is proneously given as Marfwila, the correct description being All that field called and known as Description being Antonial neid cancu and known as. Paragahakumbura bearing No. 1202 situate at Narawila in Meda palata if Pitigala korale in the Chilaw District, containing in eitent 1 acre 2 roods and 31 perches " and same will be sold under heading 5a on Monday, July 7, 1930, at 2.30 P.M., and not on Tuesday, July 8, 1930, at 3 P.M., as stated in the said notice.

The sale of the other lands will take place as described in the said notice.

Negomb	o, June 2,	1930.	ين ان منجو آنه	С. М		AN, oneer.	
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#### Auction Sale.

#### Valuable House Property in Kandy.

NDER mortgage decree in D. C., Kandy, Case No. 39,189, entered in favour of the plaintiff. Maria S. de Silva of Kandy, against the defendants, Sophia A. Ferdinandez and another, both of Kandy, I shall sell by public auction at the spot at 12 nosition Saturday, June 28, 1930 :--1930 :-

2. Undivided four-fifth shares of Pitakotuwehena of about two pelas paddy sowing extent, situated as aforesaid. For further particulars apply to F. J. P. Mudanayaka, Esq., Proctor, Kandy or to—

A. R. WICKREMESEKERE, 117, Trincomale street, Kandy. Auctioneer.

Auction Sale nnder Mortgage Decree.

Valuable Tea Estate situate at Iriyagama and adjoining the Experimental Station, Peradeniya.

In the District Court of Randy. A. R. M. Marikar of Nawalapitiy vØ No. 37,990.

Perumal Retty's son Natlappa Retty of Fairland, Iriyagama ...... Defendant.

Iriyagama ...... Defendant. UNDER instructions received from the plaintiff in the above calle and under authority from court, I shall sell by public auction on Thursday, June 26, 1930, at 4 P.M., at the spot the greatises following to wit :--All that estate called and known as Fairland estate

together with the bungalows, buildings, lines, stores, and everything thereon, situate at Iriyagama in Cangapalata of Yatinuwara in the District of Kandy, Central Province, and comprising all that northern portion of Yawalehena of 6 acres 1 rood 10 perches, but presently containing about  $7\frac{1}{2}$  acres in extent, situate at Eriyagama; and (2) Nawakkarawehena of 9 acres 1 rood and 4 perches, situate at Kiribathkumbura alias Eriyagama aforesaid, with everything thereon.

For further particulars please apply to Messrs. Beven & Beven, Proctors and Notaries, Kandy, or to me

#### K. EDMUND PERERA, Auctioneer and Broker.

118, Castle Hill street, Kandy.

Auction Sale.

#### In the District Court of Kandy.

Mary Matilda Fernando of Gampola, presently of .....Plaintiff. Nuwara Eliya ..... Vs.

No. 38,923.

Walter Molagoda of Katugastota (a.S. Defendant.) U NDER instructions received from the plaintiff and under authority from bourt, I shall sell by public auction on Widnesday, July 2, 1930, commencing from 4 P.M., at the that land bereunder the premises following, to wit :-to wit :-

1. An allotment of land called Pattixamudunehena-watta of 1 acre 2 rolds and 10 perches in extent, situate at Kondadeniya and Yatiwawala in Kulugamidanasiapattu of Harispettu and bearing assessment No. 53A, Galagedera road, Katugastota, Kandy, together with the Walauwa and everything thereon.

2. An undivided 1 share out of the Paula or eastern 18 lahas paddy sowing out of Mahaparagahakumbura of 3 pelas paddy sowing, situate at Kondadeniya aforesaid.

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

#### K. EDMUND PERERA,

118; Castle Hill street, Kandy. Auctioneer and Broker.

Auction Sale under Mortgage Decree.

Valuate Estate called Ullandupitiya fully planted with Cocoa, Coconuts, Rubber, &c. 8 40

In the District Court of Kandy.

A. J. Vander Poorten of Greenwood Galagedera. . Plaintiff. No. 39,250. Vs.

(1) Bentara Devamitta Unnansonf Botota and two

others ..... Defendants.

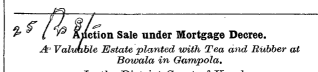
UNDER instructions received from the plaintiff in the above case and under authority from court, I shall sell by public auction on Saturney, foring 5, 1930, at 3 P.M. at the first land the premises following, to wit:— 1. All that estate called Ullandupitiya of 55 acres 1 rood and 32 perches together with the bungalows, buildings, furni-ture, tool, implements and everything thereon, situate at Ullandupitiva, Gonigoda, and Attaragama in Kulugam-manasiapatiu of Harris pattu, Kandy District, Central Province

2. Hathbowewanata alias Kohowilakumbura-aswedduma of 1 rood and 18 perches, and (3) Megodokandeduyewatta of 1 rood and 8 perches in extent.

For further particulars please apply to M. J. Taylor, Esq., Proctor, Supreme Court, and Notary, Kandy, or to me-

> K. EDMUND PERERA, Auctioneer and Broker.

118, Castle Hill street, Kandy



In the District Court of Kandy.

P. R. M. P. L. Ramen Chetty of Kandy 为 . . . . Plaintiff. Vs. No. 38,427.

the premises following, to wit :

All that and those the estate plantation and premises called Halgolla *dias* Udahena estate comprising of two blocks, one of 7 acres 2 roods and 38 perches and the other 25 acres 3 roods and 38 perches respectively, both situate at Bowala and Unambuwa in Gangapanala korale of Udapalata in the District of Kandy, Central Province, together with all the buildings, plantations, and everything thereon.

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

> K. EDMUND PERERA, Auctioneer and Broker.

118, Castle Hill street, Kandy.

# Sale under Partition Decree.

NDER and by virtue of a commission issued in case UNDER and by virtue of a commission issued in case No. 25,033, D. C., Galle, I shall sell by public auction at the spot on August 2, 1930, fit 3 r.M., the land called Lindamulawatta flias Porkas dellewatta, consisting of lot A and excluding lot H stuated at Kumbalwella in Galle; bounded on the poth east by a part of Porkagodellewatta, south-east by los B and the garden in which the Roman Catholic church stands, south-west and north-west by Lindamulawatta *alias* Porkagodellewatta; containing in extent 37 perches. The property will be put up for sale first among the co-owners at the appraised value of Bas 3,500, and if no offer

owners at the appraised value of Bes 3,500, and if no offer be made by the co-owners, then among the public.

CHAS. M. GOONASEKERA, Galle, June 3, 1930. Auctioneer.

#### Sale of Lands in Jaffna, Mannar, and Kalutara Districts. In the District Court of Colombo.

(1) A. J. Vander Poorten of Greenwood Group, Galagedera.... . Plaintiff.

60 (1) Kasinader Vytilingam Marcandan, (2) Kasinader Vytilingam Subramatik Vs. Vytilingam Subramaniam, both of Jaffna, and others.....Defendants.

BY virtue of the commission issued to us in the above-**B** mentioned action, we shall offer for sale by public auction at our Rooms at 11.30 A.M. on Monday, June 30, 1930, for the recovery of the sum of Rs. 40,458 70 together with interest at the rais of 9 per cent per around from July 8, 1929, to date of decree and thereafter on the aggregate amount of the decree at and after the rate of 9 per cent. per annum this settlement in full and costs of suit, the following properties, viz. :-\$ig

# In Jaffna District

1. All that land called Thimilitchithotamy situated at Sankuveli in the parish of Uduvil in Welikamam North of the District of Jaffna; containing in extent  $13\frac{1}{2}$  lachams together with the shares of the well and plantation.

2. An undivided 4/5 share of the land called Sooriyan Walawu and Odayanthotam, situated at Sankuveli aforesaid, containing in extent 12, lachams together with the plantations thereon.

3. All that land called Salliawatta, situated at Sankuveli aforesaid, containing in extent 54 lachams.

4. The land called Valakadu, situated at Maviddapuram in the parish of Tellippalai of the District of Jaffna aforesaid, containing in extent 19 lachams together with the plantations thereon.

5. An undivided 2/16 share of the land called Kakayan Puthukadu, situated at Tellippalai West in the District of Jaffna aforesaid, containing in extent 104 lachams, together with the well and plantations thereon.

6. All that land called Mathakal Puravil Putukkady, situated at Tellippalai West aforesaid, containing in extent 10 lachams together with the well, madam, and the plantations thereon.

#### In Mannar District.

7. All that land called Katukany, situated at Tirukesvaram, on the south of Manthai in the division of Manthai in the District of Mannar, containing in extent 4 acres and 17 perches

8. All that land called Katuk-kany, situated at Tirukesvaram aforesaid; containing in extent 2 acres 3 roods and 21 perches.

...9. All that land called Katukany, situated at Tirukesvaram aforesaid, containing in extent 11 acres 2 roods and 30 perches.

#### Kalutara District.

10. All that land called Kekalathigodala, situated at Liniyawa of Akkara pattu south of Pasdun korale east in the District of Kalutara in Western Province, containing in extent 1 acre and 11 perches.

For inspection of deeds and other particular, apply to us--

A. Y. DANTEL & SON, Auctioneers and Brokers.

Auction Sale. In the District Court of Colombo.

NDER decree entered and by virtue of commission issued to me in case No. 37,862 of the District Court of Colombo, I shall sell by publication on Friday, June 27, 1930, at 5 r.M., at the spot all that part of a garden called Mappenn partia with the buildings thereon, situated at Digarolla Moratuwa, containing in extent 33 ou (100 percent) 33 99/100 perches according to the figure of survey thereof No. 415 dated Oqtober 26, 1849, made by C. C. Smith, Surveyor.

119, Hulftsdorp.

19, Baillie street, Fort.

Phone: 289.

C. P. AMERASINGHE, Auctioneer.

#### Auction Sale.

Two Valuable Properties including a Cinnamon Estate. In the District Court of Galle.

Don Barlis de Silva Wickramaratne of Totagamuwa in Hikkaduwa..... in Hikkaduwa..... No. 19.051. 46 Vs.

Harungu Cicilia de Silva Hamine of Madampe, execu-

Tarungu cuchta de Silva Hanne of Madampe, execu-trix of Sobanahandi Uderis de Silva Wijesekera, Pattu Arachchi of Madampe. .... Defendant BY virtue of commission issues to me in the above case, I shall offer for sale by public nuction on Saturday. June 28, 1930, commencing at 2.30 P.M., at the respective spots the following properties mortgaged by the above-named defendant for the recovery of the sum of Rs. 3,454, with interest thereon at 9 per cent, per annum from November 4, 1921, tilling ment in fin, and costs of suit due from the defendant to the plaintiff, to wit :---

1. All that allotment of the land called Ettadiyawatta and Mahabalopoladuwa alias Pelaobadabedda, situate at Metiwala in Wellaboda pattu of Galle District in the Southern Province; and bounded on the north by T. Ps. 182,286 and 181,088, reservation along the road T. Ps. 182,286 and 181,088, reservation along the road; and land claimed by natives, cast by land claimed by natives and T. Ps. 248,388 and 1,810,185, south by T. Ps. 181,085, 248,392, 248,390, 248,389, and 248,386 and land claimed by natives, and west by land claimed by natives, lot No. 22580 in P. P. No. 7,841, reser-vation along the footpath and T. P. No. 181,088; and containing in extent 33 acres and 28 perches.

2. All the fruit trees and soil of the all diment of the land called Pilagodabedda (together with all the buildings and cinnamon plantation standing thereon), situate at Metiwalas aforesaid; bounded on the north by Crown land and lands said to belong to the natives, east by lands said to belong to natives and lands belonging to Telwattu Vihare, south by lands described in T. P. No. 181,090, lands belonging to Telwattu Vihara and lands said to belong to the natives, and west by lands said to belong to the natives and Crown lands; and containing in extent 26 acres 1 rood and 10 perches. For further particulars please apply to A. P. de Zoysa,

Esq., Proctor and Notary, Galle, or to me-

#### L. U. MENDIS WICKRAMASINGHE, Licensed Auctioneer and Commissioner. 3, Front Cross street,

£.7

Fort, Galle.

Auction Sale under Mortgage Decree, D. C., Galle,

BY virtue of a commission issued to me in the above case, I shall sell on Monday, June 30, 1930, at the spots the following properties for inpercovery of the sum of Rs. 1,870 due from the defendant, Muruk luw dura William Mendis of Mawadawila, administrator of the estate, of the late M. Carolis Mendis Appr: to the plantiffs A. K. Hendrick Silva, and another, with further legal interest from January 23, 1930, and ests of suit, to the

No. 27,795.

1. All the soil and fruit trees including the cinnamon. plantation of the land called Pelengahawatta, situated at Mawadawila in Wellaboda pattu of Galle District, Southern Province; in extent 2 acres 3 roods and 20/perches.

At 3 P.M.

#### At 4 P.M.

2. Two-third part of all the soil and fruit trees and eleven cubits whitewashed tiled house standing on the land called Gorakagahawatta, situated at Horagodamukalane in Ganegama in Gangaboda pattu of Galle District, Southern Province; in extent about 2 acres.

#### Ambalangoda.

UPASIRI W. KODIKARA, Auctioneer and Broker. A 6-

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1503

PART 1. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

Auction Sale in D. C. Galle, No. 28,133.

1504

Fredrick Wickremasinghe of Thorongala estate...Plaintiff. Vs.

bearing Municipal No. 88 standing thereon of the defined lot No. 3 of the land called Oroppuwatta, situated at Dangedara in Galle.

J. A. JAVAWARDENE, Galle, May 30, 1930.

Auction Sale under Partition Decree, D. C., Galle, Case No. 23,882.

NDER and by virtue of a commission issued to me in the above case, I shall offer for sale by public, auction on Saturday, July 19, 1950, commencing at 10 A.M. at the spot :---

At the spot :---All that allotment of land chira Ratu Pakire Wagakala Wappu Lebbe Assen Saibu Tadinchiwatta, situated at Galmangoda in Welitara Bentota-Walallawiti korale of Galle District; and bounded on the north by road to Galmangoda, eas by Sinna Marakkala Saibu Dorai Padin-chiwaunwatta, south by Juwa Appuchchan Padinchiwaun-watta, west by high road from Colombo to Galle; and containing in extent 2 roods and 11 perches. The said land will be sold in 3 separate blocks as per

The said land will be sold in 3 separate blocks as per plan of survey No. 579A made by Mr. H. B. Goonewardena, Surveyor, and filed of record, first among the co-owners at the appraised value thereof, and if not bid over and purchased by any one of them, such will immediately thereafter be put up for sale among the public in terms of the Partition Ordinance, No. 10 of 1863.

For further particulars please apply to K. T. E. de Silva, Esq., Proctor, Supreme Court, and Notary Public or to me-

June 4, 1930.

K. T. THOS. SILVA, Commissioner.

Auction Sale under Mortgage Decree. In the District Court of Galle.

Bannes de Silva Wijekulatileka Edirisinghe of Wellaboda in Welitara ......Plaintiff.

No. 28,145. Vs.

No. 28,145. Vs.
(1) Arumadura Kildmenti de Silve, (2) Weerasundara Alves de Zaysalbeth of Weliwattern Welitara.
UNDER and by virtue of accommission issued to me inche above case, 17 and offer for sale by public auction, on Wednesday, July 2, 1930, commencing at 2 P.M. on the land celled Boghawatta alias Liyanagewatta, (land marked No. 2 in the schedule).
The following properties specially bound and executable for recover of the sum of Rs. 1,241.67, with interest thereon at 9 per cent. per annum, from March 27, 1930, till payment in full, and cost of this action:---

#### Schedule.

Undivided 5/12 parts of the soil and of the trees, exclusive of the planter's share of the 2nd and 3rd plantations of the land called Donos Mendis Appuhamy Padinchiwaun Wengumunigederawatta, situated at Weliwatta in Welitara, Bentota-Walallawiti korale, Galle District; and bounded on the north by Kappina Walawwewatta, Nadonchiya Padinchiwaunwatta, and wela, east by Madu-ganga, south by land belonging to Mudaliyar Rajapaksa, wela, and field belonging to Godellewatta, west by Kapina Walawwewatta; and containing in extent about 3 acres.

2. All that tiled and plastered house of 11 cubits standing on the land called Bogahawatta *alias* Liyanage watta, situated at Weliwatta aforesaid; and bounded on the north by Pelawatta, east by Mahagederawatta, south by land ; whereon Julia Kankanama resided, west by high road; and containing in extent about 3 roods.

For further particulars please apply to M. E. de Silva, Esq., Proctor, Supreme Court, and Notary, or to me-

K. T. THOS SILVA, Commissioner. Auction Sale under Mortgage Decree, D. C., Case No. 6,798: In the District Court of Batticaloa. M. K. Vengerdasalam Subramaya Aiyer of Kodda-15181 ..... Plaintiff. munai. Vs.

K. M. M. Mohamedo Meerasaibo of Puliantivu..Defendant. NDER instructions received from the District Judge of Batticaloa, I shall offer for sale by public auction the under-mentioned properties for the recovery of a sum of Rs. 7,892 93 with interest and costs), to wit :---

On Seturday, June 28, 1930, at 4 P.M., at the spot. 1. A parapitowards the north of the land bearing No.1287, situated at Valaichchenai in Koralai pattu, Batticaloa, Eastern Province, containing in extent 1 acre and 1 rood with all coconut trees thereto belonging; and bounded on the east by Grown land, south by Pathumma's property; west by S. Ahamadolebbe's property, and north by roed, and the whole property of these metes and bounds. and the whole property of these metes and bounds.

On Saturday, June 28, 1930, at 4.30 P.M., at the spot. 2. The contiguous allotment of land lots Nos. 1,280, 1,286, 2,767, and 2,769, situated at the place aforesaid, containing in extent 16 acres and 32 perches together with house, well, coconut trees, and all other rights thereto belonging; bounded on the east by Odai, south by lane, west by road, and north by estate belonging to Nagapper and others, and the whole property of these metes and bounds.

On Saturday, June 28, 1930, at 5 P.M., at the spot.

3. The land known as Vempukaddupoomi, situated at Valaichchenai aforesaid, containing in extent from east to west 184 fathoms, and north to south 70 fathoms with all its rights; bounded on the east by the other share of this belonging to Kandapper Velapper, south by Alithamby's property, west by road, and north by Crown land, and the whole property of these metes and bounds.

On Saturday, June 28, 1930, at 9 A.M., at the spot.

4. A parcel towards south-east of land lot No. 10,675, situated at Kiran, containing in extent from east to west 20 fathoms, and north to south 16 fathoms together with Kathiramalai's property, south by lane, west and north by property belonging to Kathirkamapody and others, out of the property of these metes and bounds an undivided 3 share.

On Saturday, June 28, 1930, at 9.30 A.M., at the spot.

5. The northern half share of a parcel in the land lot No. 10,666, situated at Kiran aforesaid, containing in extent from east to west  $17\frac{1}{2}$  fathoms and north to south on the eastern side 37 fathoms and western side 381 fathoms together with all its rights; bounded on the east by the M. Valan's property, and north for lane, and the whole property of these metes and bounds.

On Saturday, June 28, 1930, at 10 A.M., at the spot.

6. The southern half share of a parcel in the land lot No. 10,666, situated at Kiran aforesaid, containing in extent from east to west 171 fathoms and north to south 19

fathoms with all its rights; bounded on the east by land known as Vesankeni belonging to Crown, south S. Pala-thai's property, west-by V. Periyan's property, and north by the 4th property mentioned above, and the whole property of these metes and bounds and all the rights, title, and in-terest and chim whotesees of the states of the terest and claim whatsoever of the defendant.

> S. A. SELVANAYAGAM, Auctioneer and Broker.

Auction Sale under Mortgage Decree in D. C., Case No. 6,653. 28 'dp E

In the District Court of Batticaloa. (1) B. Emmanuel Secretary of the District Court of (1) D. Emmanuers becretary of the District Court of Batticaloa, (2) U. Pathummah of Kattankudi as administrator of the estate of the deceased Uthuma-lebbe Athambava of Kattenkudi S. . . . . . . . Plaint
 Mohamedo Yoosupulevve Sawal Hamidu of Saintha-manthu Yoosupulevve Sawal Hamidu of Saintha-Dataset . . Plaintiffs.

Batticaloa, June 2, 1930.

NDER defree entered and by virtue of the commission issued to me in the above case, I shall offer for sale by public auction the under-mentioned property (for the recovery of a sum of Rs. 1,200, with interest and costs), to wit :-

# On Monday, June 30, 1930, beginning at 9 A.M., at the spot.

The paddy land of the extent of 3 acres and 13 perches known as Puttiadykeethu bearing mark D, situated at Muthalamadu Vedducadu in Thoyamvaddai Sammanturai, District of Batticaloa, Eastern Province; and bounded on the north-east by land appearing in plan No. 51,507, south-east by the land of U. Omercatta, south-west by the land appearing in plan No. 51,505, and north-west by Muthalamadu tank, with its inlets, outlets, and all other rights.

S. A. SELVANAYAGAM, Batticaloa, June 2, 1930. Auctioneer and Broker. Auction Sale under Mortgage Decree in D. C. S. Case No. 6,790. In the District Court of Batticaloa. 34 Vs. ) Meerasaibolebbe Marikar Sulahaumma and husband (2) Athamlebbe Markar Ahangdo Meera-(1) Meerasaibolebbe and

Kattansaibolebbe, both of division No. ..... Defendants. kudi .....

UNDER decree entered and by virtue of the commission issued to me if the above case, I shell offer for sale by public auction the under mentioned groups ty (for the recovery of a sum of Rs. 1,162 55, with interest, and cost due to the plaintiff) to wit :

#### On Friday, June 27, 1930, beginning at 4 P.M., at the spot.

An undivided i share of a coconut estate called Punaikudah totam, a sharf of the northern share of western share, situated at Punaikudal in Eravur pattu; bounded on the north by the seashore) land of Tomma, and Vaditundu, south by the southern share of the land belonging to Kalimathummah, east by limit of Puthutotam belonging to C. M. Chinnapillai *alias* Pathumma and C. M. Pullainachiumma *alias* Mariampillai, and west by road; and containing in extent cast 170 fathems, south 170 and containing in extent east 170 fathoms, south 170 fathoms, west 150 fathoms, north from the north-western corner towards the east 79 fathoms, from the east end of this towards the south 23 fathoms, from the southern end of this towards the east 33 fathoms, from the eastern end of this towards the north 30 fathoms, from the northern end of this towards the east 51 fathoms, with coconut trees and other rights.

Batticaloa, June 2, 1930.

S. A. SELVANAYAGAM. Auctioneer.

Auction Sale under Mortgage Decree in D. C., Kurunegala, Case No. 14,721. 84 M. M. Alagappa Chettiar, 161, Sea street, A. Colombo .....Plaintiff. Vs. . .

Hitinarayane Mudiyanselage Appuhamy of Karanda-

1930, the under mentioned property :-

(1) An undermentioned property .- (1) An undermentioned property .- (1) An undermentioned property called Dangollewatta alias of land forming one property called Dangollewatta alias Mahawatta, situated, at Karandawila in Yagampattu. korale in Katugampela hatpattuiva; containing in extent 10 acres 1 rood and 21 perches, with buildings, &c.
 (2) An undivided is share of the land called Dematagolla, situated at Karandawila aforessid; containing in extent about 8 seers kurakkan soving, with plantations, &c., standing thereon.

standing thereon.

For further particulars please apply to me-

CHRISTOFFEL OBEYESEKERE, Kurunegala, May 25, 1930. Auctioneer.

Auction Sale in D. C., Kurunegala, Testamentary Case No. 3,802.

Valuable Coconut Lands at Assedduma just outside

Urban District Council Limits. Urban District Council Limits. BY virtue of the commission issued to me in the above case, I shall put up for said by public auction at the spot, commencing at 3 P.M. on Thursday, Spine 26, 1930, the under-mentioned property. (1) All that sputnern parties of land called Inalawewa-here now generate a population of land called Inalawewa-here now generate a population of land called Inalawewa-

hena, now garden of about 2 acres in extent, situated at Assedduma in Kudagalboda korale, Weudawili hatpattuwa. (2) All that northern portion of the land called Ihala-

wewakumbura, now garden of about  $\frac{3}{4}$  acre in extent, situated at Assedduma aforesaid.

For further particulars, please apply to R. B. Balalla, Esq., Procter, Kurunegala, or to me-

CHRISTOFFEL OBEYESEKERE, - Kurunegala, May 25, 1930. Auctioneer.

