

Member of the Ratnapura Urban District Council, in place of Dr. J. D. V. WIJEYARATNE, with effect from December 1, 1931.

By His Excellency's command,

CHAS. BATUWANTUDAWA,  
Minister for Local Administration.

The Ministry of Local Administration,  
Colombo, December 2, 1931.

No. 496 of 1931.

HIS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 9 (1) of Ordinance No. 1 of 1923, to appoint the Director of Public Works to be a Member of the Board of Indian Immigrant Labour.

By His Excellency's command,

PERI SUNDARAM,  
Minister of Labour, Industry and Commerce.

Colombo, November 26, 1931.

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

THE following appointments made under the Ordinances No. 23 of 1927, No. 3 of 1870, No. 8 of 1886, No. 1 of 1895, and No. 19 of 1907, are hereby notified:—

By the Registrar-General.

WEERASINGHE MUDIYANSELEGEDARA PUNCI BANDA has been appointed to act as Registrar of Births and Deaths and of Marriages (Kandy and General) of Pata Hewaheta No. 3 division, in the Kandy District of the Central Province, on November 30, 1931, *vice* POLWATTE RAJAPAKSA RAJAKARUNA WASALA MUDIYANSELAGE KIRI BANDA *alias* K. B. HEWAWISSE, on leave. His office will be at Polwatte Mudiyanselegedarawatta in Hewawissa.

WASALA MUDIYANSELAGE KANDEWALAWWE PUNCI BANDA has been appointed to act as Registrar of Births and Deaths and of Marriages (Kandy and General) of Adumbara No. 5 division, in the Kandy District of the Central Province, for twenty days, with effect from December 1, 1931, *vice* WASALA MUDIYANSELAGE KANDEWALAWWE RAN BANDA GUNAWARDENA, on leave. His office will be at Idanewwewatta in Karalliyadda, additional office at Liyangollewatta in Werapitiya.

Dr. CALVIN SIMON PETER PEIRIS has been appointed as Additional Deputy Medical Registrar of Births and Deaths of Nuwara Eliya town division, in the Nuwara Eliya District of the Central Province, with effect from December 1, 1931, *vice* Dr. JOHN ANDEN RATNAYAKA, transferred. His office will be at the Civil Hospital, Nuwara Eliya.

THEVARA HENNEDIGE HENDRICK SILVA has been appointed (provisionally), as Registrar of Births and Deaths of Nuwara Eliya gravets division, and of Marriages (Kandy and General) of Nuwara Eliya town and gravets division, in the Nuwara Eliya District of the Central Province, with effect from December 1, 1931, *vice* DON CHARLES JAYAWARDENA, resigned. His office will be at House No. 45, Nanu-oya.

By Provincial Registrars and Assistant Provincial Registrars under Section 7 of Ordinance No. 1 of 1895 and Section 7 of Ordinance No. 19 of 1907.

Dr. DON JAMES HECTOR FERDINANDO to act as Medical Registrar of Births and Deaths of Kotahena division, in the Colombo District of the Western Province, for fourteen days from November 20, 1931, during the absence of the Medical Registrar, Dr. J. L. FERNANDO, on leave. Place of office: 31, Mayfield road, Kotahena, Colombo.

SUDASINGE DON ARNOLIS SUDASINGHA to act as Registrar of Births and Deaths of Aturugiriya division, and of Marriages (General) of Palle pattu of Hewagam korale

division, in the Colombo District of the Western Province, for twenty-seven days from November 24, 1931, during the absence of the Registrar, JASINHGIE DON TEGIS JAYASINHA, on leave. Place of office: Kiriberiyakele in Mawat-gama.

KALANSIMAHADURAGE DISINERIS FERNANDO to act as Registrar of Marriages (General) of Gangaboda pattu division, in the Kalutara District of the Western Province, for thirty days from November 23, 1931, during the absence of the Registrar, NIRIELLAGE GUNERIS FERNANDO, on leave. Place of office: Ambagahawatta in Mahagama.