Auction Sale under Mortgage Decree in D. C., & G Kurunegala Case No. 14,722.

Vs.

Hitinarayana Mudiyanselage Appuhamy of Karandawila in Yagampartu korale ..... Defendant.

...

BY virtue of the order to sell issued to me in the above case for the recovery of Rs. 2,10.67, with interest and costs, Isball put up of sea by public suction at the respective fands, commencing at 3.30 P.M., on Saturday, July 5, 1930 the unformationed property :-

(1) An undivided 3/24 shares of Kosgahawatta, situated at Karandavila in Yagampattu korale, Katugampola hatpattuwa, containing in extent 5 acres.

(2) An undivided 3/48 shares of the land called Deul-gahahena, situated at Karandawila atoresaid, containing in extent 11 acres.
(3) An undivided 3 shares of the lands, called Saya-

kottuwa and Degodapillewa, situated at Karandawila aforesaid, containing in extent 3 acres. (4) An undivided § shares of Karandagahakumbura,

situated at Karandawila aforesaid, containing in extent 2 acres and 2 roods.

(5) An undivided 17/24 shares of Kongahakumbura and Godapillewa, situated at Karandawila, in extent about 1 acre.

(6) An undivided 1 share of land called Egodawatta, situated at Karandawila aforesaid in extent about 3 acres of ground sufficient to plant about 175 ecconut plants at 1 plant for every 24 feet.

(7) An undivided i share of Egodawatta, situated at Karandawila aforessid, in extent about 3 acres.

For further particulars please apply to me-

Kurunegala, May 25, 1936 CHRISTOFFEL OBEYESEKERE, Auctioneer.

Auction Sale under Marigage Decree.

Auction Sale under Marigige Decree. TNDER and by virtue of the decree entered in D. C., Kegalla, case No. 9,347, and commission issuel to me, I shall sell by public auction the following properties specially bound and executable for the recovery of the amount stated in the decree on Tuesday, unger 1, 1930, commencing at 4 P.M., at the spot, to virt :----1. An undivided 1 there of the adjoining field called Udadaramelakumbura and Palledaramelakumbura of 1 amunam in paddy sowing extent. 2. An undivided 1/12 share of Assedduma of 6 pelas in paddy sowing extent, both the lands are situated at Kumbaldiwela in Deyaladahamuna pattu of Kinigoda korale, Kegalla District.

korale, Kegalla District.

D. S. WICKRAMASINGHE, Kegalla, May 23, 1930. Licensed Auctioneer.

# APPLICATION FOR FOREIGN

We hereby give notice that we have on June 4, 1930, 

Name and Fidness of applicants : Brodie & Co., Ltd., 19, Upper Charain street Fort, Colombo. Description of licence applied for : Wholesale, retail, and

bottling of foreign liquor. State whether application is for renewal of existing licence or licences or for a new licence or licences : Renewal. Situation of premises to be licensed : 19, Upper Chatham street, Fort, Colombo.

BRODIE & CO., LTD.

hereby give notice that I have on April 25, 1930, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, **17**30, in compliance with Excise Notification No. 75 of Line 15, 1918 :--

Schedule. Name and address of explorant: E. G. Negris, Negris buildings, York strikt, Ford Colombo. Description of liketoe applied for : Retail. State whether application is for renewal of existing licence or licences of for a new licence or licences: Renewal of existing licence.

Situation of premises to be licensed : Basement, Negris building, Colombo.

10

E. G. NEGRIS. <del>é n</del> 10

We, the undersigned, N. Porolis Fernando & Co., proprietors for "The Poico Medical Stores," do hereby give notice that we have on April 29, 1930, applied to the Government Agent, Western Province, Combo, for the licences shown in the schedule hereto annexed, for the licensing period ending September 30, April, in compliance with Excise Notification 10, 75 of June 15, 1918 :--

#### Schedule.

Name and address of applicants: N. Porolis Fernando & Co., proprietors for "The Porco Medical Stores" of Nos. 10/12, Victoria building, First Cross street, Pettah, Colombo.

Description of licence applied for: Retail and wholesale of rectified spirits.

8 to 57- Cancellation of Power of Attorney.

DOWER of attorney No. 477 dated April 23, 1928, attested by Mr. B. Mahadyurof Colombo, Notary Public, granted to Mohanger Moosa by the undersigned has been canceled and revoked as from June 1, 1930, and the said Mohanger Moosa is no longer entitled to act on my babel on my behalf

(Signed in Gujerati) HUSSAN MOOSA.

### Revocation of Power of Attorney. 12

Notary by an Indian power of Attorney. Notarious of the second strong of the second strong strong of the second strong strong of the second strong st

NANA RAWANNA MANA MUNA RAMASAMY CHETTIAR. 145, Sea street, Colombo.

#### LIQUOR LICENCES, &e.

State whether application is for renewal of existing cence or for a new licence : New licence. Situation of premises to be licensed : Nos. 10/12, Victoria

building, First Cross street, Pettah, Colombo.

N. POROLIS FERNANDO & CO. Colombo, June 3, 1930.

We, the undersigned, N. Porolis Fernando & Go., proprietors for "The Poico Medical Stores," do hereby give notice that we have on April 29, 1930, applied to the Government for Agent, Western Province, Colombo, for the licensing period ending September 30, 1931, in compliance with Excise Notification No. 75 of June 15, 1919:---

20 14 3%-

Scheddle. Name and/address of applicants: N. Porolis Fernando & Co., proprietors for "The Pofco Mrdical Stores" of Nos. 10/12/Victoriff bailding, First Cross street, Pettah, Colombo. Description of licence applied for : Retail and wholesale of medicated winds. State whether application is for renewal of existing licence or for a new licence : New licence. Situation of premises to be licensed : Nos. 10/12. Victoria

Situation of premises to be licensed : Nos. 10/12, Victoria building, First Cross street, Pettah, Colombo.

Colombo, June 3, 1980 \$5 N. POROLIS FERNANDO & CO. L.

Name and address of applicant: The Colombo Apothe-caries Co., Ltd., Fort, Colombo. Description of ligances applied for: (1) Wholesale licences for the sale of area liquor, (2) Retail licences for the sale for the sale of moreign inquor, (2) Recall incentes for the sale of foreign inquor, (3) Licences for the sale of rectified spirits, (4) Licence for the sale of medicated wines, (5) Retail licence for the sale of foreign liquor not to be con-sumed at our Branch at Galle Face Flats, (6) Licence for the sale of medicated wines at the above premises, (7) Licence for the sale of rectified spirits at the above premises.

This application is for the renewal of existing licences. Premises to be licensed: 33 to 37, Prince street and Galle Face Flats, Colombo.

THE COLOMBO APOTHECARIES CO., LTD. Colombo, June 2, 1930. 1.2

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

#### SPECIFICATION.--Irrigation Works, Central Province.

SPECIFICATION showing lands found to be capable of Irrigation works, central Province. SPECIFICATION showing lands found to be capable of Irrigation by Audella Ihala Amuna, the names of Proprietors, and the contributions payable in respect of each land. Lands liable to a construction rate of Re. 1 60 per acre per annum for 10 years from 1930 and to maintenance rate of Re. 1 per acre per annum for 5 years from 1930 to 1934, inclusive. The latter rate must be reassessed in 1935. The combined rate is, however, reduced to Rs. 2 per acre per annum, to cover the maintenance rate and a portion of the construction rate. Government having accepted the recommendation contained in paragraph 5 of the Report of the Irrigation Rates Committee (Sessional Paper XXV. of 1926) that the maximum irrigation rate for lands in the Dry Zone be reduced to Rs. 2 per acre per annum for 10 years, vide the Hon. the Colonial Secretary's letter No. 1–13–26 of April 22, 1927, to the Hon. the Controller of Revenue. The reduced rate will be charged until the end of 1937.

<b>H</b> 00. (	the controller of Kevenue.	The feduced face will be charged	uņ		une ,	, end	01 198					,	Fotal
No.	Name of Allotment of Land or Field.	Name of Owner.	Ex	tei	nt.		ount ue.	Area exempted.		nount mpted.		Α	mount due.
	1 N - 1 N		А.	R.	Р.	$\mathbf{R}$	s. c.	A. R. P.	]	Rs. c.	A. R.	Р.	Rs. c.
1	Alugollewelewagala	Kandewattayalegedara Meniki	0	<b>2</b>	0.	1	0.	. —		<u> </u>	<u> </u>		
2	Alugollewelepalupanguwa	Yahalegedara Somalia	0	1	24.	0	80.	• • • ·	•• .	— ···			·
3	Alugollewelegodapanguwa	Madahapolayale Kumudu and	~	•	~		50						• • •
4	Alugollewelegoda and	others .	0	3	. 0.		50.	•	• •		<u> </u>	••	
ч	wagala	Kandewattayale Lapaya and											
	-	Kumudu	1	0	0.			·	••	<del>-</del>	·		
		Mamadu Mirasaibu, Alutgama	0	2					••			••	<sup>-</sup>
	Alugolleweleurakotegoda	Kandewattayale Lapi	0	1	16.	(	) 70.	•	••			••	
1	Alugollewelegambirigaha- mulakumbura	Yahalegedara Bilinda Dewaya	0	3	0.		50.				,		, <u> </u>
.8	Alugollewelemigahakum-		Ŭ	Ŭ	•••	•••••							
	bura		0	3	• 0.	1	50.	• 👘 🦯	••	<u> </u>		••	, <del></del> .
9	Kongahagoda and Gal			· •	0	ŋ	50.				• • •	; <b>-</b> ·	, , , , , , , , , , , , , , , , , , ,
10		Mohidin Patumma, Naula Dambulla temple	1 0	3	0. 24:		) 80.		•••	_ ::	·	· · ·	
		K. P. Somasundaram	ĭ	2			<b>3</b> 0.						, <u> </u>
12	Kitulamulakumbura		0	<b>2</b>		• 1			· • •		i	••	
	Kubukgahamulakumbura	do	0	2			$\begin{bmatrix} 0 \\ 0 \end{bmatrix}$		••	<u> </u>	<u></u>	. • •	
	Urakote Godakumbura	do	1 0	0	16. 0.		2 20. ) 50.		•.•			••	_
	Galagawamedakumbura	K P. Somesundaram	ĭ	õ			2 0.			— ··			
17	Gonpattiyakamatalanga	do	0	2			ι ο.		••		·	••	- <del></del>
18	Migahagoda	. do	0	3	0	I	1 50.	• — •	••	· ·		••	نی <u>ت</u> ا
19	Undiyakumbura, Dampe	-,											· • 95
	lessekumbura, and Jan guwekumbura	- . do,	2	3	0	(	5 50.	. —	.:	—			<u> </u>
20	Undiyakumbura	. Undivagedera Ranhamy	ī	ŏ			2 0.		••	—			
21	Do.	Dasanayake Mudiyansele-		-						, there	. • •		. 180
22	D-	gedera Heen Banda	0	1			050. 050.		••		_	••	
	Do. Undiyakumbura and Bo-	. A. Mudiyanse of Melpitiya	0	T	v	•••	0.00.	·	••	••		••	<u>.</u>
	gahalanda	. Abasin Mudiyansele Dingiri								· .	• • •	· •.	.,
		Amma	<b>2</b>	0	) 0	•••	$4 \cdot 0.$	•	••		e e e e e e e e e e e e e e e e e e e	•••	
24	Galbodayekumbura .	. Y. Tikiri Menika and Kiri	1	3	8 0		3 50.			_			<u>, i</u>
25	Do	Banda Madahapolayale Kumudu and	T	J		•••	a	• • •	••	••		1	1. 20
		others ···	0	2	2 0	)	1 Q.	· ; ;;	•••	—	·,		<u></u>
26	Bogahalanda .	. Akarabodagedara Mudiyanse,	_				-		· .		• • • • • <u>†</u> •		e de t
27	D.	Melpitiya	0				$   \begin{array}{ccc}     1 & 0. \\     1 & 0.   \end{array} $		er** •				
28	- • • • •	. Manannalegedara Puncha . Heirs of late Abdul Cader of	U	: - 1	2 U		1 0.	• —	••	••	· ·		•
		Nicagolla	· 1	]	10	)	2 50.	. —	••	—	·. —	•	· '
29	Alutketekahatagahamula-	5									1. A. A.	11	
	kumbura and Kekuna-		•					ĸ				r -	
	gahamulakumbura	Gopala Araccille Mohamadu Abdul Cader Lebbe, Aracci											
		of Kurugoda, and G. Moha-											
		madu Tambi Lebbe of Aku-											
30			4	: (	0 0	)	8 0	•••	••			•	•, •,
	Alutketepahalakumbura .	. G. A. Mohamadu Abdul Cader Lebbe Aracci, Kurugoda, As-	· ·					1 t					• • •
		giriyegedera Punchirala and						*		:			, <b>, , ,</b> ,
		Kalu Banda, both of Haras-				_				•••	•		· · · ·
31		gama	2		2 (	0	50	••	••	•		•	• -
<b>.</b>	Alutketemiganakumbura	. Heirs of Muttu Kandu Vidane of Nikagolla and Ali Tambi										527	
		of Elamalpola	2	2	0 (	0	4 0		•••	· '.		· ·	
<b>3</b> 2	. Ihala Hunganwelawew	a.							-				
	ranagahakumbura	. G. A. Mohamadu Abdul Cader										; •	
		Lebbe Aracci, Kurugoda, and others	4	2	2	0	5 0					· •	
33 .	. Ditto Kandewattayal			-	-	5 • •	~ .		•	•	• • -	. '	
34 .	kumbura	K. Malinda of Alugolla		0	-	0	0 50		•	· ····· .	•	e.	
35	· Do. Ditto Millogahahamahama	K. Lapaya and Kumudu	1	0	2	0	1 (	) <u></u>	•	$\cdot - \cdot$	•	•	•• *
	·	Heirs of late Undiyagedera Mudiyanse		1	2	0	3 (	) <u> </u>		·	· · ·		
36.	. Do.	U. Ranmenika and another of		*	-	···	U 1		•	• - •			•• • •
•••	المواجع الجاير المحاسر	Walmoruwa		0	2	0	1 (	0 —				-	· · ·
													A 7

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PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6 1930

•	Name of Allotment of Land or Field.	Name of Owner.	E	xte	nt.	Amount due. e	Area exempted.		Amou xemp	-		Am	otal oun lue.
			А.	R.	Р.	Rs. c.	A. R. P.		Rs. c	. А.	R. P.	Rs	. c.
6	todawiamuna and Mal- idde	D. M. Kiri Banda and others .	1	3	0	3 50				••			
1	Ditto Dambagahakum-	Y. Tikirimenika and Kiri											:
1	Millagahakumbura	Banda S. Kachchi Mahamadu, Na-	3	1		6 50		••		••		••	
]	Ditto Paralanga	landa Heirs of late Abdul Cader of		I				••		••			
	Do	Nikagolla Babasinno and Peris Sinno	0		0	0 50		••	·	••		•••	
1	Ditto Maragahakumbura	Nalanda K. Tambirajah of Naula and A.	0	0	24	0 30	• .	••		••		••	<del>.</del>
		W. P. Juwanis Appuhamy, Kandupelelle	2	0	0	4 0		••		••		••	
(	Godapahalawela and Owalayakumbura	Medagedera Kiri Banda of Demadaoya	1	3	0	3 50							
	Kankanamkumbura	D. M. Dingiri Amma	0		16	1 70		••		••		••	
	Do		1		16	3 20.		••	_	••		••	•
••		D. M. Kiri Banda, Korala	T	ىد	**** •	υ <u>4</u> υ		••		••		••	
•••		Tambyrajah of Naula and A. W. P. Juan Appuhamy of			•								
	•	Kandupelella	2	2	0	5 0	·			••	<u> </u>	••	
••	Ditto Panidekumbura	D. Ukku Banda Vedarala, Wal- moruwa	0	2	0	1 0						•••	
••	Do	Abasin Mudiyanselegedera Mutu Menika of Melpitia	0	2	0	1 0			_				
	Ditto Undiyakumbura	K. P. Somasunderam	0	1	0	0 50						•••	
••,1	Hunganwele Undiyakum- bura	T. B. Dasanayake Aracci	0	1	0.1	0 50				•••	·	• • •	•
••	Do	A. Mudiyanse and others, Munetalawa	1	0	0	2 0			·			• • <sup>/</sup>	
	Kolongahakumbura and Wadinamulla	Tambyraja of Naula and A. W. P. Juwan Appuhamy of Kandupellela	0	ð	0	* ^					•		•
	Akmanbodayekumbura	-	$\frac{2}{2}$	2 -0	0 0			••		•••		•••	
	Medamananwile and Bok-	Kiri Banda Korala Dingiri	2	.,				••		••		•••	
	kawagawakumbura	- Amma and T. B. Dassa- nayake	2	0	0	4 0		î.			·		_
••	Ditto Medakumbura	Y. Tikiri Menika and Kiri	1	_	0	2 0	-	•				••	•
	Do	NT 1 1 D 1	0	2	0	2 0		••		••		· • •	
· •	Pussellekumbura and Yak-							••		••		• •	
	81	S. Kachi Mohamadu, Nalanda			0		· •	••		••	·	•••	
••	Do	Kankanangedara Kirihamy	0	_	0	1 0		• •		••		••	
		D. C. Jayasekera, Nalanda	0		0		-	• •		••			
	Katukurundugahamula-	T. B. Wijekoon of Melpitiya	1	. 0	0	2 0	_	••		••.		••	<del>.</del>
	kumbura	Heirs of Undiyagedera Mudi- yanse, Punchimenika, Ran- menika, Kirimenika	0	1	. 0, .	0 50				•			_
•••	Muttettuwa Maditugaha- mulakumbura		2		0							••	
••		P. Dingiri Banda and others, Melpitiya	2	0	0.					••		· • •	
	Pahala Muttettuwa	D. Appuhamy Welmoruwa			0.			••		••		••	_
•••		Abasingedera Mutumenika and others	0			. 0 50		••		••		••	_
• •	Kuretiyagahamula	K. Abdul Hamidu, Matale		ō		•		•••		••		••	_
		A. Ahamadu Tamby, Kuru- goda	. – 1					••		••		••	
••	Moragolla and Halmilla kumbura		3	-	0			••		••		••	
		Total				158 70	,	••		••			
		. Oval			- 0	100 10							

The Kachcheri, Matale, February 19, 1930.

1508

C. E. JONES, Assistant Government Agent.

#### SPECIFICATION.—Irrigation Works, Northern Province.

A MENDMENT to the specification showing lands in Mantai South benefited by **Giant's Tank** in Mannar. District, the names of proprietors, and the contributions payable in respect of each land. All previous specifications and amendments including those published in *Government Gazettes* Nos. 6,135, 6,217, 6,454, 6,539, 6,622, 6,713, 6,850, and 7,158 of August 10, 1906 : November 22, 1907 ; July 28, 1911 ; January 3, 1913 ; May 1, 1914 ; May 14, 1915 ; January 26, 1917 ; and February 18, 1921, in so far as they apply to Mantai South, are hereby cancelled.

#### MANTAI SOUTH.

#### Periyanavatkulam.

Lands paying a Perpetuity Rate of Re. 1 per Acre per Annum.

No. of Lot Name of Allotment No. or Survey of Land or Field. reference.	Name of Owner.	Ext	ent	. R Per	ate i petui	n	Rate Rs. revisabl at any Time.	2, e ex	Area empted.	Amount exempted.	No. and Colonial Se Letter auth Exemption Period of tion gravitation	cretary' orizing on, and Exemp-	<sup>s</sup> Total mount due.	;
	· ·	<b>A.</b> :	R.	Р.	Rs.	c.	Rs. c.	A.	R. P.	Rs. c.		1	Rs. c.	
I Kadukarakamam	Cicily, wife of Dr. Chellappah	8	3	24	8	90.	. —				. —			,
2 —Velantharkamam		6,		28		67.		• •		. — .	•		6 67	
3 —Kadayankamam	do			36		23.		•	— .		•	••	6 23	
4 —Kunchiranchikama		1	0	18	1	11.	•	••	— •	· ·	•	••	1 11	
5Puthukamam	.Saunthary, widow of B. A.	4	1	96	4	45								
	Vanderkone Cicily, wife of Dr. Chellappah			32 28		45. 67.		••		· ·	•	••	4 45	
	do.	5		<b>14</b>		34.				:			5 34	
				28		67.			— .				6 67	
	. do	3.	1	14		34.		••	<u> </u>	· — .	·`	••	3 34	
10 —Pallakamam	. do			36		23.		••	<u> </u>	• •	•	• •	2 23	
11 —Periyakamam	do.			32.		45.		••	·	• •••••••••••••••••••••••••••••••••••••	•	••	4 45	
	Bastiampillai Soosaipillai I Mrs. F. X. Nicholas			18 18				• •	_ ·		• -			•
	Mrs. F. X. Nicholas			18				••	· ·	· ·	·		$     11 11 \\     11 12 $	•
	.S. M. P. Vanderkone			32		45.			·				1 45	
16 —Meddukamam	. do.			36		23.							$\hat{1}$ $\hat{2}\hat{3}$	
17 Kodakaraikaman.	Bastiampillai Sinniah l	8	0	0	18	0.	. —					••	18 0	
18 —Kochilampaikuti	Sophiah, widow of Sinnapah	4		32		45.		• •	<u> </u>	. — .	• '	••	4 45	
19 — . Avanam .	N. Bastiampillai	Ų –		36		23.		••	<u> </u>	· ·	•	•••	0 23	
20 Do.	. P. Santhan Parnanthu Philipukutti Parnanthu			0 36		0. 23.		•••	<u> </u>	· ·		••	$\begin{array}{ccc} 2 & 0 \\ 2 & 23 \end{array}$	
21 —Velantharkamam .	John Thiruchelvam			14		$\frac{23}{34}$ .		•••	_ :	· _ ·		•••	1 34	
22 — Morkamam 23 — Do.	. Mrs. S. M. P. Arulappah			14		34.					· ·	· • •	1 34	
24 — . Kollenkamam	Sophia, widow of Sinnapah	4		32		45.		•••		. — .	. —			
25. — . Addumalkamam	Bastiampillai Sinniah	2		32	2	45.			,				$\begin{smallmatrix}4&45\\2&45\end{smallmatrix}$	
26 — Arasankamam .	.S. Antonipillai	Z :		0		0.		• •				••	2 0	
27	Salvadore Benjamin			32		45.		••		• - •		• •	2 45	
28 — Ampalavanarkama	m do.		-	36		$\frac{23}{11}$ .		. <b>.</b> •		• • •		••	$\begin{array}{ccc} 2 & 23 \\ 3 & 11 \end{array}$	
29 — Ankirankamam	Soosaipillai David	3		18 27		67.		••		· _ ·		<b>* *</b>	0 67	
30. – Kochilampakutti	. Marypillai, wife of Ponniah . Soosaipillai Antonypillai	ň.	2	27.		67.					· · · · <u>· ·</u>	•••	0 67	
31 — Do. 32 —Mahaliarkamam .	*_ · · ·	š i	δ	18		<b>1</b> 1.			— .				3 11	
33. — Morekamam	Abrahampillai Rosairo			28		67.				· ·			2 67	
34 Kadayankamam	Don Philip Alfred	4	1	32		45.		• •	· · ·	,		••	4 45	
35 Kaddaikadukaman	n Soosaipillai David			13		33.				•	·	••	1 33	
36 — Do	. Soosaipillai Antonypillai			13		33.		••		• •		••	1,33	
37 Do	.Salvadore Benjamin			13		33.		• •	·		· · ·	•••	1 33 1 35	
38 Do	Abrahampillai Rosairo			16 13		33.	•					•.•.	1 33	
39	.Don Philip Alfred	1	A	19		.00	•	•••	•		•	••	÷ 00	
Kollenkamam,								л,				·.		
Arasankamam .	. Margaret, wife of J. A. David	4		19		62.		• •			· · · · ·	••	4 62	
41 — Do	.M. A. Ponniah	4		19			·· —	• ;		• •,		· •	4 62	•
42 — Arasankamam .				32.		$\frac{45}{23}$ .		-: ·		• •		• •	4 45	
43 — Ampalavanarkama				36 36		$\frac{23}{23}$ .		•					$\begin{array}{ccc} 2 & 23 \\ 2 & 23 \end{array}$	
	.Rosalin, wife of Benjamin do.	ĩ		18.		<u>11</u> .			· ·	· - ·		•••	1 11	
46. – Kaddaikadukaman				32		45.			÷				4 45	
47 Iladikaddaikadu-	1 40.								•••					
kamam .				36		23.		• •		• •	. —	• •	2 23	
48 Velantharkamam	. do. · ·			18		11.		••	·	· ·	•	•••	1 11	
49. – Kollenkamam		3 1		14		34. 56.		•••			• • •	• •	3 34 1 56	
50 — Mahaliarkamam .				36		23.					· · · · · · · · · · · · · · · · · · ·		$\frac{1}{2}$ 23	
51 — Pulavankamam . $52$ — Velantherkamam .	. Marypillai, wife of Ponniah .Salvadore Benjamin			36		23.							0 23	
52 Velantherkamam . 53 Arasankamam .	. Marypillai, wife of Ponniah			24		90.		•••	— .			• •	0,90	
.94 Kollenkamam	B. A. Varnakulasinghe	0	1	14	0	<b>34</b> .		•••	<u> </u>		· · <u> </u>	·	0 34	
55 — Puthukamam .	. Abrahampillai Rosairo			36		23.		••		• •		• •	2 23	
<sup>90</sup> — Morekamam .	do.			18		11.		•:	· ·	• • •	••	••	1 11	
57 — Mahaliarkamam .	. do. · ·			18		11.		•••		• • • •			$1.11 \\ 4.45$	
58 — Kadakaraikamam. 59 — Do.	do		1 0	32 0		45. 0.		•••		· ·		• ••	2 0	
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	.Savinama, widow of Seema				_			• *		L.				
	pillai		2	9	1	56.	•	•••	•	•			1 56	
63 — Pallakamam .	do. · ·	6	2	28	6	67.	·	•••	· · · ·	•` •		•••	6 67	
64 — Kachilampakutti .	.Pakiam, daughter of Pedru		^	0		^		<i>.</i>				e .	. , .	、
	Koduthore			$\frac{0}{28}$	4	0.		• •		•	·	••	4 0	
65. — Morekamam	. Marisal Nicholas			28 18		67. 11.			•	••	• 22		9 67 1 11	i.
66 – Periakamam 67 – Kaliarkamam	do.			18		11.						•••	1 11	
118 Deather Lease	. do	ĩ		6		79.		• •		· ,			1 79	
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No. and Date of

# PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

. or	of Lot Survey ference	of Land or Field	Name of Owner.	Exter	nt. P	Rate in erpetuit	y. ata	sable	Area exempted	Amount 1. exmepte	No. and Da Colonial Secre Letter author d. Exemption Period of E tion gran	te of etary's izing <i>i</i> , and xemp- ted.	Total moun due.
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71		. Periakamam			18.			· ·	—	—	—		5 1
72		.Pulavankamam			18.				•••	—	•••	• .•	11
73		.Puthukamam			32.				–	—	•• —	• •	4 4
74		. Ampalavanarkama	amJ. A. David		18.				··	·· —	•• —	• •	$   \begin{array}{c}     3 & 1 \\     2 & 2   \end{array} $
			P. Parnanthu Marisal Norbert		36. 36.				••	••	•••	••	$\frac{2}{2}\frac{2}{2}$
70 77			Sophia, widow of Clement	0 3	6.								07
		. Arasankamam, Ko		v u	•••		••••					•••	• •
		lenkamam	Soosaipillai Antonipillai	6.0	19.				—	—		•••	6 1
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		Kunchiranchi Kadakaraikamam			2 10. 14.		6 4				••	••	33
			. do.	2 0		. 22					· · · · · · · · · · · · · · · · · · ·		2 2
84	•	. Kochilampakutty	.S. M. P. Vanderkone	$\frac{1}{2}$ 1	32.						—		24
85.	· ·	Kadayankamam	do	<b>4</b> 0	0.		0			—			4
86.	. —	Kurukulakamam	Savinama, widow of Seeman			•							2
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87.	· —	. Kaddakadukaman	n Mutama, widow of Velupilla	15 2	2 10.		6		—	·	••	• •	55
		Pokaniankamam Vannamodaikama			32.32.32.		5		··	••	••	••	24
			m do L. E. Rajaratnam and share			. 24			·· _	<u> </u>	—	•	177
			S. Gnanapragasam		14.							••	3 3
92.	. —	Do.	do	10 0			0			—	—		10
93.	. — '	Velathimadukama	m Savunthary, widow of B. A					•					
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			Marisal Manavel Thaverera.		036. 018.		23	<u> </u>	—	•••	••	• •	22
		Avaiyandikamam Kaliankamam	do Marisal Thobias Thaverera :		0 18. 0 36.		11 23	<u> </u>	•••	· · · -	••	• •	22
		Avanankamam			0 18		11		··			• •	1
			Philipu Pedru Koduthore		1 16		34				—		2
	: — .	Do.	.: Philipu Swam Koduthore .	.ī ·	ō ō.		0						1
			Mariano Saveri		3 24		90	·	—	—			0 9
		Vannamodaikama			3 24		90		—	· —	••		0 9
		Katchilampakutti	ao		3 24		90	—	–	·· —	—		0 9
		. Avanam	Mariano Arokiam	. 1	2 10		56		—	••	•••		1
			Salvadore Arulapah and shar		1 14		34	·	·· —	··	•• —	• •	1:
		Avanankamam	do	. 2	00		0		••	·· —	·· —	• •	2
		Vadakupallam Avanankamam	Mariano Antoni Koduthore. Mariano Marisal Koduthore.	. 2	$   \begin{array}{ccc}     3 & 24 \\     3 & 6   \end{array} $		90. <sup>.</sup> . 79		••	·· —	•••	••	29
		Melinchikamam	Mariano Piranchi Koduthorg.	. <u>.</u>	1 32		19 15		··			• •	0 4
<b>09</b> .	· ·	. Arasankamam	Maria, daughter of Swar	n					••	••		• •	ζ,
		· .	Koduthore .	. 1	0 18		11	<del></del>	•••		··· . —		1:1
		Vennamoddaikam			1 32		45			·· —	••	••	0 4
		Morekamam	Salvadore Benjamin Marisal Manuel Thaverera .	. 2	0 36		23	<u> </u>	••	—	—	• •	2 2
		Vadakupallam	Mariano Antoni Thaverera .	. 0		. 0			••	••		• •	
10.	• — •	Arasankamam Mailikamam	. Avulonica, wife of Anton	. 0 .	2 10.		56		··	••		• •	0.4
14.	• •	Mamkamam			0 36.	2 9	23						2 2
15.		Thullampakutti	•		0 36		23.		—	—			2 2
16.	. — .	Avanankamam	do.		3 24		90			—			0
17.		Melinchikamam, A	va-										
		nankamam, Av											
		yandikamam	Annanal, wife of Manue		9 F		70						·
19		Melinchikamam	Thaverera .	. 2	35	2	79		•••	•••	·· –	• •	2
10.	•	Avanamkamam											;
		Avayandikamar	n Avulonica, wife of Arokiam.				67		—				1.
		Mailikamam	Thommai Manavel Thaverer	a 3	0 18	3	12		••	—			3
		Vannamoddai	do	. 0	3 24		90		·· —	··	•• ••	• •	0
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		TTTT 11	do		036		23		•• —	·· —	··		2
		Avanankamam	do Varonica, widow of Antoni .		$\begin{array}{ccc} 3 & 24 \\ 0 & 0 \end{array}$		90 0		••	•••	••	• •	0 4
25.		CT11 11 1 1 1 1 1			1 32		45	_			••	 	0
26.		Sulavankamam			1 14		34					• •	3
			. Antoni Silvestri and share		ō · ō					—	—		2
28.	. —	Avanankamam	do	. 0	0 36	0 :	23	<u> </u>	—				0
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	• •	$\dots D_0$	Elizabeth, widow of Joseph.	. 2	U 36	2 2	23		·· —	••	•••	••	2
31. 39		. Do. . Mailakamam Ku	Madutha, wife of Antoni	, L '	0 18	. 1	11.,		$\cdots$	••	•• • • • • • • • • • • • • • • • • • • •	••	1
- Δ	•	. Mailakamam Ku lanpakutti Ka				-		•					· .
		ankamam Av			,						-		
			. Saveri Masilamany Koduthor	ю 2	2 28	2	67						2
		Do.	Sevan Manuel Thaverera		2 28		67					. • •	2
	• •		.Heirs of Mariano Antor	u <b>i</b>	•						••	••	<u>,</u>
			Thaverera .	. 2	0 36		24		••	—			2
			Saveri Silvestri Koduthore .		0 0		0.,	<u> </u>	···	••	—	۰.	6, 1
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38.		Morekemem	Swam Saveri Koduthore										
38. 39.			Swam Saveri Koduthore . . do			. 1			••	•• —			· 1

# PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

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142.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
143        Avanankamam        Pakiam, wife of Seenan Thaver         144         Verera        1       0       18.       1       11           144         Sawar Antoni Koduthore        1       2       10       1       56            145         Saveriachi, wife of Marisal       Koduthore        1       2       27       1       67   <	
vorera        1       0       18.       1       11.           144         Swam Antoni Koduthore        1       2       10.       1       56.  18.        18. </td <td><math display="block">\begin{array}{cccccccccccccccccccccccccccccccccccc</math></td>	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
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145	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Koduthore         1         2         27.         1         67.             146.          Sebemalai, wife of Saveri         1         2         27.         1         67.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
146.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
147.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
149.        Pallakamam        Saveri Masilamani Koduthore       2       0       36.       2       23.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
150.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
151.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
152.      Kaddaikadukamam Saveri Masilamani Koduthore       0       1       320       0       45	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
154.      Sallakamam      Mariano Arokiam      4 $1$ $32.$ .4 $45.$ $155.$ Vannamoddaika-      Manuel Soosai Mottam      2 $0$ $36.$ .2 $23.$ . $156.$ Avanankamam      Mariano Mira Mohidin $0$ $132.$ .0 $45.$ . $157.$ Oolarvanan      Albert Joseph and share $0$ $2$ $28.$ .0 $67.$ . $158.$ Thulampakutti      Marian Marisal Koduthore $2$ $28.$ .0 $67.$ . $160.$ Vannamoddaika-        do. $1$ $141.$ $134.$ . $0$ $0.$	
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156.       — Avanankamam       Ana Nena Mira Mohidin       0       1       32.       0       45.       —         157.       — Oolarvanan       Albert Joseph and share       .0       2       28.       0       67.       —	$\cdots \cdots $
158.       Thulampakutti       Marisal Soosai Mottam       0 $3$ $24.$ $0$ $90.$ $159.$ Kaliankamam       do.       1 $1$ $14.$ $1$ $34.$ $0$ $00.$	0
159        Kaliankamam        do.        1       1       14       1       34          160        Warnamoddaika- mam        Marian Marisal Koduthore       2       1       32       2       45	
160       Vannamoddaika- mam       Marian Marisal Koduthore       2       1 $32$ 2 $45$ $161$ Melinchikamam       do. $0$ $3$ $24$ $0$ $90$ $162$ Melinchikamam       Marian Marisal Koduthore $0$ $3$ $24$ $0$ $90$ <t< td=""><td> 1</td></t<>	1
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•
162      Kaliankamam      Mary, wife of Thobias Thaverers         163      Thullampakutti      do.      3       3       63       79	
rera        1       2       28       1       67 <td> 0</td>	0
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164.        Vannamodai $1$ 0 $18.$ 1 $11.$ $165.$ $165.$ $111.$ $165.$ $165.$ $111.$ $111.$ $165.$ $1111.$ $111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $1111$ $11111$ $11111$	3
Koduthore        3       1       14       3       34	. — — 1
166	
167	3
169.        Kochiakamam        Mrs. Nicholas        4       1       32       4       45	. — — 0
170.       Mahaliarkamam       Don Philip Alfred       1       0       18 1       11	$\dots \dots \dots \dots$
171       — Arasankamam       do.       1       0       18       1       11       —	$\cdots \cdots $
172       Do.      Philipukutty Parnanthu      6       2       286       67	i
174       Kalkamam       Mariano Piranchy Koduthore 1       0       18 1       11           175       Meddukamam       do.       0       2       8 0       67           176       Do       Maria, widow of Swakino       0       1       32 0       67	6
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2
170 Do Maria widow of Swakino 0 1 32 0 45	$\cdots \cdots $
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177., - Ankirankamam Boselin wife of Banhiel 1 3 5 1 78	1
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179. $ $ $$	3
181 , Puthukamam Harriot, wife of David Udavar 1 1 14. 1 34	1
182 Kaddaikadukamam Mud S Muttiah $$ $3 0 16$ $3 11$ $$ $$	3
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185 Addumekamam Marisal Saveriappu 2 0 36 2 23	. — — 2
<sup>180.</sup> Muhaliarkamam Marisal Mitkorve 1 0 18 1 11	1
187 — Kurukulakamam Pethira, widow of Philipu-	. — — 2
$\begin{array}{c} \mbox{kuldy} & . & 2 & 0 & 36 \\ . & . & . & . & . & . \\ 188 . & - & . & . & . & . & . \\ \mbox{Kollenkamam} & . & . & . & . & . \\ . & . & . & . & .$	
189 — "Odavikamam Salvadore Benjamin 1 1 14 1 34 — —	1
190. — Arasankamam Soosainillai Antoninillai 0 0 36. 0 23. — —	. — — 0
191       —Kollenkamam      P. Vastian Parnanthu      1       1       141       34       —         192       —Kunchiranchi      Annamuthu, wife of Marisal      1       1       141       34       —	$\cdot - \cdot - \cdot 1$
193 Kollenkamam Pethiru Uras Vas 1 1 14 1 34	. — — 1
194 Kunchiranchi Nicholan Antoni Croos I I 14 I $34$	1
199 Kadayankamam Swam Antoni Koduthore 1 2 10. 1 56	$\cdots \cdots $
197 Morekamam Bosai wife of Nicholan 1 0 36 1 23	
198 Do Nikilan Arokiam 1 0 0 1 0	1
199 Puthukamam Manuel Nicholanillai 1 0 18 1 11:	1
200. — Perukadikamam Muttukudy, widow of	. – – 1
201 Pellakemen Seperalei widow of Athough 1 0 18. 1 11	1
402 Kunchuranchi Nichilan Mariano Thuram 1 0 18. 1 11	1
203 Puthukamam do. $0036023$	$\cdots \cdots $
204	1
200. — Kochiakamam Michel Puwirajasingam and	· .
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207	,
409. - Kurukalakamam Sannasiamma 7 1 0. 725	
410 Pallakamam Sepamalai widow of Athough 1 14. 134.	1
do. 1 1 14. 1 34	
213 = Dollarsen 1. 1010 111	· · · · · · · · · · · · · · · · · · ·
41t Puthukamam Archigm wife of Joseph 4 1 32 4 45	
410 Pallakamam Elizabeth wife of Sabastian 2 0 36 2 23	$   \dots   \dots   \dots                          $
216KurukulakamamLoia, wife of Edirmanasinghe 4 1 32 4 45	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

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PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6, 1930

	Lands paying a Rate of Rs. 2									ne.				•	•
	Preliminary plan No.	4,867.	Date	of S	ale :	Jun	e 5, 1	919	•			No	, and Date	of	
No. of Lot Name of	Allotment Name of Owner			Rs	te in		e Rs. : isable	2,	Атеа	År	nount	Color	and Date nial Secreta er authorizi	ry's (	Total mount
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a .			· . ·			1	me.	-			2.1		ion granted.		
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17 1Köllankas 18 2Pallakam			) 1 4			••	0 55			••		·••		•••,	0 55 0 43
10 2Fallakalli				<b>.</b> .		•••	0 10	•••		•••		••		•••	0 10
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19 1Koviltodo															
20 4 Do	lingam do.		11 632				$\begin{array}{ccc} 2 & 53 \\ 13 & 87 \end{array}$			••	· · · ·	••			2 53 13 87
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21 —Murukadi	kamam Sinatamby Veluppillai		8 3 2	4	8 90	)					·			· · ·	8 90
22 —Pallakam	am do.	<u>(</u>			0 74		. —	••		••	<u> </u>	· <b>.</b> .		•••	0 74
23 —Kollenka 24 —Pallakam							. <u></u>	••		•••	—	••		•••	$   \begin{array}{cccc}     11 & 11 \\     3 & 11   \end{array} $
	kamam Anthony Philippukuddy							•••		••		••			4 45
	jj						* .				`•				
CHIERD	Preliminary plan No. 2,996.	Date	of Sale	e: Ne	ovem	ber	19, 1	906.						. •	
$26 \begin{pmatrix} 11151\\ 11152 \end{pmatrix}$ Pallakar	namB. Anthonypillai		1 1	2	1 20	6				••					1 26
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		29	9 2 1	2										2	29 57
	Ka	ayaper	umalk	ulam	•										•
27 1Pallakam	amS. M. P. Vanderkone		1 3	5	1 78	8.,							_		1 78
28 — Do	Cicily, wife of Dr. Chellap	pah.	7 1	7	7 29			۰.		• •	—	••		••	7 29
29 —Medukam 30 —Kandikar	am . Manuel Aseervatham nam . Philipu Antoni		$   \begin{array}{cccc}     3 & 1 & 1 \\     9 & 0 & 2 \\   \end{array} $	4	$   \begin{array}{c}     3 & 3 \\     2 & 2   \end{array} $			•••		• •		•••		••	3 34
31 —Kulathad	ikamam Antony Sebastian			8	11			•••		•••		•••		•.•	$   \begin{array}{ccc}     2 & 23 \\     1 & 12   \end{array} $
32 — Do			1 0 1	8	1 12	2							—		1 12
33 —Medduka		•••	2 0 3	6	2 2	3	—	• •		• •		••		• •	2 23
34 —Kandikar	nam Avulonia, wife of Tho Thaverera	mmai	n 9'9	8	0 6	7									0 67
35 — . Do			. 22		00	•••		• •		••		••		• •	0.07
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50. — Medduka 51. — Pallakam 52. — Kulathuy 53. — Medduka 54. — Do 55. — Kuraiadi 56. — Pallakam 57. — Dallakam 58. — Medduka 59. — Pallakam 60. — Kurayad 61. — Pallakam 62. — Medduka 63. — Pallakam 64. — Kurayad 65. — Marayan	amPhilipu Manual Thavere mam do amMariano Antoni and sha zalavadi do mam do bP. Swam Koduthore kamam do amFrancispillai Sinhiah bSinnathankachy, wife Sebastian mam Antoni Saveri kamam do ikamam do ikamam do ikamam do kamam do ikamam do kamam do kamam do kamam do	ora	4 1 1 1 3 2 1 4 1 1 1 3 2 1 4 1 2 0 1 2 2 1 1 0 0 1 1 1 2 1 3 1 2 1 3 1 2 1 3 1 3 1 3 1 1 3 1 3 1 1 3 1 1 1 3 1 1 1 3 1 1 3 1 1 3 1 1 3 1	32. 32. 32. 32. 28. 7. 4 28 36 14 36 14 6 6	1 1 4 4 6 4 1 8 2 6 5 4 2 1 2 3 3 5 2 8 8 1 2 1 3 5 2 8 8 1 2 1 3 5 2 8 1 1 2 1 3 5 2 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$									$\begin{array}{c} 4 & 67 \\ 4 & 122 \\ 0 & 80 \\ 0 & 28 \\ 2 & 67 \\ 3 & 56 \\ 1 & 452 \\ 1 & 11 \\ 2 & 79 \\ 1 & 34 \\ 3 & 56 \\ 1 & 22 \\ \end{array}$
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275 —Kulathuvalavadi-	. do	,	U	10	J	11	—	••	_	••	-	••		, ••	ð
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281 —Kulathuvalavadi- kamam	. do	. 1	1	321.	. 1	45									1
282 — Meddukamam	. do	2	0	0	2	0			-			•••			2
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286 —Noikamam .	.Savinama, widow of Seemam pillai	- 9	1	14	9	34			_					•	9
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288 —Melinchikamam .	. do	. 5		18		11		••		••	<u> </u>	••		••	5
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296., — . Pallakamam	. do	. 3		10		56		••		••	—	•••	—	, <b></b>	3
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302 — Noikamam	do	. 0	2	10	0		<u> </u>	••				• •	<u> </u>		Ó
803 —Melinchikamam	. Mariachi, wife of Saveri Kodu	L-		36	9	93				• .			·		2
304 —Noikamam	thore	. 2	ŏ	36.	2	23		•••							2
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320 — Thetkukamam	. Savinama, widow of Seemam	-				١				••	_	••		••	
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322 — Do.	. Anthony Swam Kouumore .	• •													
	Elizabeth, wife of Santa Silva and share	n			-					-					0

# PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

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26 — Do 27 —Pallakam	Silva and share Soosai Manual Mo	otham .	.0 .1		9. 4. 18.	. 17	78.		•••		 	_	•••		•••	$     \begin{array}{c}       0 \\       1 \\       7 \\       1 \\       1     \end{array}     $
28 — Do 29 —Panikank		ntoni Kodu	ι- .0	1	38. 32.	. 04	17.				•••		•••	. —	•.•	0 4 4 4
30 — Do 31 — Do 32 —Thetkuka	o Mariano Arokiam o Mary, wife of Tho amam Sebemalai, wife of	bias of Piranchy	. 1 . 1 y	1 0	0. 36.	. 12 . 12	25. 23.	: —	· · · ·		•••	_	•••		••	1 2 1 2
33 —Panikank 34 — Do 35 —Medukan	o Manual Philippu I	Koduthore Koduthore Ippu Kodu	. 3 	0 1	14.	. 22 . 33	23. 34.	: —	••• ••• •••		••• ••• ••	_	•••	· ·	• • • • • •	$   \begin{array}{c}     1 & 2 \\     2 & 2 \\     3 & 3   \end{array} $
36 — Do	thore and share oGnama, widow Thaverera	of Manave	.0 1 .0		20. 38.				•••	·	••		••		••	03
37 —Thetkuka 38 —Panikank 39 — Do	amam Mariano Arokiam kamam Visenti Salvadore	and share	. 1	$\frac{2}{1}$	10. 14. 10.	. 18 . 33	56. 34.	·	•••	<u> </u>	• • • •		•••		· · · ·	$15 \\ 33 \\ 35$
40 —Thetkuka 41 — Do	amamMariano Arokiam b do	•	· 4 · 1	1 2	$\frac{32}{10}$ .	. 44 . 18	45. 56.	:	· · · ·		· · · ·		• • • • • •			$     4 4 \\     1 5 $
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# PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6, 1930

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		. Putti	Marshal Peduru		<u>0</u>		38.					••		••		••	-	• •		024	
64	5 31.	.Wadakkukamam	Suwan Vastian and others	••	7	1	16.	. 7	35.	••	— .	••	<u> </u>	•••	-	••	<del></del> .	••	. 7	7 35	ł.,

Plane table plan No. 71.

Lands paying a Rate of Rs. 2 per Acre per Annum revisable at any Time.

Advance extract No. 1 of block survey preliminary plan No. 21. Date of Sale : June 5, 1919.

046	1. <b>K</b> a	inakankulatara	<b>u</b>														
	ε	and Pallatarai	Save	ri Marisal Koduthore	••	0	1 24	—		0 80	· '	••	—	••		••	0 80
647	2	Do.		do.	•••	0 ·	0 30	—		0 38						••	0 38
648	3	Do.		do.		0	0 23	—	••	0 30				•• •	<u> </u>		0 30
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				•	-	25	3 28										26 70

#### Nochchikkulam.

Plane table plan No. 70.

649	1Karayaneny	Thandu Gabriel Perera 0 3 19 0 87 0 87
650	2., Do,	do. $ 0 1 10 0 31 0 31$
651	3 Tarisikani	do. $ 0 1 15 0 34 0 34$
652	4Karayaneny	do. $ 0 1 0 0 25 0 25$
653	5Sittanykamam	. Nikilan Antony Perera 0 3 3 0 77 0 77
654.	6 Aladikamam	. Anthony Moses Perera 0 0 29. 0 18 0 18
655.	7 Do.	. Philipu Curusu Koduthore 0 0 21 0 13 0 13
656	8 Do.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
657	9 Do.	Tandu Gabriel Perera 0 1 6 0 29 0 29
658.	10 Do.	. Philippu Curusu Koduthore . 0 0 24. 0 15 0 15
659	11., Do.	. Marisal Antony Perera 0 0 11 0 7 0 7
660	11 Do.	. Anthony Pedro $\dots 0 \ 0 \ 11 \dots 0 \ 7 \dots - \dots - \dots - \dots 0 \ 7$
661	12 Walauputti	. Maria, widow of Vastian and
		others $0 \ 0 \ 15 \ 0 \ 9 \ - \ \ - \ \ 0 \ 9$
662	13 Aladikamam	Savery Marshal Koduthore . 0 0 25 0 16 — — — 0 16
663	14., Do.	
664	15., Do.	. Thavithu Gabriel Perera 0 0 9 0 6 0 6
665	16 Walaupitti	do. $ 0 0 18 0 11 0 11$
666	17. Aladikamam	. Maria, widow of Vastian . 0 1 5. 0 28 0 28
667	17., Do.	Thenar, widow of Sanitogu . 0 1 5 0 28 0 28
668	18Sittanykamam	. Manual Pedru 0 0 15 0 9 0 9
669	19 Do.	. Nikilan Antony Perera 0 0 20 0 13 0 13
670	20 Do.	Santiogu Raphiel Perera 0 0 18 0 11 0 11
671	21 Do.	
672.	22 Do.	$V_{isuvasam}$ Pedro 0 1 11 0 32 — — — 0 32.
673	23 Pallatarai	. Anthony Moses Perera 0 0 30 0 19 0 19
674	24Sittanykamam	Santiogu Raphial Perera 0 0 21 0 13 0 13
675.	25 Walauputti	do. $0  0  22  0  14  -   -   -   0  14$
676	26Sittanykamam	Philipu Curusu Koduthore 0 0 27 0 17 — — — 0 17
677	27 Do.	Marisal Koduthore Annamma 0 0 25 0 16 $  -$ 0 16
678	27. Do.	. Rasakanni, widow of Soosai
		and share $ 0 0 25 0 16 0 16$
679	28 Do.	Marisal Annamma 0 0 4 0 3 0 3
680	28 Do.	. Rasakanni, widow of Soosai
		and share $00403$
681	29 Do.	Saveri Marshal Koduthore 0 0 10 0 6 0 6
682	30 Do.	
683	31Pallatarai	Rosalin, wife of Solomon 0 0 22 0 14 0 14
684	31 Do.	$\therefore$ Pedro Ávuran $\dots 0 \ 0 \ 23 \dots 0 \ 15 \dots 0 \ 15$
685	32 Do.	Victoria, wife of Anthony 0 0 18 0 11 0 11
686	33 Do.	Santiogu Raphial Perera 0 0 26 0 16 0 16
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1519

PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6, 1930

	No. of Lot. or Survey Reference.	Name of Allotment of Land or Field.	Name of Owner.	Exte	nt.	F	Rate Perpeti	in	Rate Rs. 2 revisable at any Time,	· .	Area mpted.	A) exe	mount mpted.	Colonia Letter Exen Perio	and Da I Secret author ption, a I of Exe n grante	ary's izing and emp-	Tota Amou due	unt
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699	44	Do.	. Rasakanni, widow of Soosai		<u> </u>	_												
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700			. Anthony Moses Perera			4		9.		••.		••	—	••		• •	0	9
701			Vanchalica, widow of Santan			7		23.		••	_	•••		•.•.		• •	0 2	
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707			. Marisal Annamma	0 0	- 19	9	0 ]	12.	•	••.				· •	•	• •	0	12
708	3 52	Do.	. Rasakanni, widow of Soosai	<u>م</u>		n	<u> </u>	10			,				-			10
709	9 53	Do.	and share Philipu Curusu Koduthore			9 4		12.15.	•	• •	••		••			• •	0	
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711			. Marisal Annamma	õ õ		5		3.		••		••		••		••	ŏ	3
712			. Rasakanni, widow of Soosai				Ŭ	0.		•••		••		••			•	
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718			. Marisal Annamma			5		9.		••		•••		••	~		ŏ	9
719			.Rasakanni, widow of Soosai		-		0-	•••	•	••		••		• •		••	,	•
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120	<b></b> 04	150.	Rasakanni, widow of Soosai and share	0.0	19	2	0	14.									.0.	14
724	4 65	Do.	. Arokiam Sepamalai			<b>ō</b>		13.						•••		•••	Ŏ	
	5 66	Do.	Manual Pedro Perera			<u>9</u>		3ĭ.					<u> </u>		····		. 0 .	
	8 67	Do.	Santiogu Raphial Perera	0 0	) 1	0	0	6.				••	<del></del>	• •	_	·	0	6
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728	8 69 9 <sup>-</sup> 70	Do.				8		24.	· —	۰.		• •		.• •		• •		24
	9 70 9 71	Do. Do.	Thenar, widow of Marisal Saviriachchy, wife of Pedro .			7		29.		••		• •		••		• •		29 6
	1 72	Do.	. Nikilan Antony Perera	0 0		0 9		$10^{-6}$		••		• •		••		• •	0	18
73		Do.	Nikilan Manual Perera	õ õ		6.		$\frac{18}{23}$ .		••		••		• •	<u> </u>	• •		23
73		Do.	Savery Marshal Koduthore .	õ 1		7		29.										29
73	4 75	Do.	Manual Pedro Perera			6		23.			—	•	'					23
	5 76	Do.	Nikilan Manual Perera	1 0	) 1	3	. 1	8.		•••					_			8
73			. Arokiam Sepemalai			<u>.</u> .		13.		• •	•	• •						13
73			Santiogu Raphial Perera				0			• •		• •	<del></del>	• •	<del></del>			17 .
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	1 80		. Venchalica, widow of Santan			20.		13		••		• •		•••		•		13
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74	3 82.	Putti	Philipu Curusu Koduthore			37.		23							<del></del>			
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R <i>A</i>	100E	· •	Tandu Gabriel Perera	A. . 0	п. р .01		Rs.	с. 6	Rs.' c.	A.	R. P.	•	Rs. c.	610	- graut	<i></i>	Rs. 0
65	101 H	Kalathuputti	-	. 0		9		6		•••				•••	_		0
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71	1]	Puthutharai	Philipu Somalai Koduthore .	. 0	1	0			0 50	•••		••		••	<del></del>	•••	08
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77.		Do.	Savery Adiakala Koduthore		01			8		•••		•••		•		••	0
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79	5	Pallakamam	Marshal Antony Perera	. 1	21	4.	. 14	59	<u> </u>	••				••			14
80	6	Do.	Nikilan Antony Perera	0	11	8	. 0 :	36		••		• •		·		••	0 3
81		Do.		. 0	03	32	. 0,2	20		••	—	••		••		•••	0 5
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95	21	Do.	Nikilam Antoni Perera	0				33	`,	•••		• •	·			•••	-0
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99	25	Do.	Nikilan Anthony Perera ar	nd				0		•••••••••••••••••••••••••••••••••••••••							0
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9		Do.	. Anthonial, wife of Kaviriel .		02			6	·	•••	·····	•••		•••		••	
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4	38.	Do.	. Marisal Annamma	. 0		8		5				••		•••			ŏ
5	38	Do.	Rasakanni, widow of Soosa			9		6		. ·		••		• •	<u></u>		·Õ
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5	46.		Rosai, wife of Soosai	. 0	0	8	0	5	·	••		•••		••		• •	· 0
26	47]	rutti	. Nikilan Anthony Perera an		• •	E	n	0									Ċ
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# PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

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967	60	Poochianpiddi	.Vastian Thobias and share			18.		<u>11.</u>		•••	۰ <u> </u>		· ·			
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PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6, 1930

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988	78.		Marshal Philippu			27		<b>4</b> 2.		•••				••			ŏ
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990	80.	. Do.	Heirs of N. Canagasingam .	. 0		24		65.	· —					•• •		••	0
991	81.		Vastian Thobias and share .			36		48.		••		••		••		••	0
992	82.			. 0	2	14	0	59.	• —	••		••		••	—	••	0
993	83.	. Do.	Heirs of Naina Peina Rein Saigu Mohidin		1	1	1 4	26.									· 1
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996			Anthonia, wife of James an					- ÷ •		••		••		••		•••	
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004			m Manaval Augustin and share	s õ		Ĩ		76.					<u> </u>		<u> </u>		ō
005	92.	. Do.	Mariano Swam Talgado			21		88.		••		•••					. 0
006	93.	.Pattiadikaddu-															
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007	93.	. Do.	share	. 0	0	37	0 9	23.		••		••	<u> </u>	••	·	••	0
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011		.Anapanikiankama	um do	. 3		. 2		26.						• •		••	3
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D17         D18         D19         D20         D21         D22         D23         D24         D25         D26         D27         D28         D28         D29         D30         D31         D32	97. 97. 97. 98. 99. 100. 101. 102. 104. 105. 106. 107. 108. 109. 110. 111.	. Pattankuttikaman Do. Do. Nagaladikamam Anapanikiankama Do. Walanputti Do. Kalikaraputti Anapanikiankama Do. Do. Do. Putti Walanputti Do. Anapanikianputti Anapanikianputti	<ul> <li>M Anthonia, wife of James an share</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin and share</li> <li>Philipu Antony</li> <li>Philipu Anthony</li> <li>Philipu Anthony</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin</li> <li>Heirs of N. Canagasingam</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin</li> <li>Heirs of N. Canagasingam</li> <li>Anthony Manual</li> <li>Anthony Wanual</li> <li>Heirs of N. Canagasingam</li> <li>Anthony Philippu and share</li> <li>Heirs of N. Canagasingam</li> <li>Anthony Philippu and share</li> </ul>	0       0	$ \begin{array}{c} 1 \\ 0 \\ 0 \\ 0 \\ 0 \\ 2 \\ 1 \\ 0 \\ 0 \\ 0 \\ 1 \\ 2 \\ 2 \\ 0 \\ 0 \\ 2 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0$	15 33 16 17 7 36 9 10 18 36 21 37 39 23 24 37 34 34		$\begin{array}{c} 34.\\ 21.\\ 10.\\ 11.\\ 4.\\ 53.\\ 6.\\ 6.\\ 11.\\ 23.\\ 38.\\ 64.\\ 66.\\ 23.\\ 24.\\ 63.\\ 21. \end{array}$		• •		· · · · · · · ·		· · · · · · · · ·		··· ··· ··· ···	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
017         018         019         020         021         022         023         024         025         026         027         028         029         030         031         032         033	97. 97. 98. 99. 100. 101. 101. 102. 104. 105. 104. 105. 106. 107. 108. 109. 110. 111.	. Pattankuttikaman Do. Do. . Nagaladikamam . Anapanikiankama . Do. . Walanputti . Do. . Kalikaraputti . Anapanikiankama . Do. . Do. . Putti . Walanputti . Anapanikianputti . Koliuputti	<ul> <li>Anthonia, wife of James an share</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin and share</li> <li>Philipu Antony</li> <li>Philipu Anthony</li> <li>Philipu Anthony</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin</li> <li>Heirs of N. Canagasingam</li> <li>Manthonia, wife of James an share</li> <li>Anthony Manual</li> <li>Anthonia, wife of James an share</li> <li>Heirs of N. Canagasingam</li> <li>Anthonia, wife of James an share</li> <li>Heirs of N. Canagasingam</li> <li>Anthonia, wife of James an share</li> <li>Anthony Antual</li> <li>Anthony Philipu and share</li> <li>Heirs of N. Canagasingam</li> <li>Anthony Philipu and share</li> <li>Anthony Philipu and share</li> <li>Anthony Philipu and share</li> <li>Anthony Philipu and share</li> </ul>	0       0	$ \begin{array}{c} 1 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0$	$\begin{array}{c} 15\\ 33\\ 16\\ 17\\ 5\\ 36\\ 9\\ 10.\\ 18.\\ 36.\\ 21.\\ 36.\\ 21.\\ 23.\\ 26.\\ 37.\\ 39.\\ 21.\\ 39.\\ 24.\\ 34.\\ 24.\\ \end{array}$	0 0 0 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	34. 21. 10. 11. 4. 53. 6. 6. 23. 38. 64. 66. 23. 23. 24. 63. 21. 65. 23. 23. 23. 23. 38. 64. 65. 23. 35.		  		· · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · ·	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
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$\begin{array}{c} 017\\ 018\\ 019\\ 020\\ 021\\ 022\\ 023\\ 024\\ 025\\ 026\\ 027\\ 028\\ 027\\ 028\\ 037\\ 0331\\ 034\\ 035\\ 034\\ 035\\ 036\\ 037\\ 038\\ 036\\ 037\\ 038\\ 036\\ 037\\ 038\\ 039\\ 044\\ 041\\ 0445\\ 0445\\ 046\\ \end{array}$	97. 97. 98. 99. 100. 101. 102. 104. 105. 106. 107. 108. 109. 110. 112. 113. 114. 115. 116. 117. 118. 120. 121. 122. 124. 125.	. Pattankuttikaman Do. Do. Nagaladikamam Anapanikiankama Do. Walanputti Anapanikiankama Do. Do. Do. Do. Putti Walanputti Malanputti Anapanikiankama Do. Do. Putti Anapanikiankama Do. Do. Totaputti Anapanikiankama Do. Totaputti Anapanikiankama Do. Totaputti Anapanikiankama Do. Totaputti	<ul> <li>Anthonia, wife of James an share</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin and share</li> <li>Philipu Antony</li> <li>Philipu Antony</li> <li>Philipu Anthony</li> <li>Philipu Anthony</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin</li> <li>Heirs of N. Canagasingam</li> <li>Manaval Augustin</li> <li>Heirs of N. Canagasingam</li> <li>Manthonia, wife of James an share</li> <li>Anthony Manual</li> <li>Anthony Philipu and share</li> <li>Heirs of N. Canagasingam</li> <li>Anthony Philipu and share</li> <li>Heirs of N. Canagasingam</li> <li>Anthony Philipu and share</li> <li>Marshal Philipu</li> <li>Marshal Philipu</li> <li>Marshal Philipu</li> <li>Anthony Manual</li> <li>Kathirina, wife of Anthony</li> <li>Marshal Philipu</li> <li>Anthony Manual</li> <li>Kathirina, wife of Anthony</li> <li>Marshal Philipu</li> <li>Mathony Manual</li> <li>Kathirina, wife of Anthony</li> <li>Maraval Augustine and share</li> <li>Manaval Augustine and share</li> <li>Manaval Augustine and share</li> <li>Manaval Augustine and share</li> </ul>	d	$\begin{array}{c} 1 \\ 0 \\ 0 \\ 0 \\ 0 \\ 2 \\ 1 \\ 0 \\ 0 \\ 0 \\ 0 \\ 1 \\ 2 \\ 2 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 1 \\ 0 \\ 0 \\ 0$	$\begin{array}{c} 15\\ 33\\ 16\\ 17\\ 7\\ 5\\ 36\\ 9\\ 10\\ 18\\ 23\\ 26\\ 37\\ 23\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 1\\ 25\\ 24\\ 27\\ 20\\ 7\\ 28\\ 0\\ 30\\ 30\\ \end{array}$	$\begin{array}{c} 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 $	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		· · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·		··· ··· ··· ··· ··· ··· ··· ··· ··· ··			
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No.	No. of L or Surve Reference	y of Land or Field	Name of Owner.		rtent	· Po	Rate in petuity.	Time.	A exer		exe	mount empted.	No. and Da Colonial Secre Letter author Exemption, Period of Ex tion grant	tary's rizing and emp-	Total Amount due.
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1051	130.	. Do.	Kathirina, wife of Anthony	0		2	0 26.	• • • • •	••				· · · ·	•••	0 26
1052	131.	. Do.	Manaval Augustin and share	0	1	0	0 25.	. —	••				—	• •	0 25
1053	132.	.Nagaladikamam				34			• •		••		·· *	• •	046
1054	133.	. Do.	do	3		12	3 83.		••		••	·	—	• •	3 83
1055	134.	. Do.	Philipu Anthony	0		16			••	·	• •		•• ••		0 10
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	137		Marisal Anthony			21			••	·	• •		•••		038
		.Koyilankamam	Marshal Vastian			1			••		••	—	•••		0 76
	139		Anthony Philipu and share			0			••		••		••	• •	0 25
		.Nagaladikamam		0		27	0 92.		••		••	—	••		0 92
	141			0		26			••		••		·· —	••	0 66
	142		Thavithu Kaviriel Perera		0	22	0 14.	. —	••		••		—	• •	0 14
1064	143	. Koyilankamam	Kurusuthamby Anthony and			_									
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	146		Philippu Manaval and others			20			••		•••		•••		0 38:
		.Koyilanputti	. Vastian Thobias and others	0		1	0 51.		••		••	,	•• •	••	0 51
		. Koyilankamam				17			••		••	<u> </u>	••••		0 11
	149			•0		37			• •		••		••		0 23
	150				1	5	0 28.	• — ·	••		• •		—	• •	0 28
1072	151	. Do.	Jovan Santiogu Perera and		~	_									
		_		0	2	7			••		••	— .	••	••	054
	152		Anthony Manual and share		1	8	2 30.		••		••	—	••	••	2 30
	153		Thavithu Kaviriel Perera			16	0 85.		••		••		•••	• •	0 85
	154			0		10	0 56.		••		••		—	••	0 56
	155		Vastian Thobias and others			32	0 20.		• •		••	i	••	••	0 20
		. Koyilankamam		0		29	0 43.		••		••	—	•• •••	••	0 43
	157		Thavithu Arokia Perera		1	7	1 29.		••		• •	— .	·· —	• •	1 29
	158		Marisal Anthony	<b>2</b>	U	28	<b>2</b> 18.		••.		••		·· —	••	2 18
1080	159	. Do.	Jovan Santiogu Perera and	~		_	0 54								
1007	1.00		share		2	7	0 54.		••		••		··	••	0 54
	160		Thavithu Kaviriel Perera		3,		0 78.		••		••	· ·	·· —	••	0 78
1082	161	. Do.	do	0	3	16	0 85.		••		••	·	· · · · · · · · · · · · · · · · · · ·	••	0 85

Lands paying a Rate of Rs. 2 per Acre per Annum revisable at any Time.

Advance extract No. 1 of block survey preliminary plan No. 12.- Date of Sale : June 4, 1919.

1083.	1Walavankamam	Anthony Pethiru Philippu Anthony	026	 $1 \cdot 8$	 	••	 1.8	
1085	3 Koilankamam	Thavithu Kaviriel Perera	0 3 14	 1 68	 	•• •	 168	
1086 4	4 Do.	do	149 1 22	 1 00	 —	••	 $\frac{1}{152}$ $\frac{1}{40}$	