HIDDADURA DON PAUL ZOYSA to act as Registrar of Marriages (General) of Kalutara totamune division, in the Kalutara District of the Western Province, on November 23, 1931, during the absence of the Registrar, DON LEWIS PERERA KARAWITA, on leave. Place of office: the Kachcheri, Kalutara.

HETTIARACHCHIGE DON BRAMPY JAYASEKERA to act as Registrar of Births and Deaths of Horawala division, and of Marriages (General) of Iddagoda pattu division, in the Kalutara District of the Western Province, on November 25, 1931, during the absence of the Registrar, KATHTHRIARACHCHIGE DON JAMIS SIRIWARDANE, on leave. Place of office: Millagahawatta in Kirantidiya.

DON SIMAN KOTALAWALA to act as Registrar of Births and Deaths of Dodangoda division, and of Marriages (General) of Iddagoda pattu division, in the Kalutara District of the Western Province, for three days from November 30, 1931, during the absence of the Registrar, DON THOMAS TRIMANNE, on leave. Places of office: Mabo-gahawatta in Bopitiya and Miriswatta in Didangoda West.

PAHALAGEDERA KIRI BANDA to act as Registrar of Births and Deaths of Udugoda Udasiya pattu division, and of Marriages (General) of Matala North division, in the Matala District of the Central Province, for seven days from November 28, 1931, during the absence of the Registrar, IHALAGEDERA HERAT MUDIYANSELAGE WILLIAM HERAT MUDIYANSE, on leave. Place of office: Danselegedera in Akuramboda.

PETER WARNASURIYA to act as Registrar of Births and Deaths of Kataluwa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for seven days from December 3, 1931, during the absence of the Registrar, WILLIAM WARNASURIYA, on leave. His office will be at Nala-arambewatta at Kataluwa.

MENDIS KOTI WIJEWEERA to act as Registrar of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for six days from November 30, 1931, during the absence of the Registrar, PETER PERERA MIHINDUKULASEKARA WIJAYADORU, on leave. Place of office: Mekiliyagahawatta in Gandara.

LIONEL GEORGE SEDARA SENARAT to act as Registrar of Births and Deaths of Kebaliyapola division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province, for five days from December 1, 1931, during the absence of the Registrar, DON SAMEL SEDARA SENARAT, on leave. Place of office: Gorakawatta in Kebaliyapola.

DON DAVIT 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 November 23, 1931, during the absence of the Registrar, WICKRAMA ARACHCHIGE CHARLIS, on leave. Place of office: Parewatta in Polommaruwa.

DON DIONIS EDIRI WICKRAMASURIYA to act as Registrar of Births and Deaths of Moderagam palata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, for ten days from November 27, 1931, during the absence of the Registrar, DON JAKORIS EDIRI WICKRAMASURIYA, on leave. Place of office: Siyambalagahawatta in Tawaluwila.

MANIKKU BADATURUGE SIMON SILVA to act as Registrar of Births and Deaths of Tihawa division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for six days from November 30, 1931, during the absence of the Registrar, KIRIGIGANA ARACHCHI PATABENDIGE DON EDORIS, on leave. Place of office: Delgahawatta in Akurugoda.

SIRISENA SAMARAKONE SINGAPPULI to act as Registrar of Births and Deaths of Kahawatta Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for five days from December 1, 1931, during the absence of the Registrar, JOHANNAS ABRAHAM SINGAPPULI, on leave. Place of office : Angahawatta in Mahahilla, additional office : Kankanangewatta in Wataragoda.

DON HENDRICK DISSANAYAKE to act as Registrar of Births and Deaths of Nakulugamuwa division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, on December 1, 1931, during the absence of the Registrar, DON CHARLIS DISSANAYAKE, on leave. Place of office : Virittamullewatta in Nakulugamuwa.