## Mandukkumindan.

### Plane table plan No. 72.

			Plane	(abr	e bi	an no. 7	2.									
	1087	lPuliadikamam	Yovan Santiogu Perera share	and	2	0 11	3 7			 		-			37	
	1088	A				3 22	2 89		•••			••		••		
		2 Do.	do	• •		0 31				 ••	· · ·	••	—	••	2 89	
	1089	3 Puliadiputti	do		~				••	 ••	—	••		••	0 19	
	1090	4 Pudukamam	Marisal Anthony	•;	3	0 17	3 11		••	 •••		••		••	3 11	
	1091	5. Metkukamamtari	si Yovan Santiogu Perera	and	~		0 82			•						
			share						••	 . •		••	<u> </u>	••	0 75	
	1092	6Mettukamam	do			2 34			••	 ••		••	-	••	3 71	
	1093	7Puliaputti	do		0	0 21	0 13		••	 ••		••	<del></del> -	••	0 13	
	1094	8., Do.	Tandu Arokia Perera						•							
			share			$1 \ 17$	0 36		••	 ••		••	—	••	0 36	
	1095	9 Mettukamam	do			2 23	364		• •	 ••		• •			3 64	
	1096	10. Tarisi	do		1	0 2	1 1	·		 ••		••		••	1 1	
	1097.	11. Arasaputti	Yovan Santiogu Perera	and												
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1152	5 Do.	Manaval Anthony	. 0				•• ,	·· —	••	. 0 30
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1160	10 Do.	Manaval Anthony					—			046
1161	11Wadakukamam	Wesleyan Church land	. 1				•• '		•• •••• ••	177
1162	12 Do.	. Anthony Marisal					—	•• • –	••, —, •	0 25
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1165	14 Do.	. Marshal Santiogu	~		0.61					0 61
1166	15 Do.	Nichilas Savery	. 0	0 14	0 9.	:	· · · ·	—	•• —	. 0 9
1167	15 Do.	. Vras Savery	. 0		0 9.		••	•••	<u>— ,</u> .	0 9
1168 1169	15 Do. 15 Do.	Marisal Pedro			09.		·· —	•••	— .	
1170	15 Do.	Santha, wife of Parnanthu		0, 11	0 0.		•••••		•• •	. 0 3
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1171	16 Do.	Swakin Avulin and share		2 31	0 69.		•••		••	. 0 69
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1173	16 Do. 17Walaupitti	Pedro Anthony and others		$0, 3\frac{1}{2}$	$\begin{array}{c} 0 & 24 \\ 0 & 2 \end{array}$					024
1175	17 Do.	Marisal Pedro and others	. 0	0 3 <del>1</del>	0 2	-	•••••		· · · · · · · ·	. 0 2
1176	17 Do.	Nikilan Savery and others		0 3 <del>1</del>	0 2			. — .	• <del>- </del> • •	. 0 2
1177 1178	17 Do. 17 Do.	Marisal Santhan and others Marisal Santiogu and others		$\begin{array}{ccc} 0 & 3\frac{1}{2} \\ 0 & 3\frac{1}{2} \end{array}$	0 2		••	•••••	• • •• •	$\begin{array}{ccc} 0 & 2 \\ 0 & 2 \end{array}$
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1180	18. Putti	Swakin Avulin and share	-	0 15.	0 9.			. — .		. 0 9
1181	18 Do.	Manaval Anthony		0 16	0 10		·· - ·	. — .	. — .	. 0 10
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1184.	20Wadakukamam 21Tarisi	. do . Marshal Santan and share	· _	1 8	0 30				: _ :	. 0 30
1185	22 Do.	Pedro Anthony		1 8	0 30		— .		. — .	. 0 30
1186	22 Do.	Pethira, wife of Piranchy		1 8	0 30			. — .	$\cdot - \cdot$	. 0 30
1187 1188	23. Pudutarai	Pedro Anthony	· ~	$\begin{array}{c} 3 & 14 \\ 3 & 15 \end{array}$	0 84 0 84		•••••••••••••••••••••••••••••••••••••••	• - •	• • •	. 0 84 . 0 84
1189	23 Do. 24Ilupaiadipiddi	Pethira, wife of Piranchy Pedro Anthony		0 18	0 11		:: <u> </u>		: _ :	. 0 11
1190		Pethira, wife of Piranchy	· ~	0 19.	0 12					. 0 12
1191	25. Putti	Marisal Santhan and share		0 24	0 15	· `	•• ••		·	. 0 15
1192 1193		Pedro Anthony and others		0 14 0 15	0 9		$\cdots - \cdot$		• - •	. 0 9
1193	26 — 26 —	Marisal Pedro and others Nikilan Saveri and others	. 0	0 15	09		: _ :	: = :		. 0 9
1195		Marisal Santhan and others .		0 14	0 9					0 9
1196	26	Marisal Santiogu and others	. 0	0 14	0 9.,	—	• • • •	· ` ·	••	. 0 9
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1199.		Pethire, wife of Piranchy Swakin Avulin and 3 other	. 0	1 2	0 26	·	•••••••••••••••••••••••••••••••••••••••	. – .		. 0 20
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1200	29 Do.	do	0	3 2	0 76	<del></del> /	·· — ·		• •	. 0 76
$\begin{array}{c} 1201\\ 1202\end{array}$	30 Waladopiddi	do	. 0	0 17	0 11		•• — •	• - •	•	. 0 11 . 0 11
1202.		Mikale Alesanther and share		$\begin{array}{c} 0 & 17 \\ 2 & 15 \end{array}$	0 11 1 59	· ·	·· <u> </u>	: = :	: _ :	1 59
1204.		. Manual Anthony	~	0 33	0 21	·				0.97
1205		Santha, wife of Parnanthu		* *			<b>,</b>	, . ·		
1206		and share	~	0 22	0 14		••• • •	'.	· · · ·	. 0 14 . 0 18
1200	<b>A 4</b>	Arokiapen Anthonial Somalai, wife of Piranchy and		0 28	0 18		•• •	· - ·	• •	. 0 10
	34 Do.	share		0 29	0 18	<u> </u>	— .	. <u> </u>		. 0 18
1208		Swakin Avulin and 3 shares	0	0 30	0 19	<del>.</del> .	•• – ••			. 0 19
$\begin{array}{c}1209\\1210.\end{array}$	36 Wadakukamam	. Manual Anthony		2 11	0 57	·	•••• ••		• _ •	057
1210.		Swakin Avubin and 3 others Manaval Anthony	~	1 26 0 33	0 41					. 0 21
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1215.		Maria, widow of Santiogu Marshal Peduru		2 2 0 19	0 51		•• •			0.51. 0.12
1217.	43 Do. 44 Do	. Marshal Peduru Santha, wife of Parnanthu		0 10	· · ·		•••	•		••••
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$\begin{array}{c}1218.\\1219.\end{array}$		. Anthony Manaval Sosai	0	0 28	0 18		••••• —	•••••••••••••••••••••••••••••••••••••••	• - •	. 0 18
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No. C	No. of L or Surve Referenc	y of Land or Field	Name of Owner.	Бх	stent.	Rate in Perpetuity.	Rate Rs. revisabl at any Time.		Amount exempted.	No. and Date of Colonial Secretary's TC Letter authorizing Ame Exemption, and Period of Exemp- tion granted.
1317	127	. Periakamam	. Philippu Piranchy	<u>а</u> . 0	в. р. 26.	Rs. c.	Rs. (	э. л. <b>R. 1</b>	2. Rs. c	
			.Nichilas Savery and others		1 0.	. 0 25.	• • • • • •	—		$\cdots$ $ \cdots$ $0$
				1	1 4.			••		– 1
				0	$\begin{array}{c} 0 & 22 \\ 1 & 32 \end{array}$				••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
1322.	. 132.	. Do	Moses Piranchy Perera	0	$2^{\cdot}39.$	. 0 74.		·	: _	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	. 132.		.Philipu Piranchy		2 39.			$\cdots$ – .	. —	– 0
			Marshal Marthinu and others Marisal Maduthinu		0 11. 1 22.				·	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
1326.	. 134.	. Do.	Marisal Pedro	0	1 22.	. 0 39.	. —			$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
					1 20. 2 18.			··· ·	. —	$\cdots - \cdots 0$
	. 130.			1	2 18. 2 16.			:	· · · · · · · · · · · · · · · · · · ·	$\cdots \qquad \cdots \qquad \cdots \qquad \cdots \qquad 0$
1330.	. 138.	. Maduradikamam .	.Anthony Marisal	0	3 2.					— 0
	. 138. . 139.		.Philipu Savery .Marisal Pedro	0 0	$   \begin{array}{ccc}     3 & 1 \\     2 & 38 \\   \end{array} $			•• •	•	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	140.		.Pedro Pavilu		0 25.		_		. —	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
			Anthonia, wife of Maduthinu		1 6.			·· '- ·	. —	$\dots - \dots 1$
		. Erakalampiddi . . Walaupiddi .	. Marshal Marthinu and others . do	~	$\begin{array}{ccc} 0 & 7. \\ 0 & 22. \end{array}$			··· ·	• • •	0
1337.	144.	.Puvarasadikamam	Marisal Maduthin	0	1 19.	. 037		$\cdots$ $ \cdots$	: _ :	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
1338	145.	, Do	do		1 17.			•••••••••••••••••••••••••••••••••••••••	. — .	. – 0
	146.		.Maduthinu Marisal and share .Kaviriel Anthony		2 38. 2 2.				: _ :	$ \frac{1}{2} $
1341	148.	. Do. · .	.Pedru Pavilu	0	3 19.	0 87	—	— .	. – .	. – 0
	149.		.Santha, wife of Parnanthu		1 8. 1 8.			$\cdots - \cdot$	• • • • •	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	149. 150.		.Somalai, wife of Piranchy .Anthony Marisal and share .		1 24.			·: — :		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
1345	151.	Kalathupiddi .	. do	0	0 8.	0 5		– .		. — 0
	152. 153.		. Nicholas Savery . Manual Anthony		0 15. 0 15.			•• •	• •	$\vdots = \vdots 0$
		Thankukamam	. do		0 7.	1 4	÷		. — .	: 1
	155.		0,		0 15.			•• •		
	156. 157.		. Anthony Thiogu and share . . Pedro Pavilu		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$			··· — ··		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	158.	. Do	Nichilas Savery	0	0 37.	0 23			·	0
	158.				0 37 1 19		<u> </u>	••• •	• • • • •	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	160.		Anthony Marisal and share do		1 34		_	—	: <u> </u>	
1356	161	Do.	. Somalai, wife of Savery	0 .	3 32	0 95	<u> </u>		· ·	0
	162.			-	$\begin{array}{ccc} 0 & 37 \\ 1 & 2 \end{array}$		_	•••••••••••••••••••••••••••••••••••••••	·`.	$\vdots = \vdots \stackrel{0}{1}$
	163 164		Anthony Marisal and share . Anthony Philippu		$ \frac{1}{2} 13. $					0
1360	164.	. Do	Pedro Pavilu		2 13.		·	•••••••••••••••••••••••••••••••••••••••	. — .	. — 0
1361 1369	164 164	Do Do	. Marisal Santhan Nichian Savery and others		2 13 2 12			$\cdots - \cdots$		$\begin{array}{cccccccccccccccccccccccccccccccccccc$
1363	165.	. Do	Philipu Alasu and share	1	0 2	1 1		— .		1
1364	166	. Kudakamam	.Pedro Anthony and others	2	3 10.			•• ••		$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	167.	Do Do	. Manual Anthony		3 10 0 19		_			. — 0
1367	168	. Do	Marisal Santhan and share	0	0 19	0 12	· *	•••••••••	. — .	0
1368	168.,	Do.	. Marisal Santhan	0	0 19 2 26			··· _ ··	· ·	= $0$
	169. 170.	. Do Putti	. Marisal Santhan and others . Anthony Mathadimai and	U	2 20			••• • • • •		· · ·
			share		0 22			$\cdots$	· — ·	$\begin{array}{cccc} \cdot & - & \cdot & 0 \\ \cdot & - & \cdot & 1 \end{array}$
1371 1379	171 172	Thankukamam .	. do		1 17 3 3				: _ :	0
	172.	Do. Do.		0	3 3	0 77		•• ••		0
	173	Do	.Philippu Piranchy		1 1	~ ~ ~		··· ··· ··		$\begin{array}{cccccccccccccccccccccccccccccccccccc$
1375	174 175	Do. Do.	do		1 16. 1 1.		` <del></del>			0
377	176	Tolaputti .	Philipu Piranchy and others	0	0 32.	0 20		•• •		0
378	177	Tharkukamam	Philipu Piranchy		1 17.0 32.					$\begin{array}{cccccccccccccccccccccccccccccccccccc$
380.	178 179	Do Do	Pedro Pavilu Manual Anthony	~	0 26.		<u> </u>			0
381	180	Puvarasadikamam	Marshal Santiogu	0	2 6.	. 0 54				$\therefore = \cdots = 0$
382.,	181 181	Do.	Marisal Santhan		1 17. 1 18.					
384	182	Totaputti .	Marshal santiogu	0	0 33.	. 0 21		•• •	. — .	0
.080.,	183.	Totam .	Marisal Pedro	0	0 27.			·· _ ·		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
387	183 183		Marisal Maduthinu Santiogu Parananthu	~	$\begin{array}{c} 0 & 27 \\ 0 & 27 \end{array}$					0
388	183.	Do.	Marisal Santhan	0	1 12.	. 0 33.		· ·		
389.,	183.	Do	Anthony Santiogu		0 18.					$\therefore = \therefore 0$
391.	183 183	Do Do		0 0	0 18. 0 18.	~				0
392.	183.	Do	Marisal Santiogu and share .	0	1 30.	. 0 44.	,			$\dots - \dots 0$
393	183.	Do	. Marisal Santhan and others .	Ū.		. 0.88.		··· ·	•	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
394 395.	183 183	Do Do		0	0 36. 0 27.					0
396.	183	Do.	Vras Savery ··	0	0 27.	. 0 17.		··· ·		0
	183	Do	.Manual Anthony	0	1 12.	. 0 33.		••	· · · · · · · · · · · · · · · · · · ·	
397.						. 0 23.	·			0
397 398	183.	Do	Anthony Marisal	~	0 36.					0
397 398 399 400	183 183 183	Do. Do.	Pedro Pavilu and others	0	0 36. 0 36. 0 36.	. 0 23.	. —	· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • •	0
397 398 399 400 401	183 183	Do. Do. Do.	Pedro Pavilu and others	0 0 0	0 36. 0 36. 0 18.	. 0 23. 0 23. 0 11.	. —	···	• • • • • • • • • • • • • • • • • • •	

# PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

1530

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A. R. P.       Ra. c. Rs. c. A. R. P.       Rs. c.       Re. c.         1403 183 Totam      Philipu Piranchy      0       0       180       0       11		No. of Lot No. or Survey Name of Allotment Reference.	Name of Owner.		Rate in Perpetuity.	Rate Rs. 2, revisable at any e Time.	Area exempted.	Amount exempted	Letter author	rizing Amount , and due. xemp-
1403 183 105am       Finipul Prankity       0 0 18 0 11			· · ·	A. R. P.	Rs. c.	Rs. c.	L. R. P.	Rs. c.		
1442 183 Do.      Marisal Mathematical and others 0.0 0 36 0 23		1403 183Totam	Philipu Piranchy	0 0 18.	0 11.	,			••••	
1405       183       Do.			Marisal Maduthinu and share	0 0 18	0 11.	. —		—	–	
1400 183       Do.       Anthony Savery and others 0 0 0 18       0 11			Pedro Anthony and others	0 0 35	0 23.	. —		—		
1408 183       Do.      Maria, widow of Santiogu      0       0       270       17        0       17         Lands paying a Rate of Rs. 2 per Acre per Annum revisable at any Time.       Preliminary plan No. 5,571.       Date of Sale : March 27, 1924.         1409       1Kaddukani      Marisal Santhan      6       1       15         12       69         Preliminary plan No. 4,882.       Date of Sale : June 5, 1919.          12       69         Preliminary plan No. 4,882.       Date of Sale : June 5, 1919.         0       82         Preliminary plan No. 3,689.       Date of Sale : December 20, 1910.        0       82         Italio       163         0       38          0       38         Italio       164       Do.        do        0       32         153          153	•		Anthony Thiogy and share	0 0 30.	0 23.	• • •				
Lands paying a Rate of Rs. 2 per Acre per Annum revisable at any Time.         Preliminary plan No. 5,571. Date of Sale : March 27, 1924.         1409       1Kaddukani      Marisal Santhan       6       1       15        12       69         Preliminary plan No. 4,882. Date of Sale : June 5, 1919.        1410       1Thetkukamam        0       1       25         0       82         Preliminary plan No. 3,689. Date of Sale : December 20, 1910.        0       30        0       38         0       38         1411       153       Preliminary markamam M. P. Philippu        0       3       2         0       38         1412       154       Do.        do.        1       53          1       53										0 17
Preliminary plan No. 5,571. Date of Sale : March 27, 1924.         1409       1Kaddukani      Marisal Santhan       6       1       15        12       69         12       69         Preliminary plan No. 4,882. Date of Sale : June 5, 1919.         1410       1Thetkukamam      Marisal Santhan        0       1       25          0       82         Preliminary plan No. 4,882. Date of Sale : June 5, 1919.         1410       1Thetkukamam      Marisal Santhan        0       1       25         0       82         Preliminary plan No. 3,689. Date of Sale : December 20, 1910.         1411       153Puthukamakamam M. P. Philippu        0       38         0       38         1412       154       Do.        do        0       3       2         1       53		1403 100	······································		• • • • •				· ·	· · · · · · · · · · · · · · · · · · ·
1409       1Kaddukani      Marisal Santhan       6       1       15         12       69         Preliminary plan No. 4,882.       Date of Sale : June 5, 1919.          12       69         1410       1Thetkukamam      Marisal Santhan        0       1       25          0       82         Preliminary plan No. 3,689.       Date of Sale : December 20, 1910.        0       30         0       38         1411       153       Puthukamakamam M. P. Philippu        0       30          1       53         1412       154       Do.        do.        0       3       2        1       53		Ĺ	ands paying a Rate of Rs. 2 per .	Acre per A	nnum rev	risable at a	ıny Tim	e.		4 2
Preliminary plan No. 4,882.       Date of Sale : June 5, 1919.         1410       1Thetkukamam      Marisal Santhan         Preliminary plan No. 4,882.       Date of Sale : June 5, 1919.         1410       1Thetkukamam      Marisal Santhan         Preliminary plan No. 3,689.       Date of Sale : December 20, 1910.         1411       153Puthukamakamam M. P. Philippu      0       3 2			Preliminary plan No. 5,571.	Date of	Sale : Ma	arch 27, 1	924.			
1410       1 Thetkukamam       Marisal Santhan       0       1       25       0       82       0       82         Preliminary plan No. 3,689. Date of Sale : December 20, 1910.         1411       153Puthukamakamam M. P. Philippu       0       0       30       0       38		1409 1Kaddukani	Marisal Santhan	6 1 15.		. 12 69.	•	–	–	12 69
Preliminary plan No. 3,689.       Date of Sale : December 20, 1910.         1411 153Puthukamakamam M. P. Philippu       0 0 30 — 0 38 — — — 0 38.         1412 154       Do.       do.       0 3 2 — 1 53 — — — 1 53.			Preliminary plan No. 4,882	2. Date of	Sale : J	une 5, 19	<b>19.</b> .			
1411       153       Puthukamakamam M. P. Philippu $\dots$ $0$ $030$ $\dots$ $0$ $038$ $\dots$ $\dots$ $0$ $038$ $\dots$ $\dots$ $\dots$ $0$ $038$ $\dots$ $\dots$ $\dots$ $0$ $038$ $\dots$ $\dots$		1410 1Thetkukamam	Marisal Santhan	0 1 25.	· - ·	. 0 82.	•`	••		082
1412       154       Do.        do. $0$ $3$ $2$ $  1$ $53$ $0$ $3$ $2$ $ 1$ $53$			Preliminary plan No. 3,689. I	Date of Sal	e : Decer	nber 20, 1	1910.			• • •
130 3 26								:: _	:: =	•••
			· . 1	30 3 26			· ·		•	138 78

Manatkulam.

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## Plane table plan No. 49.

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	1413	1Sittanipiddi	Avurampillai Santiapilla	ai1	1 1	6	1 35	<i>.</i>			. –				13	5	
	1414	1 Do.	Makaris Anthonypillai	1			1 17							• •	1.1	.7	
	1415	1 Do.	Marisal Soosai Annamal						•						-		'
			share	1	02	7	1 17				. –			·	11	.7	
	1416	2 Do.	Lewis Pedro	1	03	5	1 22			<del></del> .			_		12	22	
	1417	3Sittanikamam	A. Santhiappillai	. 2			2 13			<u> </u>	. –				21		
	1418	3 Do.	Makaris Anthonypillai	ī	0 1		6			`	. –					6	į.
	1419	3 Do.	Marisal Soosai Anamala		0 1		1 6			;	. –		· · ·			6	
	1420	3 Do.	Kathirina, widow of Ph		0 î		1 6									ě	
	1421.	3 Do.	Mathalena, widow of Sa		ŏî		1 7		••					•••		Ž	
	1422	4 Do.	. Lewis Pedro	1			1 53	_	••					•.•		3	
	1423.	5. Potankudakani	do	5	02		5 14		•••	<u> </u>				••	51		
	1424	6Kudaputti	do	0			0 31							••	03		
	1425	7 Do,	Santhiogu Marisal	0			0 47		••		•		<u> </u>	••	04		ì
	1426	8Potankudakani	do				1 79				•		<u> </u>	••	17		
	1427	9. Ilupaiadikamam	A. Santhiappillai				0 27				· · –			••		27	
	1428.	9 Do.	. Makaris Anthonypillai				0 28		••		••••	···		••	02		
	1429		m Marisal Sebemalai	0			1 5		••		·· -			••			
	1429	11Kalikamam					0 85		••				-	• •		5	
	1430.		Santhiogu Marisal		- 1-		0 61		••		••	· · ·		••	08		÷
		12. Kalikamathupitt		0					••		• -	· · ·	-	••	06		
	1432	13Sokanathankama			21		1 59		••		• •			•••	15		
	1433	13 Do.	Annama, widow of Ped				1 59		•.•	·	• •	- •• '	<del>.</del>	••		i9 (	
	1434	14 Kalathupiddi	Solomon Joseph	0	0 1		0 6		••		• -		—	••		6	
	1435	14 Do.	Annama, widow of Ped		01		0 6	-	••		• -		· —	••		6	
		15. Kilavikamam	Swam Sebemalai Pariar		្រីវ	5	0 97	-	••	<u> </u>	•	<del>.</del>		• •	09	17 -	-
	, 1437.,.	16. Pattankattipiddi	Anthony Santhiapillai		ò 1	,	~ =		•					•			
	1400	14 5	share	, 0			0 7		••	<u> </u>	•			••		7	
	1438	16. Do.	. Marisal Saveriachi and		01		0 7	•	••		•		_	• •		7	
	1439	17. Pathankattikani	Marisal Sebemalai	0		8	0 49		••	<u> </u>			· <u> </u>	••	04	9	
		18Padankatikani	Anthony Santhiapillai	1			1 85		• • .			÷			18	35 .	÷
	1441		Marisal Saveriachi and				1 85			<u> </u>			·	• •	18	35	
	1442	19 Do.	Avurampiliai Santhiapi		11	.0	0 31				. –				03	31	
	1443	20Paivanykamam	Swam Sebemalai Paria	ri and								· · ·	•				
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	1444	21. Ilupadikamam	Avurampillai Santhiapi	llai 0	03	5	0 22				. –		·		02		
	1445	21 Do.	Makaris Anthonypillai	0	03	6.,	0 23	_					· · ·	••	ŏ 2		
	1446	22 Do.	Avurampillaı Santhiapi	llai0	1		0 25	`		<u> </u>			1	•••	ŏ 2		
	1447	22 Do.	Makaris Anthonypillai	0			0 26			<u> </u>			·	•;•	02		
	1448	23 Do.	Solomon Joseph	0	0 2	2	0 14		•••	'	· -			•.•	ŏí		
÷ .	1449	23 Do.	Annama, widow of Ped	ro0			0 13	·		'				•.•	ŏi		
	1450	24 Do.	Avurampillai Santhiapi	llai0			0 51		••	·			_	•.•.	05		
	1451	24 Do.	Makaris Anthonypillai				0 51				•	•••		•.•	05		
	1452	25. Paivanykamam	Marisal Soosai Annama	lai 0		9	0 68		••		• -			• :			
	1453	26 Do.	Swam Sebemalai	0			0 15		••			- ··	<del>.</del> .	. • •		38 Le	
	1454.	27 Do.	do.	0			0 61		••	• •	••		· · ·	• :	01		
	1455	28 Do.	Avurampillai Santhiapi	llai 0	02		0 16		••		–			• •		31	
	1456	28 Do.	Makaris Anthonypillai		01		0 8		••		••		<del>.</del> .	• •	01		
	1457		m Sebemalai, wife of Anth	0				·	.**		••			••		8 .	
	1458	30. Paivanykamam	Marisal Sebemalai	iony 0	22		0 65		••		•••			••	06		
	1459	31. Vannankamam	Amramoilla: Santh'	2	13		2 48	_	••				<u> </u>	••	24		
	1459	31 Do.	Avurampillai Santhiapil		03		0 24		••					•••	0 2		
	1460	32 Do.	Makaris Anthonypillai	0	01		0 12		••	<u> </u>				• •	01	2	
	1461	32. Vannakamam	Avurampillai Santhiapil		02		0 14		••	,	. –		<u> </u>	•••	01		
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			Swam Sebemalai and sh		13	4	046		••				·	•••	04	6	
	1464	34Kamathupiddi	Swam Sebemalai Paria			_							• ·	•			
			others	0	2 1	7 (	0 61		••	<u> </u>		• • •	-	••	06	1	÷

	No.	No. of or Sur Refere	vey	Name of A of Land o			E	Ixten	<sup>1t.</sup> P	Rate Perpetu	in r	tate Rs. revisable at any Time.	Area		Amount xempted.	No. and I Colonial Sec Letter autho Exemption, Period of E tion gran	retary's rizing and kemp-	Total Amount due.
							٨	. в.	. P.	Rs.	. c.	Rs. c	1	3. P.	Rsc.			Rs. c.
	1465	3	5V	annakam	am	Swam Sebemalai Pariari an					÷		•. •				•	
	1466	. 3	8	Do.		share . do	$\begin{array}{c} 0 \\ 0 \\ 0 \end{array}$		31. 29.		44	·	••	-	·	••	••	044 043
	1467	· 3'	7K	Camathup	iddi	do	Ŏ	ĩ	6.	. 0	29	. —		-		—	•••	0 29
-	$1468 \\ 1469$	3 3	8	Do.		do	. 0 . 0		12.		33		· · · · · ·	-		•••	• •	0 33
	1470		9 <b>v</b> 9	Do.	atnupi	iddi Solomon Joseph . Annama, widow of Pedro .	•		32. 32.		45					:: =	••	045 045
	1471			annakam	am	Solomon Joseph	. 0		26.		91		••	• •	. —	–	••	0 91
	$1472 \\ 1473$		) וש	Do. Valaupitti		Annama, widow of Pedro . Avurampillai Santhiapillai .			27.35.		92 22						••	0 92 0 22
	1474	4	1	Do.		Makaris Anthonypillai	. 0		34.		21		–					0 <u>21</u>
	1475	<b></b> 4	2V	annakam	athupi	ddi Annama, widow of Pedro and others	1.0	1	8.	. 0	30.	, ·	11 ×					0 30
	1476		3v	annakam	am.	Avurampillai Santhiapillai .			24.		<b>4</b> 0	<del></del>	=			—		0 40
	1477		3 4	Do.		Makaris Anthonypillai . Solomon Joseph .	~		24. 17.		40		••	• • •		••	••	0 40
	1479		± 4	Do. Do.		Solomon Joseph Annama, widow of Pedro	. ŏ		17.		ii					—	•••	0 11 0 11
	1480		<u></u>	Do.		Solomon Joseph .	~	0	28.	. 0	18			•••		–	••	0 18
	1481 1482		5 3	Do. Do.		. Annama, widow of Pedro . . Avrampillai Santhiapillai	~		29. 30.		18 19			••		··· _	••	0 18
	1483	6 40	3	Do.		Makaris Anthonypillai	. 0		30.	. 0	19							0 19
	1484 1485		7	Do.		Avrampillai Santhiapillai Makaris Anthonypillai	~		30 21		19			••		••	••	0 19
	1486		7 3	Do. Do.		Makaris Anthonypillai	Δ	0	31 28	. 0	19 18			••	_	. –	•••	019 018
	1487	48	3	Do.		Annama, widow of Pedro	0	0	28	. 0	18	,	—	. • •		· —	••	0 18
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	$1491 \\ 1492$	50	) !	Do. Do.		Makaris Anthonypillai Lewis Pedro	~		27		92 36			••			••	092 036
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	1494 1495	52	!	Do.		Makaris Anthonypillai	~		$\frac{21}{12}$		13 83		••	••		· -	•• .	013 083
	1496	. 54	••••	attuvanka Do.	amam	Maria, wife of Jermiah Avurampilai Santhiapillai			16		35		:: _			·	•••	0 35
	1497	54	••	· Do.		Makaris Anthonypillai	0		16		35		•• —	••	—`.	•	••	0 35
	1498 1499	·· 58 ·· 56	••	Do. Do.		Sebemalai, wife of Anthony Avurampillai Santhiapillai	1 0		36 27		73 17		:: =	•••	:	: _	••	1 73
	1500	56		Do.	•	Makaris Anthonypillai	0	0	13	Ó.	8		—	• •	— .	. –	••	08
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	1503	58		Do. Do.		Avurampillai Santhiapillai Makaris Anthonypillai	ŏ		15		34	_	:: =	•••	_ :		•••	0 34
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	1507	60	••	Do.		Annama, widow of Pedro	0	1 3	37	04	8			••		• '		0 48
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	1510.	. 63	Pa	iranykan	18m	Avurampillai Santhiapillai	Ô	0 1	17	01	1		—	•••	,	· ·	••	0 11
	$1511 \\ 1512$	63 63		Do.		Makaris Anthonypillai	0.		16 33	01				••		·		0 10 0 21
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	$1514 \\ 1515$	. 65	Pa	naiadipid		Avarampillai Santhiapillai	-		9		6	·		••				06 06
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	1523.	. 70.	, Ki	lavikamaı	man .	Anthonia, widow of Marisal	2	<b>2</b>	6	25	4	<u> </u>		•••	· · ·		••	2 54
	$1524. \\ 1525.$	. 71.	.Pu	tti		do			9		2 6	 		•••	· •			1-62 1-66
	1526.	. 73.	.Ki	lavikamar	n.	Bastiampillai Antonipillai Anthonia, widow of Marisal		2 2 0 1			9		· ·····	• •			••	1.9
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# PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6, 1930

o. or	o. of Lot Survey eference.	Name of Allotm of Land or Fiel			Ex	tent.	R: Per	ate in rpetuity	re <sup>.</sup> 7. a 1	te Rs. 2 visable t any Time.		Area mpted	. exe	mount mpted	. Exe Perio	r author mption, od of Exc n grante	and emp-	due	e.
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558	91	Do.	Marisal Sebemalai	••		2 1				—	••		••		••		••		) 57 34
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1593	4 Marathikamam		do.			2 18	8 61		•••	'			••		• • •	8 6	
1594	5. Karaiadikamam		do.	2		3 4	2 78		••		••		••		••	2 78	
1595	6 Do.		do.			1 10	1 31.		••		••		••		••	1 3	
1596	7Puliadiputti	••	do.	. î		3 19	0 87		••		••		••	_	••	0.87	
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1602	13. Karaiadikamam	••	do.		-	2 30.	2 69		••		••		••		• •	0 24	
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614.		arathikamam	do.				$ \begin{array}{c}                                     $	<b>79</b> .		•••	·	•••	_	••		· ••	2 7
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616		kamam alathupiddi	S. Podiappuhamy do.	•••		$     \begin{array}{ccc}       1 & 5 \\       1 & 12     \end{array} $		28. 33.		•••		•••		••		••	1 3
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## Lands paying a Rate of Rs. 2 per Acre per Annum revisable at any Time.

Advance extract No. 1 of block survey preliminary plan No. 32. Date of Sale : August 29, 1919.

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R	r Survey	mame of Anoune		)wner.	Extent.	Rate in Perpetuity	revisab . at any	le Ar v exem	ea 1 pted. ex	Amount compted	Colonial Letter Exem Period	l Secret authori option, a of Exe	ary's zing <sub>A</sub> and np-	Total mount due.
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1695 1698 1698 1699 1700 1701 1702 1703 1704 1705 1706 1707 1708 1709 1710	1 2 3 4 5 6 7 8 9 10 11 12 14	Do. Do. Do. Do. elakamathupitt uttitarai addutarai /adakkuputtita Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	and share Marisal Arulamı Philippu Antony Anthony Marisa Santiogu Motte and share Marisal Arulamı iPhilippu Santio Anthony Swant Raphiel Solomoo rai Manaval Savery Anthonia, wife Piranchica, wife Piranchica, wife Piranchica, wife Piranchica, wife Piranchica, wife Piranchica, wife Piranchica, wife Piranchica, wife Piranchica, wife Pirianchica, wife Pirianchica, wife Pirianchica, wife Pinilipu Anthon Anthony Paran Anthony Seema Santiogu Mott	am Lawrence ma y and share am Lawrence ma gu hu and share of Valatian of Valatian of Marisal y and share anthu amthu mpillai am Lawrence	A plan No         4       0         1       0         0       0         0       0         0       0         0       0         1       3         0       1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·			$\begin{array}{cccccccccccccccccccccccccccccccccccc$
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1695         1696         1697         1698         1699         1700         1701         1702         1703         1704         1705         1706         1707         1708         1707         1711         1711         1711         1712         1714         1715         1716         1717         1718         1720         1721         1722	$\begin{array}{c} 1\\ 2\\ 3\\ 4\\ 5V\\ 6P\\ 7K\\ 8W\\ 9\\ 10\\ 10\\ 10\\ 10\\ 10\\ 11\\ 12\\ 13\\ 14\\ 15\\ 15\\ 16\\ 17K\\ 18P\\ 19\\ 20V\\ 21\\ 22\\ 24\\ 25\\ 26\\ 26\\ 26\\ \end{array}$	Do. Do. Do. Do. Do. dakamathupitt uttitarai adutarai Vadakkuputtita Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	and share Marisal Arulamr. Philippu Anton; Anthony Marisa Santiogu Motti and share Marisal Arulamri Marisal Arulamri Anthony Swant Anthony Swant Anthonia, wife Anthonia, wife Anthonia, wife Anthonia, wife Anthonia, wife Anthony Agran Marisal Santan Anthony Seama Anthony Seama Anthony Swant Marisal Arulam Anthony Swant Marisal Arulam Anthony Swant Marisal Arulam Anthony Swant Marisal Arulam Anthony Santio Marisal Arulam Anthony Swant Manaval Saver 	am Lawrence ma y and share am Lawrence ma gu hu and share of Valatian of Valatian of Valatian of Valatian of Marisal of Marisal of Marisal anthu mpillai cm Lawrenchy ampillai gu thu gu y and share am Lawrenchy ampillai cm Lawrence ampillai	A plan No           4         0         0.1           1         0         34.           0         0         36.           1         3         0.           0         1         32.           0         1         39.           0         1         39.           0         1         39.           0         1         37.           0         1         5.           0         0         21.           0         0         21.           0         0         21.           0         0         21.           0         0         24.           0         1         16.           0         0         24.           0         1         16.           0         0         211.           0         0         211.           0         0         211.           0         0         211.           0         0         211.           0         0         1           0         1         10.           1         1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$							••• ••• ••• •••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
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No.	No. of Lot or Survey Reference	of Land on Wold	Name of Owner.	Ex	ten	it.		te in petui	1 <b>1</b>	ate Rs. evisable at any Time.	3	Area cempted	. ex	mount cempted.	Color Lett Ex Per	nial Se er aut empti iod of	Date of cretary's horizing on, and Exemp- anted.	Total Amound due.
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1740			Santiogu Marisal Anthonia, wife of Valathian .			37.			18		•••		•••		•••		•••	048
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1742	41.		Pedro Parnanthu and share Baphial Solomon			37. 37.			8	· · · · ·	••		••	. <u> </u>	••	. <u></u>	• • •	0.48
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1745	41.	.Tarisi	Anthony Piranchy	0	1	36.	•		8					<u></u>	• •			0 48
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$1747 \\ 1748$		. Valavaditarai . Vempadikalam	Manaval Savery and share Arokiam, widow of Marian	. U		24.13.			8	·	••	_	••		••		••	040
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1754	49.	. Do.	Pedro Santan	0	1	1.	•	0 2	6	·····• ,	••	·	•••		••	·	••	0 26
1755	50.	.Pallatarai	Anthonia, wife of Valathian	0	2	4.		05	2							?		0 53
1756		Do.	and share Parananthu Anthony and share	L _		11.		2	7	·	•••	·	•••	····· .			••	27
1757	52.	.Tarisi	Parnanthu Anthony and		•	· •		^ <del>,</del>	~									
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1762	57	Vempaditarai	share Santiogu Marisal			12.			8		::		•••				•••	0 8
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1773	69	Kalathadikamam	Pedro Philippu	0		19. 26.		$\begin{smallmatrix} 0 & 1 \\ 0 & 1 \end{smallmatrix}$			••		•••					0 12
1774	. 69	Valavadioutti		ŏ		<b>4</b> .			3			<del></del>	••		•	—	• ••	0 3
1775. 1776.	· 70	Totaputti	Pedro Santan and share	0		39.		02			••	<u> </u>	••		•	·	•••	0 25
1777	79	Kalathadikamam Pallatarai		1 0		37. 1.		$\begin{array}{c}1&7\\0&5\end{array}$			••		•••		•		••	1 73 0 51
1778	. 73	Do.	Lewis Pedro Philipu Santiogu			32.		$0 \frac{3}{4}$			•••		•••		, i	. <b></b>		0 45
1779 1780	. 74	Thetkutarai	Parnanthu Anthony	1	0	12.		1	8		••		••	<del></del> .	•	: <u></u>	••	18
1781	76		. Lewis Pedro			11. 36.		03	2 8		••		•••	··· •	•	<u></u>	•••	0 32 0 48
1782	77		Philipu Anthony and share Pedro Santankuddy			12.		$0\overline{3}$		·			•••			, : . : <del></del>		0 33
783. 784.		Do.	Arokiam, widow of Marian	0	1	34.	. (	0 4	6		••		••	<u> </u>			•••	0 46
785	80	Manavaval	Maria, wife of Jermiah	0		38.				_	••		••		•	·		0 23 0 25
1/86	Q 1		Philippu Anthony and share Parnanthu Anthony			0. 10.		$\begin{smallmatrix} 0 & 2 \\ 2 & 8 \end{smallmatrix}$		_	•••		••				••	2 81
1787. 1788.	. 82	Do.	Philippu Anthony	0		12.			3. ·		•••		••		•		••	0 33
	-	Do.	Santiogu Mottam Lawrence	•	^	90		<u>م</u>	^						÷.,		, i	0.20
789.	. 84	. Do.	and share Philippu Anthony and share			32. 6.					••		••		•••		••	0 20
790. 791	. 85	Do.		ŏ		28.		ŏ ĩ			•••	<del></del> ,	••	<del></del>		. <u> </u>	, <b>.</b> .	0 18
792	0 1	Tarisi	. Philippu Anthony and others	1	1	2.	•	12	6	·	•••		•••		•	·	· ••	1.26
793	00	Thetkutarai Do.				4. 26		$0^{2}_{0^{7}}$			••		••	· · · · · · · · · · · · · · · · · · ·	• •	• <u> </u>	••	0 28
794	. 89	Valayunitty	Anthony Swanthu			36. 28.		$\begin{array}{c} 0 & 7 \\ 0 & 1 \end{array}$	a 8		•••		• •			· . 📃	· · ·	0 18
795. 796.	· 89.	Do -	. Anthony Swanthu			28.		ŏ ī		·			••					0.18
		Thetkutarai	. Anthonia, daughter of Gaspar			35.			2	•	••		••			<del></del>	••	1 22
197	. 91	D_																
797. 798	· 91 · 92	Do	Manual Savery and share			$\frac{16}{2}$		$16 \\ 1$			•••	_	•••		•	 	••	1 60
197	· 91 · 92	Do.	.Santiogu Sebemalai	1	0	16. 2. 34.	•		1	<u> </u>	••••• •••		••• •••		•••	  	••	

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lo. or	o. of Lot Survey ference.	Name of Allotment of Land or Field.	Name of Owner.	Exter	nt. j	Rate Perpeti		Rate Rs revisab at any Time.	le	Area empt	A ed. ex	empted	Coloni: Lette: Exer Perio	and Date al Secreta r authoriz nption, a d of Exe n granted	ary's ' zing À nd mp-	mount due.
		<b>r</b>	D. 1. 10 January and share	A. R.			с.	Rs. o	c. 1	1. R.	₽.	Rs. c.		. 8		Rs. c. 3 33
01 02 03	96	farikamam Do. Veddukadu	Raphial Solomon and share Pedro Sinnakuddy Lewis Pedro Philipu Antony.	0 0	12.12.12.15.	. 0	33. 8. 9.		•••		·	_	• • • • • •		••• ••	0 8 3 9
			ands paying a Rate at Rs. 2 per .				ı rev	isable	at a	nu T	ime.					
			ct No. 1 of block survey prelimi									h 27	, 1924.			
04	1F		Santiogu Motham Marisal												••	5 77
			Lands paying a Perpetuity R													
			Preliminary			-		o por .								÷.,
04A (	$\left[\begin{smallmatrix}8283\\8284\end{smallmatrix}\right)$	Medukamam		2 2										<u> </u>	•	2 65
() III	8284	1.000 000000000000000000000000000000000	Preliminar					-					••			
Ю4в	21031	Iedukamam		2 0			23.	. –				_			••	2 23
			,	74 0	10										-	77 58
				74 2	-19										-	
			Uvil	ankula	ım.											,
		Pallakamam	Saveri Anthony	30	0.		0.					<del></del>			••	3 . 0
306	<u> </u>	Do. Ittiadikamam	Avisania, wife of Anthony		36		23.12.		•••				•••	_	••	$\begin{array}{ccc} 2 & 23 \\ 1 & 12 \end{array}$
308		Karukavadikama	m do		10		56.					_	•••	_		1 56
809	l	Kilavikamam	do	02	10.	. 0	56.		• • •				••	—	••	0 56
$\frac{810.}{11}$	···	Karukakamam		-	$\frac{36}{32}$		23.45.	·	•••				••	—	••	$\begin{array}{ccc} 2 & 23 \\ 1 & 45 \end{array}$
812	= ::;	Valavadimoddian	-	1 1	04		¥IJ,	· -	••				••	_	••	
					24		90.		• • •	. —			••	<u> </u>	••	2 90
			Sepemalai, wife of Asirvathan y Mathesu Seeman		32 10		$\frac{45}{56}$ .						••		••	$2 \ 45 \\ 1 \ 56$
					10		56.					_	•••		•••	0 56
816	—I	Perukkadikamam	Santiogu Pariari Marisal and		14		• •	•								3 34
817.	—]	Puthutaraikaman			14		34. 12.				 -	_	••		••	112
318	l	Modayakamam	do		10		56.		• • •	. –			••			1 56
819	· · ·]	layankamam	Swana, wife of Pethiru	0'2	2 10	0	56.		••••				••	_	••	0 56
520		iyampakuttipa- kathi	Prusinal, wife of Pethiru	. 1 0	) 18	1	12.		-	. –	_					1 12
821	<u> </u>	Anthiresukaddai-							• •	-			••		•••	
000	_ 1	kadu Paddankaddika-	do.	20	) 36	$\dots 2$	23.	•	• •	. –			••		••	2 23
822		mam	Pethiru Santan and share	. 2 0	) 36	2	23	. –		. –						2 23
		Chalampaiadikan	nam do	. 0 2	2 10	0	56.			. –						056
		Palaiadikamam Athiadikamam			) 18 L 14		12						••		••	1 12 0 34
			Kathirinal, widow of Kavirie		114 36		34		- •	• _		·	••		••	2 23
827.		Pallakamam	. Anthony Swanthu .	. 1 8	3 3		77									1 77
	. —	Do. Koviladikamam		.1(			. 2						••	·	• •	$\begin{array}{ccc}1&2\\1&67\end{array}$
830.		Athiadikamam			$228 \\ 36$		. 67 2 79					•	••	_	••	2 79
831.		Palaiadikudakam	amPethiru Santan and share .	. 3 (	0 18	8	3 12		- :		- :					3 12
832.		Modaiarkamam Puthutaraikamar	• • • • • • • • •		018					• -			••		••	$1 11 \\ 1 79$
834		Tiyankantarai	. Pavilu Emily .	. 1 (	36 018	1	l 79 l 11		- :	: -	- :		••			1 11
835.	. —	Modaiadivaditaly	u Heirs of P. S. Miramohiadin	2 0	0 36	5 2	2 23	–		. –						2 23
836.	· <u> </u>	Athiadikamam Illayakamam	Pavilu Emily Marimuttu, wife of Santiogu	. 1			l 45 30			• -	- •	• ••••	••	<u> </u>	••	$145 \\ 3 ($
1838.	: — ::	Modiankamam	Sebemalai, wife of Asirvatha				134		- :	: -	_ :	:	•••	_	••	1 34
1839.	. —	Do.	. Antony Manual .	. 1	1 14	I !	1 34						•••		••	1 34
1840.	· — · ·	Karukakamam Tenikilavipakuth	. Pavilu Emily .		36 018		179 111			· -		• -	••		••	1 1 1
1842.		Pututarai			0 18		1 11				- :	: _	•••		••	1 1
		Karukakamam			0 18	3	1 11						• ••			1.1
		Ayankuttikamar Pavilupakuthy	<b>37</b> 1 14 14 1 1			3 3				• -	•••••••••••••••••••••••••••••••••••••••	•	•••		••	
1846.		. Modiarkamam	do	. 1		8					_ :	: _		_	••	1 7
		Kilavikamam	Mariano Swam Thalugathu	. 1	0 1	3	1 11						·			11
1840. 1849.	$\frac{1}{2}$	Perukaditarai	ni Maria, wife of Marisal Mariano Swam Thalugatho .	. 2	2 22	5., : R	2 67			• -		• -	• ••		••	26
1850.		. Parangikunchan	. <b>-</b>						•••	• •	- ·	•	•••		••	
1051	. — .	kamam . Do.		1	0 1	8	1 12	<u>.</u>							· • •	11
	· — ·	-		I 1							_ ;	· -	• ••		• •	11
1853.		.Kulekaduputhu	• •• ··· · · · · · · · · · · · · · · ·							••••	•	· -	••		• •	· .
1854	·	tarai .Kalatadikamam	Vraspillai Philippupillai Sebemalai, wife of Marisal	$   \frac{1}{0} $		8 0				•••		· -			•	. 11
1855		. Tlayarkamam	Marimuttu, widow of Santio	0 gu 0		0	0 5	, 3	_	•••		• -			-	05 05
1856		.Piranchıkuncho	re-						,	. •	•	•	••		•	· · ·
1857		kamam . Athiadikamam	do. do.	·· 4 ·· 1	0 1	8	1 1	9		••	— .				•	. 46
1858		.Ilayarkamam	Marimuttu widow of Santio	0 $1$ $0$	9 1	10	05	a		•••		· · · · · · ·			•	11
1859	··· — ·	Pallakamam Do.	. Vraspilai Philippupillai . Salvadore Manual and shar	2	0 9	26	റെ	9		•••	<u> </u>		 		:	2 2
1861		Kulakaddikam	and Marimuttu, widow of Santic	gu l	0	18	22 11	3 2.		••		•• -			•	1 1
1802	··· —	kamam	•• do.	1	1	14	1.3	4		••		•• –			•	. 1 <sup>1</sup> . 1 8
1863	o., —	Ilayakamam	••• do.	., 0	2	10,,	0 ē	6		•••					•	
													• •	-	•	• • •

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## PART I. -- CEYLON GOVERNMENT GAZETTE -- JUNE 6, 1930

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No. of Lot No. or Survey Reference. Name of Allotment of Land or Field.	Name of Owner.	,	Ex	rtent.		Rate in rpetuity.		ble y ex	Area			Colo Lette Ex Peri	o. and I nial Sec er author emption od of Ex on grant	retary's rizing A , and cemp-	mou	nt
the second s			A.	R.	Р.	Rs. c	. Rs.	c. 1	. R. I		Rs. c.		- <u>7</u>	÷1.	Rs.	. C
1864 —Kilavikamam	Marisal Manualtamby	••`	1	0 1	8	$1 \ 12$			ر ـــــر ر	••			·		1	12
1865 —Palaiadikamam	. Antony Swanthu		3	11	4	$3^{\circ}34$	•• `	:	· ·					•	3	34
1866 —Kilavikamam	Pethiral, wife of Kaviriel		3	11	4	3 34	–	-• i.	·`		<u> </u>	•••	,	•••	3	34
	Anthony Piranchy	• •	4	01	8.:	4 12	í					· • •		• •	-4	12
1868 —Piranchikunchan			^						1						*	5.3
kamam	Marimuttu, wife of Santar												·	••	1	34
1869 —Valavadikamam		•••	0	$2 \ 1$	0	056	–		· <u> </u>	. í		••		- • •,	0.1	56
1870 —Puthutaraikalika																
mam	Sepemalai, widow of Santi	iogu	0	2 3	6	0 73		-:	· <u></u>		·	•••			. 0	73
1871 — Do.	Santiogu Pariari MarisalPa	triari	i0	$2^{3}$	6	073	–	- ·	·		'	••	<del></del>	••	. 0	73
1872 — Ayamkuttipakutl	ni Anthony Swanthu	· • • `	0	21	0	-0 56			<del></del>	• •					0	
1873 —Itiadikamam	Anthony Piranchy	•••	1	0	9	16		÷.,		۰.		· • •	. —		1	6

	1870 Puthutaraikalik	à-										
ſ	mam	Sepemalai, widow of Santio	on '0'	2 36.	0 73.	· · · · · · · · · · · · · · · · · · ·	·		^		0 73	
	1871 — Do.	Santiogu Pariari MarisalPari									0 73	
		hi Anthony Swanthu						·	-		0 56	
	1873 — .Itiadikamam	. Anthony Piranchy							· · · ·	••	1 6	
	1874., — ., Do.			0 9							1 6	
	1875 —Kalikamam			<b>3</b> 5				· · ·	·		2 78	
	1876 — Do.	Anthony Piranchy		3 5		_ ••					2 78	
•	1877 —Puthutarai	. Anthony Manual	2	<b>3</b> <i>3 1</i> <b>3 2</b> <i>. . .</i>		<u> </u>					1 45	
	1877 — Modiarkamam	Sepemalai widow of Sant		1 32	1 49			•••			1 40	
	1878. — Modiarkamam			6 A	0.70						0 70	
	1970 D.J.			3 6	0 79		· — · ·			••	0 79	
	$1879 \rightarrow$ Pulavamarkama			0 18		• •	•••	·· ,		••	1 12	
	1880 — Pavilupakuthy			0 36		•••	•••		·,	• •	2 23	
	1881 — Paddankadipak		2	0 36	$2 \ 23$	<u> </u>		····	. —	<b></b>		
	1882 —Ilayarkamam		0	2 10	0 56	<u> </u>		· • • •			0 56	
	1883 —Puthutarai		1	0 18		— •	· •	· • •			$1 \ 12$	
	1884 —Puliadipallakam		2	3 24			·, •••	- · • ·	. <del></del>		2.90	÷
	1885 —Karukakamam			2 10	0 56			— • • • •	·		0 56	
	1886 —Kilavikamam			2 10	0 56	<u> </u>		—			0 56	
	1887 — Thanikilavipaku	ti do.	2	0.36	2 23		··· · · ·	··		• •	2 23	
	1888 —Piranchikuncha	nka-	· •	•				· ·		÷	· ·	
	mam			1 32	1 45	<u> </u>	· ••	· · · ·	<del></del> ,	· · · ·	1 45	
	1889 — Do.			0 0	1 0	· ••	····	— · · ·	. <del>.</del>	· · · ·	10	,
	1890 —Illayankamam	Santal, widow of Saveri		2 10	0 56	<u> </u>	· · · · ·	<u> </u>	<u> </u>		0 56	
	1891 —Kallikamam	Pethiru Santan and share	2	3 6	2 79		· · · · · · · · · · · · · · · · ·			<b>••</b>	279	
	1892 —Kalliadikamam			0 0	1 0	·		—	· · · ·	• •	1 0	ì
	1893 Do.		1	3 24	1 90	<u> </u>		— <b>1.</b> -	<u> </u>	·	1 90	
	1894. — . Do.	Marisal Manaval		3 24	2 90			—·		••	2 90	
	1895 — Thiyakukamam	., do.		1 14.	3 34	—			<u> </u>		3 34	Ľ,
	1896 —Ilayankamam	do.	0	1 32	0 45	—		<u> </u>			0 45	
	1897Paddankadipaku			3 24	0 90			<u> </u>		•••	0 90	
	1898., Kalikamam	. do.		2 28	0 67			—			0 67	
	1899 — . Do.			0 18	1 12				·		1 12	
	1900 —Piranchikunchan			0 2000								
	mam	do.	. 11	1 14	1 34				· ·		1 34	
	11160111					•						•
		Preliminary plan No. 1,088.	Date of	of Sale :	Decembe	r 20, 190	0					
	19013657Kalikamam	Heirs of P. S. Miramohidin							<u> </u>		5 74	
	ixankamam		•••••	£ 00.1			• • •	••		••	9 <b>1</b> 1	٠.
		Lands paying a Rate of Rs. 2	per A	cre per	Annum re	visable at	any Tim	e.		~·•	11	
	· • • • •	tract No. 2 of block survey preli							L -			
	Advance ex	tract ino. z of block survey pren	mmar	y pran 1	NO. 44. 1	Jaug Or Da						

1902. 1SinnakulathukanyPavilu Emily	3228735	7 35
Preliminary plan No. 22. 1903 2A Uyilankulathunilam, P. S. Miramohiadin	Date of Sale : June 17, 1913. 0 0 20 — 0 25	<u> </u>
	161 1 6	165-24