AENEAS ABRAHAM 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 twenty-two days from December 1, 1931, during the absence of the Registrar, PROLIS JOHN DISSANAYAKE, on leave. Place of office : Medakoratuwa in Walgammulla.

PONNIAH AIYATHURAI to act as Registrar of Births and Deaths of Achchuveli division, and of Marriages (General) of Valikamam East division, in the Jaffna District of the Northern Province, for fourteen days from December 4, 1931, during the absence of the Registrar, SUSAPPILLAI JOHN RAJAH, on leave. Place of office : Karalagiri in Achchuveli North.

AIYAMPILLAI YETTIVELU to act as Registrar of Births and Deaths of Iluppakkadavai division, and of Marriages (General) of Mantai division, in the Mannar District of the Northern Province, for fourteen days from December 3, 1931, during the absence of the Registrar, AIYAMPILLAI VINASITHAMBY, on leave. His office will be at Udaiyavalavu in Kannaddi.

CHINNATHAMPI WILLIAM SAMITHAMPI to act as Registrar of Births and Deaths of Akkaraipattu south division, and of Marriages (General) of Akkaraipattu division, in the Batticaloa District of the Eastern Province, for eight days from November 23, 1931, during the absence of the Registrar, VYKALJAR JOSEPH KUNJITAMPI, on leave. Place of office : Tirukovil.

ARUMUKAM KESAKAPILLAI to act as Registrar of Births and Deaths of Karawaku pattu north division, and of Marriages (General) of Karawaku pattu division, in the Batticaloa District of the Eastern Province, for eleven days from November 24, 1931, during the absence of the Registrar, ARUMUKAM PILLAIYANTHAMPI, on leave. Place of office : Thuraiñeelavanai ; station : Periakallar.

SAMITHAMBY GEORGE THAMBYRAJAH to act as Registrar of Marriages (General) of Manimunai pattu north division, in the Batticaloa District of the Eastern Province, for four days from November 27, 1931, during the absence of the Registrar, THANGIAH AROKIAM PAVILUPPILLAI MYLVAGANAM, on leave. Place of office : Land Registry, Batticaloa ; station, Koddamunai.

EDMUND WALTER DAVID SOMANADER to act as Registrar of Marriages (General) of Manmunai pattu north division, in the Batticaloa District of the Eastern Province, for two days from December 1, 1931, during the absence of the Registrar, THANGIAH AROKIAM PAVILUPPILLAI MYLVAGANAM, on leave. Place of office : Provincial Registrar's Office, Batticaloa ; station : Field House, Batticaloa.

ANANDA BANDA RATNAYAKA to act as Registrar of Births and Deaths of Nikawagampaha korale division, and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, on November 25, 1931, during the absence of the Registrar, BASNAYAKA MUDIYANSELAGE KAPURU BANDA, on leave. Place of office : Borawewa.

EDIRISINHA MUDIYANSELAGE UKKU BANDA to act as Registrar of Births and Deaths of Dambadeni Udukaha West korale division, and of Marriages (General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, for two days from November 30, 1931, during the absence of the Registrar, KONARA HERAT MUDIYANSELAGE MUTU BANDA RILIGALA, on leave. Place of office : Riligala.

HERAT MUDIYANSELAGE TIKIRI BANDA to act as Registrar of Births and Deaths of Yatikaha South korale division, and of Marriages (General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, for two days from December 3, 1931, during the absence of the Registrar, DISSANAYAKA MUDIYANSELAGE BANDA, on leave. Place of office : Aswedduma.

Registrar-General's Office, C. COOMARASWAMY,  
Colombo, December 1, 1931. Registrar-General.