#### 1 161

### Kalmoddai.

#### Plane table plan No. 76.

	1	•	Plane table plan No. 76.	
	1904	1Tennankalaivalay	<b>V11</b> -	
		pitti		
	1905	2. Pallakamam	$d_0$ . 5 3 31. 5 94 5 94	
1	1906	3. Poovarasadikama	am Anthony Manaval 0 2 28 0 68	
•	1907	4 Valavupiddi	Mamathu Neina Rauthar 0 021 013 013	
	1908	5 Poovered lam	am Anthony Marisal and share., 0 2 38 0 74	
Ϊ.	1909	6 De		
	1910.	7 De	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	1911.	8Nadukamam	$d_0$ , . 1 3 18. 1 86	
	1912.	9 D.	Mamathu Neina Rauthar 0 0 30 0 19	
	1913.	9 Do.	, Mainaonu Nonia Radunat II o o o	
	1914.			
		10		
	1916.	10		i.
		13 Do.	. Marisal Saundranayagam and share 0 2 31 0 69 0 69	
	1917	<b>1</b> 4 _'	share $$	
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	-010	Parata	Here 그는 것 같은 것이다. 그는 것 같은 것 같	
	1010	mam	Thimingo Mariampillai 4 2 24, 4 65	
	1090	16Kalathuputti	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	÷
	1000	1 Lennankadumutti	$1 \dots 0 0 28 \dots 0 18 \dots \dots 0 18 \dots \dots 0 18 \dots$	
				i.
	1922	19Vayaladimethuka		
		mam	Marisal Saundranayagam and	
	1000		share 3 0 12 3 8 3 8.	
4	1923.	20 Poilaiputti	. Manaval Saveri 3 0 11 3 7 3 7	
4	4044	<b>Y I Z 1 1 1 1</b>	. Manaval Philippu $$	
			. Marisal Kaviriel $0$ i 34 $0$ 46 $  0$ 46	
			. Mathesu Seeman and share. 0 1 3. 0 27. $     0$ 27.	
	1927.	23., Do.	Santiogo Mothan Lawrence 0 2 6 0 54 0 54	
	÷ .	<i>D</i> 0.	Salutogo moulai Lawiguo V 4 V V VI., - ··	

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No. and Date of

## PART I. - CEYLON GOVERNMENT GAZETTE -JUNE 6, 1930

). or S	of Lot urvey rence.	Name of Allotment of Land or Field.	Name of Owner.		E	ttent. ]	Rate in Perpetuity.	Rate Rs revisabl at any Time.	é	Area empted	Amo . exem	ount opted.	No. and Colonial S Letter au Exempt Period o tion gr	ithorizin tion, and f Exemp	g A	To mo due
•	~	D	And hanne Dimon also			R. P.	Rs. c.	Rs. o	э <b>. А</b> .	. R. P	. Rs	s. c.	tion Br	united.	1	R8. 0
28 29		Periakamam Do.	Anthony Piranchy Anthony Swanthu	• •	. 0 · . 0	1 6. 1 7.			••	·	••		•• •	- •	••	Ö
	24			• •	. 0	0 18.			••		•• -		•• •	_ •	••	ŏ
30	25		Marisal Kaviriel do.	• •	. 1	<b>3</b> 19.			••		•• -		•• -	•	••	ĭ
1	26		. Anthony Swanthu	· . • •	. 1	<b>2</b> 8.					•••		•• -	•••••••••••••••••••••••••••••••••••••••	••	i
2	27	Do. Do		• • •					••		•• -		•• -		••	1.
3	27		Anthony Piranchy		. 1				•••		•• -	_	•• •		••	
4		Pallakamam	Mathesu Motham Thimin			2 30.			••		•• -	_	· · ·		••	0
5						1 8.			••		•• -		•• -	- •	••	1
6	30		Evalonia, wife of Antony			1 5.			••		· · · -		•• -		••	1
7	31		Mathesu Motham Thimin			2 3.			••		••		•• •		••	0
8		Valavuputti	. Anthony Swanthu			0 22.			••		•• -		•• •	·	••	0
9	32		Anthony Piranchy			0.21.			••		•• -		•• -		• •	0
10	33		Evalonia, wife of Antony			0 30.							•• -		••	0
1	34		Sebemalai, wife of Nober			1 12.			••		••		•• •		••	0
2	35		Evalonia, wife of Antony	•••	. 0	1 6.			••		•• -		••• -		••	0
3	36		Paulu Emaliyan	• •		1 7.			• •			<u> </u>		· .	••	0
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2026 2027	•••		Kalitukamam Puthukamam •	Phillippu Elias Antony Pethiru		$\begin{array}{ccc} 0 & 0 \\ 0 & 2 \end{array}$			23. 56.		··			023 056
2028			Do.	Antony Piranchy		$\begin{array}{cc} 0 & 2 \\ 2 & 0 \end{array}$	9. 36		56 23		;			0 56
2029			Kadaikadukaman Do.	do Antony Pethiru		20	36		23232323232323223223				· ··	$\begin{array}{ccc} 2 & 23 \\ 2 & 23 \end{array}$
2031		]	Puvarasadikaman	do.			6. 32		79 45				• • • •	$\begin{array}{c}3 & 79\\0 & 45\end{array}$
2033		]	Amaiarkamam Periakamam	do Antony Piranchy		22	28.	2	67			: :	: _ ::	2 67
2034		]	Kalikamam	do. Phillippu Piranchy	· • • '		24 14		90 34					090 134
2036		]	Periakamam	do	· 1	03	24.	0	90		ئىشە .	. — .	· — · · · ·	0.90
2037.	• -	1	Pallakamam	Isavel, wife of Kristogu Antony Athirian		$\begin{smallmatrix}2&2\\2&2\end{smallmatrix}$	9.	. 2	56 56	 		:	· _ · ·	$\begin{array}{ccc} 2 & 56 \\ 2 & 56 \end{array}$
2039.		<i>t</i>	vanam	Manuel Joseph	(	0 1	21.	0	38	<u> </u>		. — .	• • •	0 38
2040 2041			Do.	. Isavel, wife of Kristogu . Mathalaiachy, wife of Anto	mi-	ο τ	21.	0	38.			•		0 38
				pillai .	••			0			·			0 38
2042 2043	: -	- · ·	Do. Do.	Maria, wife of Arokiam			21.21.21.		38 38				· · · · · · · · · · · · · · · · · · ·	0 38
2044			Do	.Thankachipillai, wife of Ma	arku-		•		•					, s.
2045.	. –		Do.	pillai .Phillippu Savirimuttu		, r	21.	. 0	38		• • • •	• •	• •••	0 38
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2046.				.Dominica, widow of Manu pillai		71	14.	. 7	34.				37.0	7 34
2047.		<b>7</b>	adaveliankadda-	• •		31	16.	. 3	35	· · · ·		· · · · ·	1999 <u>–</u> 1899 –	3 35
2048.			Do.	. Vras Arokiam . Vras Susaippillai			13.		33					3 33
2049.			Do.	.Dominica, wife of Man	uel-	31	13.	3	33	e <u>ate</u>				3 33
2050.			Do.	pillai .Isavel, wife of Kristogu		3 1	13	. 3	33			• •		3 33
2051. 2052.	: -	 	Do.	.Savirimuttu Antonipiliai	· · · 1	3 1	13.	. 3	33	<u> </u>	• •	• •••••••••	• • • • • •	3 33
			Puliankamam	.Vras Arokiam			27.	-	68				•	6 68
2053.		- ··•	Do. adaveliankadda-	.Vras Soosaippillai	1.	62	27.	. 6	68	~		· · · ·		6 68
			kadu .	Anthony Arokiam	2	0	36.	. 2	23	. <del>.</del>		·	· - · ·	2 23
2055,				.Sinthathurai, wife of Manu pillai	uel- 2	2 0	36.	. 2	23			<b></b> .	· · · · · ·	2 23
2056.	. –	A	vanam .	.Maria, widow of Anthony	(	) 2	10.	. 0	56			•		0 56
2058		P A	uliankamam . Vanam	.Santiogu Manualthamby	1	1 0	18. 36.	. 1	12 23			: = :	· · · ·	$\begin{array}{c}1 12\\0 23\end{array}$
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2031.		P	allakamam .	Anthony Piranchipillai	8	50	0.	• 5	0	، بیشت			. –	5 0
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## PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

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65.	. — •	Avanam or Pall								Δ.	. R. I		кв. с	•			Rs. c.
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68	. — .	. Pallakamam Kuli	an-					`									1
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69	— .	. Do.	Annamuthu, wife of Swam												-	•	
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J87	·· — ·	. Do. .Kadakadukamam			2 27				—	••		••		••	<del></del> ,	•	2 67
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090	— .	. Puthukamam	Thommai, wife of Santiogu	1	2 10	)	1 5	6		•••				•••			1 56
091		.Kaliankamam	Thiogu Parnanthu	1				9	—	•.•		••		• •		•	1 79
992	$\cdots $	. Morkaviddankam	am Koodathumathavin Kovil- kany		0 36	2	2 23	9									2 23
)93	— .	. Puthadikamam	do '		0 36				_	•••		•••		••		•	2 23
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100		. Do.			0 2			7				•••		•••	_		1 17
101		.Puthadikamam	N. Philippu Paiva Pariari		1 14			4						•••			3 34
$102 \\ 102$	$\cdots - \cdot$	.Iliadikamam .Puthadikamam	Apthony Honry Miggory		1 32			5	—	••		••		••		•	4 45
103	:: <u> </u>	. Do.	Anthony Henry Missesu Sebastian Antoni Missesu		$\begin{smallmatrix}2&27\\2&27\end{smallmatrix}$		06'			•••		•••		•••	—	•	0 67
105	— .	. Do <sup>.</sup>	do	1	1 14					•••		••	_	•••			1 34
106		. Pandarikamam	Anthony Damian Missesu	1	1 14					• •	<b></b>			• •			1 34
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109	••••••••••••••••••••••••••••••••••••••	.Puthadikamam			2 26 0 18		$16' \\ 11'$	-		••		••		••		•	$1 67 \\ 1 12$
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111		. Do.	do	2	2 12	2	25'	7						••			2 57
112	•• •	.Pandarikamam .Kaliankamam			0 18					••		••		••		•	1 12
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115	— .	.Puthukamam	do		2.28							•••		••		:	0 67
		.Pallakamam	do.		0 18		1 12	2		• •		••		••		•	1 12
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121	<u>1</u> .	.Pallakamam	Annamuthu, wife of Swam												•		
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		Advance extra	ct No. 1 of block survey prelimin	nary	plaı	n N	o. 25.	D	ate of	Sal	le:A	ugu	st 29	1919			
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	Advance extr	act No. 3 of block survey pr	elimina	Iry J	plan	No. 2	25.	Date	of	Sale :	Aug	ust 5.	1925.			•
25 2Ka	arampaikadu	Thomai Veduthalomai Pa									<u> </u>			-		
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26 3 27 4	Do. Do,	Manual Philipu Paiva Henry Santiogu Missesu	3			•		. 7			•••	·	. • •		••	7 40
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31 —Pe	rumaiarkamam	Sellamma, daughter of Ka	itan 9	0	0.	. 9	0.								::	9 0
32 —Th	acilankamam	Ana Thomai Parnanthu share	and 12	9	90	. 12	67									10.0
33 —Pe	riakamam	sharo Vras Manualpillai	10						• •	_	••••		••	<u> </u>		$   \begin{array}{ccc}     12 & 67 \\     10 & 56   \end{array} $
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35.,Th		do. Anthony Veduthalon	5	2	10.	. 5	56	• —	• •	_	••				••	5 56
36Ke	likamam	Dalimai	2	1	21.	. 2	38.				• •					2 38
37	Do.	Raman Sinnappu and sha	re . 2	1	21.	. 2	38.		•••	·	••		••	<b></b> '	•••	2 38
38 — `	Do.	Veduthalomai Visu	vasa 2		91	จ	38								•	
39 —	Do.	Dalimai VeduthalomaiAguthalDa	limai 2	1	21. 21.		38.		••	_	••	_	••		••	2 38
0	Do.	Veduthalomai Antony Dal	imai 2	1	21.	. 2	38	,	••	-	••	—	•••		••	2 38
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4 —Sir	nakamam	. Amachy Muttan	3	1	14.	. 3	34	. —	••	—			•••		•••	3 34
5 —Ko	ovilkamam	Koodathumathavinkovilk	any 9		7.		54.		••		••		••		••	9 54
46—Kı 47—		. Anthony Motham Pedro do.	$   \begin{array}{c}     \dots & 7 \\     \dots & 8   \end{array} $		10. 18.		6 79		••				••		••	7 6 8 79
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588298	Do.	Angamma, wife of Ra	man 6	1	32.	6	45.									6 45
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688295	Do.	Maria Curai, widow of Ma	risal	0	32.	0	20°.						•			0 2
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738534	Do.	T.Soosai Parnanthu and	share 2	2	16.	. 2	60.		÷	• . 👾	·		• •	<b></b>	••	2 6
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234 — Ďo.	Anthony Santhan and share 3 0 0 3 0	- 1 50 3 0
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8265	Preliminary plan No. 2,257.	
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PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930

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#### **MISCELLANEOUS** DEPARTMENTAL NOTICES.

#### Le Vallon Group Estate School No. 2.

NOTICE is hereby given that an application has been IN received from the Superintendent for grant in aid of the above school, which is situated in the Le Vallon division of Le Vallon Group in the Nilambe district of the Central Province.

Observations will be received not later than July 6, 1930.

Education Office. L. McD. Robison. Colombo, June 6, 1930. Acting Director of Education.

#### N/Wellagiriya Vernacular Mixed School.

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

Education Office, L. McD. Robison, Colombo, May 30, 1930. Acting Director of Education.

#### G/Balapitiya Weaving Mixed School.

NOTICE is hereby given that an application has been received from Mr. G. Robert de Zoysa for grant in aid of the above school, which is situated at Balapitiya, Calle District of the Southern Province.

Observations will be received not later than July 6, 1930.

Education Office. L. McD. Robison, Colombo, June 6, 1930. Acting Director of Education.

#### Kg/Indurana Vernacular Mixed School.

NOTICE is hereby given that an application has been received from Mr. H. W. Jan Sinno for grant in aid of the above school, which is situated at Indurana, Kegalla District of the Province of Sabaragamuwa.

Observations will be received not later than June 30, 1930.

Education Office L. McD. Robison. Colombo, May 30, 1930. Acting Director of Education.

#### NOTICE.

COPIES of the translation of De Queyroz's "Conquista de Ceilao" by Rev. Father S. G. Perera, S.J., in three volumes, are now available for sale at the Government Record Office, Fort, Colombo, price Rs. 21, or £1. 10s. (sterling).

Colombo, June 6, 1930.

H. Ross Cottle, Government Printer.

#### Interruption to Traffic on Main Roads.

#### PROVINCE OF SABARAGAMUWA.

#### Kegalla District.

T is hereby notified that owing to the erection of a new 12 feet span bridge, the 3rd mile of the Gevilipitiya-Hettimulla road will be closed to all traffic on Friday, June 20, 1930, between the hours of 6 A.M. and 6 F.M.

Public Works Office, Colombo, May 28, 1930.

. . .

C. H. BRADLEY. for Director of Public Works.

#### Sale of a Rickshaw.

RICKSHAW will be sold by public auction at the the Police Court, Colombo, on June 10, 1930, at 1.30 р.м.

H. E. JANSZ, Police Magistrate. Colombo, May 27, 1930.

#### Ceylon Government Railway.

#### WORKS PROBATIONERS.

**PPLICATIONS** are invited for the posts of 2 Works Probationers in the Mechanical Engineer's Branch of the Ceylon Government Railway. One for the Locomotive side and one for the Carriage and Wagon side.

Salary : £240 per annum. Candidates, who should be Ceylonese, must not be under 23 or over 27 years of age and must hold a B.Sc. engineering degree and have had a minimum of 2 years' practical training in the workshops of a Locomotive Building firm or of a Carriage and Wagon Building firm of repute in the United Kingdom.

Selected candidates must pass a medical examination and must undergo 3 years' further training in the Ceylon Government Railway Mechanical Workshops, on the successful termination of which they will be appointed supernumerary Assistant Mechanical Engineers on a salary scale of  $f_{2}^{260}$  for  $f_{2}^{550}$  uptil appointed to suitable scale of  $\pounds 360 - \pounds 20 - \pounds 550$ , until appointed to suitable vacancies in the Fixed Establishment.

Applications from those resident in Ceylon should be addressed to the General Manager, Ceylon Government Railway, Colombo, and from those outside the Colony to the Crown Agents for the Colonies, 4, Millbank, Westminster, London, S.W. 1, and should reach the respective addresses not later than June 30, 1930.

**General Manager's Office** Colombo, May 30, 1930.

The Kachcheri,

Jaffna, May 27, 1930.

E. W. HEAD, Acting General Manager.

#### Loss of Firearms.

JAFFNA DISTRICT.

Description : Single-barrelled muzzle-loading gun. Licensee : Kanthan Vally, Alvay West. Number of Licence : 8/A 64458. Remarks : Said to have been lost

> H. S. M. HOARE, for Government Agent.

#### Reforestation of Yakadawala Mukalana.

WRITTEN offers are invited for purchase of timber and VV firewood trees enumerated and demarcated in block of 5 acres in Yakadawala Mukalana, situated at Matalana, Siyane korale east, Colombo District, as described in the annexed schedule.

2. Offers should be made subject to the following conditions by letter, preferably under sealed and registered cover, addressed to the Divisional Forest Officer, Western Division, Colombo, and posted, or handed over personally, not later than midday on July 4, 1930, the envelope being marked on the left hand top corner, "Offer for Purchase of Timber, &c.," and signed by tenderer.

3. Lump sum offer should be made for all the timber and firewood described in the schedule and be written both in words and figures.

Tenderers shall remit Rs. 20 with their offers to the 4. Divisional Forest Officer of the Western Division. This The sum will be returned if their offers are rejected. purchaser will be given credit for the amount in the final payment for the timber.

5. The species and measurements 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 ten days of notification of acceptance of his offer pay the full purchase amount. In the event of failure to pay the full purchase amount, the amount of Rs. 20 previously paid shall be forfeited and the timber revert to the Crown.

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

8. All trees shall be felled and removed by purchaser within three months of the date of payment for which purpose necessary permits will be issued by the Range Forest Officer, Mirigama. Extension of time will not be granted except under exceptional circumstances.

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. That no fuel or timber is to be removed without a Timber Cart Note issued by the Range Forest Officer, Mirigama.

12. Should any tender or offer be accepted, and should the successful tenderer after due notification decline or fail to pay any sum or sums stipulated for and to enter into the necessary contract within the time allowed, or in reasonable time, he will be held pecuniarily liable for any resultant loss to Government. Tenders and offers are made and received on this distinct understanding. The Conservator of Forests reserves the discretionary power to waive the terms of this clause in any degree as he may consider the circumstances justify.

13. An offer or part of an offer will be accepted subject to the approval of the Conservator of Forests.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, May 30, 1930.

SCHEDULE. No. Species. Cubic Feet. Alubo 20 Ł. L Adunwenna 13 Badulla Ĵ. 13 • .: 5 Dawata .68 9  $\mathbf{Del}$ 107 9 Eriya ... 165 21 Etamba 483 Etaheraliya I -163 Goraka 63 Godapora 76 6 Hedawaka  $\mathbf{74}$ Kalawu 13 2 Milla 20 2 Kahata 27 . . 1 Netaw 33 . . 4 Kekuna 19 74

200 cubic yards of firewood approximately.

#### Sale of Building Materials.

NOTICE is hereby given that a large quantity of building materials lying at Torrington square, Colombo, will be sold by public auction on the spot at 8 A.M. on Monday, June 9, 1930.

2. The articles may be inspected at the site on permit of the District Engineer, Buildings, Torrington square, Colombo.

3. The purchasers will be required to deposit the full amount of the purchase money with the auctioneer at the close of the sale when the articles become the property of the respective buyers at their risk. All articles must be removed within six days of completion of purchase.

Public Works Office,	S. J. KIRBY,
Colombo, May 27, 1930.	for Director of Public Works.

#### Sale of Standing Trees in Sabaragamuwa Division.

**WRITTEN** offers are invited for the purchase of 73 standing trees of various species described in the annexed schedule and enumerated in lot 90 in Karawita village of the Pelmadulla Range in the Sabaragamuwa Division. The area is situated close to Kalawana-Ratnapura road and the distance to Dela Railway Station along the road is 10 miles.

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

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

4. Offers should be marked "Offers for the purchase of Standing Trees, Sabaragamuwa Division," in the left hand top corner of the envelope, and should reach the Office of the Conservator of Forests, Kandy, not later than midday on Friday, June 27, 1930.

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

6. Tenderers shall annex a Money Order or cheque drawn in favour of the Conservator of Forests, Kandy, for Rs. 50 and forward it with their offers to the Conservator of Forests, Kandy. This sum will be retruned if the offers are rejected. The successful tenderer will be given credit for the amount in the final payment for the trees, if a tenderer whose offer has been accepted refuses to enter into an agreement as required herein or fails to make payment of purchase amount, either in full or in part before the execution of the agreement, this sum of Rs. 50 shall be forfeited and the name of such tenderer included in the list of persons to whom permits should be refused.

7. Tenderers should satisfy themselves by inspection before offering as to the specification of the trees, as the correctness of the figures given herein is in no way guaranteed. No complaints on this account will be entertained. The enumerated trees will be pointed out by the Range Forest Officer, Kahawatta.

8. The successful tenderer will be required to execute an agreement, but before doing so, he shall pay either the full purchase amount or, if desirous of paying by instalments, he will be allowed to pay in three equal instalments, the first instalment to be paid before entering into the agreement. The other instalments shall have to be paid at the end of every fortnight from previous payment. He shall also deposit as security for efficient and punctual fulfilment of the agreement 5 per cent. of the full purchase amount tendered by him. If payment is made by instalments, the tenderer shall be entitled on payment of each instalment to cut and remove one-third of the total number of trees in respect of which the agreement is concluded.

9. The trees shall be felled and removed within 45 days of the date of signing the agreement, or the timber will revert to Crown. 10. The Conservator of Forests reserves to himself the right, without question, of rejecting any or all offers and of accepting any offer.

11. The list of trees can be seen in the Divisional Forest Office, Ratnapura, on any working day between the hours of 9 A.M. and 4 P.M.

12. The agreement will be drawn up on the usual printed form F. D. 88 modified if necessary. A specimon of this form can be seen at the Divisional Forest Office, Ratnapura.

#### SCHEDULE.

Species,		No.	Cul	Approximate bical Contents. Cubic Feet.	
Hora		40		1,955	
Waldel	,	7		156	Į
Bomi		6	•••	228	1
Milla		5		66	I
Jak		3		178	I
Liyan		3		176	I
Pelenga		3		167	ł
Nedun		2		32	ł
Dun		$\overline{\mathbf{I}}^{\mathcal{F},\mathcal{F}}$		64	l
Etamba		1		26	ł
Naimbul		1		25	l
Walukina		1		21	1
				•	
•					
		73			ł

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

Office of the Conservator of Forests, J. D. SARGENT. Kandy, May 31, 1930. Conservator of Forests.

#### Sale of Timber.

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

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

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

3. Payment of 25 per cent. of the successful bid to be made at the time of sale, and the balance should be paid after the acceptance of the bid.

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

5. A charge of 10 cents per day per log is liable to be made for any logs not removed from the premises of the depôt within the prescribed time.

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

7. Agents bidding for others will be required to produce a written authority. 8. List of timber is available for inspection at the Divisional Forest Office, Anuradhapura. There may be slight discrepancies in the dimensions or volume, and purchasers should bring any deficiencies to the notice of the officer conducting the sale.

Particulars of Timber.

(i.) At Alutwewa depôt on Wednesday, June 25, 1930, at 10 A.M.:--

1 Huri	==	c.	ft.	11
2 Kolon	==	c.	ft.	59
4 Milla		с.	ft.	43
16 Ranai	<u> </u>	c.	ft.	210
47 Satin	_	c.	ft.	611
50 Palu	172	c.	ft.	763

(ii.) At Talawa depôt on Wednesday, June 25, 1930, at 3 P.M. :--

5	Ranai	==	c.	ft.	75
5	Satin	_	Ċ.	ft.	104

37 Palu = c. ft. 1,069

(iii.) At Kantalai depôt on Thursday, June 26, at 3 P.M.:-

3 Palu = c ft. 83 31 Ranai = c. ft. 993

J. D. SARGENT,

Conservator of Forests.

Forest Department Head Office, Kandy, May 29, 1930,

#### Order made by the Food Controller under "The Defence of the Colony Regulations, 1919."

From and after the commencement of this order-

- (1) No rice shall be transported by railway from Colombo to any other place in the Island, except upon a written permit from the food Controller.
- (2) No rice shall be removed from the Chalmers' Granaries, Colombo, except between the hours of 10 A.M. and 4 P.M.
- (3) All rice imported at the Port of Colombo, or arriving in Colombo by train from abroad, shall be taken to be stored in the Chalmers' Granaries or the Manning Market.

This order shall commence and come into operation on June 2, 1930.

B. G. DE GLANVILLE, June 2, 1930. Food Controller.

#### **Rinderpest.**

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

The area is bounded on the north by De Mel road, south by land belonging to L. J. Salgadu, east by the Galle high road, west by land belonging to Peter Francis Fernando.

This declaration shall take effect from the date hereof.

G. W. DE FONSEKA, May 22, 1930. Chief Headman.

#### Rinderpest.

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

The area is bounded on the north by land belonging to Gabriel Mel, south by land belonging to Mr. G. D. L. Perera, east by the Uswatta road, west by the sea.

This declaration shall take effect from the date hereof.

May 24, 1930.

G. W. DE FONSEKA, Chief Headman.

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#### Rinderpest.

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

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The area is bounded on the north by lands belonging to Francis Silva and Romel Silva, south by land belonging to Mrs. Molvin de Mel, east by land belonging to Mrs. Vincent de Mel, west by the footpath.

This declaration shall take effect from the date hereof.

G. W. DE FONSEKA, May 24, 1930. Chief Headman.

#### Rinderpest.

WHEREAS rinderpest has broken out at Diyagama in the Panadure totamune, Kalutara District, Western Province: It is hereby declared that the area bounded on the north by road leading to Annasigalahena estate, east by Keppu-ela, south by Kalutara-Yala Public Works Department road, west by road leading to Annasigalahena estate, is infected in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration is to take effect from May 30, 1930.

EDMUND PIERIS,

Chief Headman.

#### **Rinderpest.**

W HEREAS by proclamation dated April 7, 1930, and published in Ceylon Government Gazette No. 7,772 of 16th idem, the village Mangala-Eliya in Puttalam pattu of the Puttalam District of the 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 declaration shall take effect from the date hereof.

S. H. WADIA.

Assistant Government Agent.

The Kachcheri, Puttalam, May 31, 1930:

May 31, 1930:

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May 31, 1930.

#### **Rinderpest**:

HEREAS rinderpost has broken out in several villages VN of Anaivilundan pattu in Pitigal korale north of the Chilaw 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. :---

Anaivilundan Pattu Area.

The area is bounded on the north by the district boundary between Puttalam and Chilaw; south by Sengal-oya and village limits of Midellawatawana, Kelegama, Bajakada-luwa, Kuda manaweriya, and Wairank ttuwa, Kottage odai and Kusalai-odai, east by Compasspara, west by sea.

This declaration shall take effect from the date hereof.

S. H. WADIA, Assistant Government Agent.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out i. the premises known as Police grounds, Borella, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from May 25, 1930.

M. CRAWFORD, Acting Municipal Veterinary Surgeon. The Municipal Office, Colombo, May 29, 1930.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 427, situated at Narshenpitya road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from May 29, 1930.

M. CRAWFORD,

Acting Municipal Veterinary Surgeon. The Municipal Office,

Colombo, May 31, 1930.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out **VV** at Kidagammulla 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 on 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by Puwakgahadeniya field, south by Agarewela, east by Miriswatta to Gampaha road, west by Ambagahawela and Halkanuwe-oya.

This declaration shall take effect from the date hereof.

May 24, 1930.

MAURICE PERERA, Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kehelwatugoda 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 Nugapiliwela, south by land belonging to Mr. W. C. D. Bandaranayeke and others, east by premises of the Kehelwatugoda temple, west by Wewekumbura and Owitekumbura.

This declaration shall take effect from the date hereof.

May 24, 1930.

May 27, 1930.

MAURICE PERERA. Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out W at Kahatagahawatta in Gangodawile 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 Ketakalagahawatta, south by dewata road, east by high road from Mirihana to Dehiwala, west by Kahatagahawatta.

This declaration shall take effect from the date hereof.

S. W. IEEANGAKOON, Shief Headman.

WHEREAS foot-and-mouth disease has broken out at Hathaliyapitiyawatta in Udahamulla 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 barb-wire fence, south by ditto, east by ditto, west by ditto.

This declaration shall take effect from the date hereof.

May 27, 1930.

May 27, 1930.

S. W. ILLANGAKOON, · Chief Headman.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Gunawardaneuyanwatta in Gangodawila 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 Village Committee road, south by field, east by high road from Nugegoda to Kesbewa, west by high road from Mirihana to Dehiwala.

This declaration shall take effect from the date hereof.

S. W. ILLANGAKOON, Chief Headman.

Foot-and-Mouth Disease.

N OTICE is hereby given that the area declared infected LN at Natagane palata in Walgampattu korale of Dewamedi hatpattu of the Kurunegala District of the North-Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Gazette* dated October 17, 1929, is free from foot-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

; The Kachcheri.

S. D. SAMARASINHE, Kurunegala, May 28, 1930. for Government Agent:

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WHEREAS hoof-and-mouth disease no longer exists VV in Diyapota wasama, in Diyapotagam pattu of Kolonna korale in Ratnapura District : It is hereby proclaimed under the provisions of section 5 (5) of Ordi-nance 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.

#### Boundaries of the Area referred to.

North by Walalgoda and Godawela, east by Mullendiyawala, south by boundary or Giruwa pattu, and west by Dorapane wasama.

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Ratn	apura,	June	2.	1930	
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A. KANAPATHIPILLAI, for Government Agent.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out VV at Palpata in Deyaladahamuna pattu of Kinigoda korale, Kegalla District, Province of Sabaragamuwa: It is hereby declared that the area bounded on the north by ela, east by the village boundary of Palarambegama, south by the Ambulugala village boundary, and west by the village boundaries of Heramitipana and Mangalagama, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909.

This declaration shall take effect from the date hereof. Manufaction Report

#### May 29, 1930.

#### Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out at Molagoda in Devaladahamuna pattu or Kinigoda korale, Kegalla District, Province of Sabaragamuwa : It is hereby declared that the area bounded on the north by the ela, east by the Kandaulle village boundary, south by the Wekaladeniya village boundary, and west by the Karandupone village boundary, is infected in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909. te j

This declaration shall take effect from the date hereof.

, May 29, 1930.

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C. L. RATWATTE. Chief Headman.

C. L. RATWATTE.

Chief Headma...

#### "THE EXCISE ORDINANCE, No. 8 OF 1912." NOTICE UNDER

..... 12.005 (3) service and the result of the rest of the rest

#### Sale of Toddy Rents, 1930-31.

SEALED tenders will be received at the Ratnapura Kachcheri, by the Government Agent, Province of Sabaragamuwa, till 10 A.M. on Thursday, July 3, 1930, for the purchase of the exclusive privilege of selling fermented toddy by retail in the areas specified in the schedule below, for the period of twelve months from October 1, 1930, to September 30, 1931, subject to the toddy root schedule in *Generament* toddy rent sale conditions published in Government Gazette No. 7,774 of April 25, 1930.

2. A separate tender should be sent in for each toddy tavern. No person is permitted to send in more than one tender for any one tavern. N Gelt Arta

3. No tender will be considered unless the person making such tender will be considered unless and particular present in person at 10 A.M. on Thursday, July 3, 1930. A tender may be sent in by post, but the tender mist be sealed and superscribed "Toddy Rent Tender" in red ink

4. The Government Agent reserves to himself the right  $^{of}$  rejecting any or all tenders, and of putting up immediately to public auction such taverns for which no satisfactory tenders have been received.

5. The successful tenderer shall, immediately on being declared the grantee, sign the conditions of sale, and pay to the Government Agent a sum equivalent to two months' rent of the privilege as a security deposit, which amount shall be liable to forfeiture, in whole or in part, at the discretion of the Government Agent for breach of any of the toddy rent sale conditions ; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form Excise T 23 within 14 days of sale of the privilege.

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6. Further information can be obtained on application from the Ratnapura Kachcheri. 

The Ratnapure	i, May 28, 1930	L. WICKREMESINCHE, Acting Government Agent. FERRED TO.
Tavern No.	Division. Nawadun korale	Locality or range. Within Kadurugala- watta village
2	Kolonna korale	Within Ulinduwawa village

#### LOCAL BOARD NOTICES.

#### Rahies.

OTICE is hereby given that as there is danger of rabies in the Local Board town of Gampola, the said town is hereby proclaimed from this day under Ordinance No. 6 of 1929.

2. Any dog found in any public place or road or any place other than a private building, compound, or garden within the said town, and not being tied up or led shall be liable to be destroyed forthwith.

The Kachcheri, Kandy, June 2, 1930. R. H. WHITEHORN. Deputy Chairman. Rabies.

NOTICE is hereby given that as there is danger of rabies in the Local Board town of Hatton-Dikoya, the said town is hereby proclaimed from this day under Ordinance No. 6 of 1929.

2. Any dog found in any public place or road or any place other than a private building, compound, or garden within the said town, and not being tied up or led shall be liable to be destroyed forthwith.

The Kachcheri, R. H. WHITEHORN, Kandy, June 2, 1930. Deputy Chairman.

"THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF UNDER 1920. NOTICES

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#### Rabies.

HEREBY proclaim the whole area of the Kalutara Urban District Council limits as an area within which rabies exists or within which there is a danger of rabies. Any dog found in any public place or road not being tied up or led will be destroyed.

> OLIVER G. D'ALWIS, Chairman.

Urban District Council Office, Kalutara, June 1, 1930.

#### Sale of Property, Urban District Council, Negombo.

OTICE is hereby given that in the absence of movable properties liable to seizure, (1) rents and profits from 1 to 3 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves seized in virtue of a warrant issued by the Chairman of the Urban District Council, Negombo, in terms of 140th clause of Ordinance No. 6 of 1910, for arrears of assessment rates due on the premises mentioned in the subjoined schedule for the 4th quarter, 1929, will be sold by public auction on

the spot at the time therein mentioned, unless in the meantime the amounts due of the assessment rates and costs be duly paid.

ALEX. E. DE RAJAPAKSE, Chairman.

Urban District Council Negombo, May 29, 1930.

#### Schedule.

Time of sale to commence at the first-named premises at 8 A.M. each day.

Saturday, June 14, 1930.

Sea street : Nos. 20, 27, 28, 31, 32, 62, 64, 84, 85, 128, 130, 133, 186, 197, 254, 255, 259.

Aserappa's lane : Nos. 5, 7, 8, 9, 10, 11. Fish Market street : Nos. 21, 22. Kamachodai : Nos. 5, 6.

3rd Sea street : Nos. 5, 58, 75, 89, 90, 91, 96, 97, 98, 109, 115, 116, 132, 153, 153▲, 156, 158, 159, 168.

#### Monday, June 16, 1930.

4th Sea street : Nos. 28, 33, 34, 37, 44, 57, 58, 66, 67, 68, 70, 73, 74, 84, 140, 148, 170, 176, 182, 195, 197, 198, 199, 200, 202, 203, 207, 211, 217A, 223, 224, 226, 229, 231, 232, 235, 236, 237, 240, 241, 243, 250, 254, 255, 257, 258, 259, 260, 262, 265, 266, 270, 274, 286, 288, 291.

#### ROAD COMMITTEE NOTICES.

#### Maskellya-Cruden Branch Road.

#### Latrines for Cooly Lines.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sums for the erection of a set of five latrines at Maskeliya. Public Works Department cooly lines, on the first mile of the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, June 14, 1930, at 9.45 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Private contributions		250·00 256·25
Proprietors or Agents.	Estates.	Acreage
J. M. Robertson & Co.	Glentilt	448
Sir Thomas Lipton	Bunyen	298
Do	Ovoca	255

Proprietors or Agents.	Estates.	Acreage.
Bois Bros. & Co.	Queensland	
	Bloomfield	262
Do.	Mottingham	258
L. A. Wright	Dunnottar	187
Colombo Commercial Co., Ltd	Emelina	205
Whittall & Co.	Brunswick	256
Do	Caskieben	206
J. M. Robertson & Co.	Midlothian	
	Mocha	. 588
Do.	Deeside	. 441
Geo. Steuart & Co.	Glenugie	. 377
Do.	Bargrove	205
And at the same time and pla	ce the Committe	e will take

evidence, if necessary, and receive and consider objections and suggestions. H. W. CODRINGTON, Provincial Road Committee's Office, Kandy, May 26, 1930. Chairman.

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### NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906.

 Image: CERTIFY that the section for Inventions and Patents at the Ceylon Fruit Growers' Exhibition to be held on June 12, 1930, is an Industrial Exhibition within the meaning of section 46 of the Patents Ordinance, No. 15 of 1906.

 Intending exhibitors who wish to protect their inventions should give notice to the Registrar of Patents on or before June 11, 1930. This notice should be in the prescribed form and be stamped with a one-rupee stamp ; it should be accompanied by a brief description of the invention together with drawings if necessary.

Patent Office, Colombo, June 5, 1930. NORMAN RAE, Registrar of Patents.

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#### TRADE MARK NOTICES.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within the 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. 4,947.

(2) Date of Receipt : February 26, 1930.

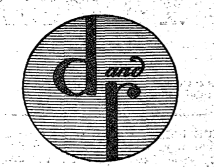
(3) Applicant (Proprietor of the Trade Mark): DAGGETT and RAMSDELL (a Corporation duly organized under the laws of the State of New York, United States of America), 2, Park Avenue, City, County and State of New York, United States of America; Manufacturers and marketers of cosmetics.

(4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.

(5) Class : 48.

(6) Goods: Cosmetics, toilet creams, cold cream, vanishing cream, cleansing cream, toilet lotions, toilet powders, toilet perfumes, make-up toiletries, manicure toiletries, hairdressing toiletries, body toiletries, bath salts, beauty clay, powder puffs, absorbent powder puffs, cleansing tissue, shaving cream and perfumed soap.

(7) Representation of the Trade Mark:



Registration of this Trade Mark shall give no right to the exclusive use of the initials "d" and "r"

Registrar-General's Office, Colombo, June 4, 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. 4,949.

(2) Date of Receipt : February 26, 1930.

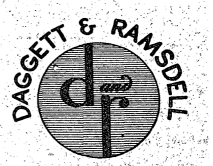
(3) Applicant (Proprietor of the Trade Mark): DAGGETT and RAMSDELL (a Corporation duly organized under the laws of the State of New York, United States of America), 2, Park Avenue, City, County and State of New York, United States of America; Manufacturers and marketers of cosmetics.

(4) Address for service in the Island; C/o Julius & Creasy, Prince street, Fort, Colombo.

(5) Class : 48.

(6) Goods: Cosmetics, toilet creams, cold cream, vanishing cream, cleansing cream, toilet lotions, toilet powders, toilet perfumes, make-up toiletries, manicure toiletries, hairdressing toiletries, body toiletries, bath salts, beauty clay, powder puffs, absorbent powder puffs, cleansing tissue, shaving cream and perfumed soap.

(7) Representation of the Trade Mark :



Registration of this Trade Mark shall give no right to the exclusive use of the initials "d" and "r."

Registrar-General's Office, Colombo, June 4, 1930. G. FURSE ROBERTS, Registrar of Trade Marks.

PART I. - CEYLON GOVERNMENT GAZETTE - JUNE 6, 1930 1552 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 (4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo. (5) Class : 3. n an an an an Arran an Arra. An an an an an an an Arran an A T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto. (6) Goods: Chemical substances prepared for use in medicine and pharmacy. -The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such (7) Representation of the Trade Mark : terms as he may direct. (1) Trade Mark No. 5,023. (2) Date of Receipt : May 10, 1930. RIVANOL (3) Applicant (Proprietor of the Trade Mark): HENRY C. STEPHENS, LIMITED (a Company incorporated under the English Companies' Acts), 57, Aldersgate street, London, E.C., England; Ink Manufacturers. Registrar-General's Office, G. FURSE ROBERTS, Colombo, June 4, 1930. Registrar of Trade Marks. (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo. NOTICE is hereby given that any person who has (5) Class : 39. grounds of objection to the registration of the 1 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 boging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct. (6) Goods : Ink. (7) Representation of the Trade Mark : (1) Trade Mark No. 5,027. SCALL ST COLOR (2) Date of Receipt : May 19, 1930. (3) Applicant (Proprietor of the Trade Mark): I. G. FARBENINDUSTRIE AKTIENGESELLSCHAFT (a Company registered under the laws of Germany as a joint stockcompany); Frankfurt a/Main, Germany; Manufacturers C. STEPHENS, LTD. and merchants. (4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo. The above Trade Mark with additions and alterations not (5) Class : 3. substantially affecting the identity of the same has been used by the applicants and their predecessors in business in respect of (6) Goods: Chemical substances prepared for use in the goods mentioned in the application for 52 years before March 25, 1889, and continously down to the date of applimedicine and pharmacy. cation. (7) Representation of the Trade Mark : Registrar-General's Office, Colombo, June 4, 1930. Registrar of Trade Marks. NOTICE is hereby given that any person who has Yatren N 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. Registrar-General's Office, Colombo, June 4, 1930. Registrar of Trade Marks. 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. 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. (1) Trade Mark No. 5,026. (2) Date of Receipt : May 19, 1930. (3) Applicant (Proprietor of the Trade Mark): I. G. FARBENINDUSTRIE AKTIENCESELLSCHAFT (a Company registered under the laws of Germany as a joint ereto. The period for lodging Notice of Opposition may be thereto. stock company), Frankfurt a/Main, Germany; Manufacenlarged by the Registrar if he thinks fit and upon such turers and merchants and the source of the s terms as he may direct. میں بیٹے م<sup>ی</sup>میر میں جارہ ریکھی کے بعدی ک

(1) Trade Mark No. 5,028.

(2) Date of Receipt : May 19, 1930.

(3) Applicant (Proprietor of the Trade Mark): I. G. FARBENINDUSTRIE AKTIENGESELLSCHAFT (a Company registered under the laws of Germany as a joint stock company), Frankfurt a/Main, Germany; Manufacturers and merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo.

(5) Class : 3.

(6) Goods : Chemical substances prepared for use in medicine and pharmacy.

(7) Representation of the Trade Mark :

## OMNADIN

Registrar-General's Office, Colombo, June 4, 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. 5,029.

(2) Date of Receipt : May 19, 1930.

(3) Applicant (Proprietor of the Trade Mark): I. G., FARBENINDUSTRIE AKTIENCESELLSCHAFT (a Company registered under the laws of Germany as a joint stock company), Frankfurt a/Main, Germany; Manüfacturers; and merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo.

(5) Class : 3.

(6) Goods: Chemical substances prepared for use in medicine and pharmacy.

(7) Representation of the Trade Mark :

# "Neostibosan'

Registrar-General's Office, Colombo, June 4, 1930.

G. FURSE ROBEETS, 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. 5,030.

(2) Date of Receipt : May 19, 1930.

(3) Applicant (Proprietor of the Trade Mark): I. G. FARBENINDUSTRIE AKTIENGESELLSCHAFT (a Company registered under the laws of Germany as a joint stock company), Frankfurt a Main, Germany; Manufacturers and merchants.

(4) Address for service in the Island : C/o F. J. & G. de Saram, Colombo.

(5) Class : 3.

(6) Goods: Chemical substances prepared for use in medicine and pharmacy.

(7) Representation of the Trade Mark :

# TRYPAFLAVIN

Registrar-General's Office, Colombo, June 4, 1930. G. FUESE 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. 5,041.

(2) Date of Receipt : May 23, 1930.

(3) Applicant (Proprietor of the Trade Mark): D. ANDERSON & SON, LIMITED (a Company incorporated under the English Companies' Acts), Park Road Works-Park road, Stretford, Manchester, England; and Lagan Felt Works, 62 Short Strand, Belfast, Ireland; Manufacturers.

(4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo.

(5) Class : 1.

(6) Goods: Paints, anti-corrosive and anti-fouling compositions, anti-corrosive oils, varnishes, enamels, colours, distempers, japans, lacquers, driers, wood preservatives, and wood stains.

(7): Representation of the Trade Mark :

# SIDEROSTHEN

Registrar-General's Office, Colombo, June 4, 1930. G. FURSE ROBERTS, Registrar of Trade Marks. 1554

NOTICE is hereby given that any person who grounds of objection to the registration of has 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. 5,042.

(2) Date of Receipt : May 23, 1930.

(3) Applicant (Proprietor of the Trade Mark): PETRO-LAGAR, LABORATORIES, LIMITED (a Company incorporated under the English Companies Acts), The Factory, Braydon road, London, N., England; Manufacturers.

(4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort Colombo.

(5) Class : 3.

(6) Goods: A medicinal preparation.

(7) Representation of the Trade Mark :

PETROLAGAR

G. FURSE ROBERTS. Registrar of Trade Marks.

Registrar-General's Office, Čolombo, June 4, 1930.

#### **GOVERNMENT** NOTIFICATIONS.

(Continued from page 1471.)

 $\mathbf{T}$  is hereby notified for general information that the maintenance of the water-ways and quay walls of the L Colombo Lake up to and including the operation of the San Sebastian Canal Locks and pumping plant has been taken over from the Public Works Department by the Colombo Port Commission, and that future correspondence in connection with the maintenance of this area should be addressed to the Harbour Engineer, Colombo.

Colonial Secretary's Office, Colombo, June 6, 1930.

By His Excellency's command, F. G. TYRRELL,

S 377/27

B 27/26

C 36/30

#### Department of Indian Immigrant Labour.

"THE LABOUR ORDINANCE, No. 1 OF 1923."

Notification No. 44.

T is hereby notified that His Excellency the Officer Administering the Government in Executive Council, in L pursuance of regulation 1A, Chapter I., of the regulations made by the Governor in Executive Council, under the powers conferred by section 14 of "The Labour Ordinance, No. 1 of 1923," as amended by Notification No. 8 of the Department of Indian Immigrant Labour dated October 24, 1923, and published in the *Government Gazette* No. 7,358 of October 26, 1923, has been pleased to declare that, until further orders, the quarterly instalments in respect of acreage fees, payable to the Controller by employers of any Indian labourers on any estate of the description named in Schedule A attached to the said regulations, shall be on the following scales :-

Re. 1 per acre for tea; and

 $33\frac{1}{3}$  cents per acre for rubber, cacao, or cardamoms.

2. Notification No. 40 of the Department of Indian Immigrant Labour, dated March 8, 1930, and published in the Ceylon Government Gazette No. 7,766 of March 10, 1930, is hereby cancelled.

By His Excellency's command, Colonial Secretary's Office, F. G. TYRRELL. Colombo, June 6, 1930. Acting Colonial Secretary.

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

IN terms of rule 7 (3) of the rule dated March 17, 1924, made by His Excellency the Governor under Article XXXVIII. of "The Ceylon (Legislative Council) Order in Council, 1923," it is hereby notified for general information that Mr. Edward Abraham Coorey, Belvoir, Milagiriya, Colombo, a candidate at the bye-election for the constituency of the Colombo Town (South) Electorate, has, under rule 7 (2) of the rules referred to above, named himself as his own Election Agent.

Statistics Office, Colombo, June 4, 1930.

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L. J. B. TURNER, Returning Officer, Colombo Town (South) Electorate.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923." C 36/30 N terms of rule 7 (3) of the rule dated March 17, 1924, made by His Excellency the Governor under Article XXXVIII. of "The Ceylon (Legislative Council) Order in Council, 1923," it is hereby notified for general information that Mr. Theodore Godfred Jayawardana, Turret House, Colombo, a candidate at the bye-election for the constituency of the Colombo Town (South) Electorate, has, under rule 7 (2) of the rules referred to above, nominated Mr. Wace de Niese of Cherry Dale, Bambalapitiya, as his Election Agent.

Statistics Office,	· · ·	L. J. B. TURNEI	2.
Colombo, June 4, 1930.	Returnin	g Officer, Colombo Town (	
Colombo, 5 une ±, 1550.	Loovarining	g Omeer, colombo rown (	South) Electorater

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Acting Colonial Secretary.