## GOVERNMENT NOTIFICATIONS.

### Department of Labour.

#### THE LABOUR ORDINANCE, NO. 1 OF 1923.

##### Notification No. 54.

IT is hereby notified that His Excellency the Governor, in pursuance of the powers conferred upon him by regulation No. 1A in Chapter I. of the regulations dated July 12, 1923, and published in *Gazette* No. 7,377, July 13, 1923, as amended by Notification No. 10, October 24, 1923, and published in *Gazette* No. 7,387, October 26, 1923, has been pleased to fix the instalment in respect of acreage fees payable to the Controller of Indian Immigrant Labour by employers of Indian immigrant labourers on estates of the description named in Schedule A attached to the said regulations on the following scale :—

75 cents per acre for tea ; and  
25 cents per acre for rubber, cacao, or cardamoms.

By His Excellency's command,

Chief Secretary's Office, B. H. BOURDILON,  
Colombo, November 2, 1931. Chief Secretary.

IN terms of section 24 of the Minute of Decision No. 1008, it is hereby notified that the undersigned officer, seconded for service, will be allowed the period of his temporary employment for the following purposes :—

Name : Mr. E. H. Davison.

Pensionable Appointment : Officer in Class III. of the Civil Service.

Seconded Service : Secretary, Colombo Port Commission, with effect from November 3, 1931.

By His Excellency's command,

General Treasury, W. W. WOODS,  
Colombo, November 28, 1931. Financial Secretary.

#### THE CEYLON STATE MORTGAGE BANK ORDINANCE, 1931.

BY virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931, His Excellency the Governor has been pleased, under section 105 of the "Ceylon State Mortgage Bank Ordinance, 1931," to fix the 5th day of December, 1931, as the date from which the Bank shall be deemed to be established.

By His Excellency's command,

General Treasury, W. W. WOODS,  
Colombo, December 2, 1931. Financial Secretary.

THE PUBLIC TRUSTEE ORDINANCE,  
No. 1 OF 1922.

**R**ULE made under section 45 (1) of the Public Trustee Ordinance, No. 1 of 1922, by the Governor by virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931.

By His Excellency's command,

E. ST. J. JACKSON,  
Attorney-General's Chambers,  
Colombo, December 1, 1931. Attorney-General.

**Rule.**

The Public Trustee shall, as provided by section 38 (1) of this Ordinance, charge in respect of his duties the fees set out in the schedule hereto.

SCHEDULE I.

I.—Capital Fees.

(a) Fees payable in cases where the Public Trustee has obtained Probate or Letters of Administration, in Curatorship Cases and Managership Cases of the Estate of Lunatics and persons sentenced to imprisonment.

The scale of fees shall be as follows:—

- (1) Where the gross value of assets taken possession of or realized does not exceed Rs. 25,000, a fee of 3 per cent., with a minimum fee of Rs. 15.
- (2) Where the gross value of the assets exceeds Rs. 25,000 but does not exceed Rs. 50,000, a fee of 3 per cent. on Rs. 25,000 and of 2½ per cent. on the excess.
- (3) Where the gross value of assets exceeds Rs. 50,000 but does not exceed Rs. 100,000, a fee of 2½ per cent.
- (4) Where the gross value of assets exceeds Rs. 100,000 but does not exceed Rs. 200,000, a fee of 2 per cent.
- (5) Where the gross value of assets exceeds Rs. 200,000 but does not exceed Rs. 500,000, a fee of 1½ per cent.
- (6) Where the gross value of assets exceeds Rs. 500,000 but does not exceed Rs. 1,000,000, a fee of 1 per cent.
- (7) Where the gross value of assets exceeds Rs. 1,000,000, a fee of ¾ per cent.

(b) Fees payable in cases of all other Trusts.

The scale of fees chargeable shall be as follows:—

- (1) Where the gross value of the trust property or funds does not exceed Rs. 25,000 in value a fee of 2 per cent., with a minimum fee of Rs. 10.
- (2) Where the gross value of such trust property or funds exceeds Rs. 25,000 but does not exceed Rs. 50,000 in value a fee of 2 per cent. on Rs. 25,000 and of 1½ per cent. on the excess.
- (3) Where the gross value of such trust property or funds exceeds Rs. 50,000 but does not exceed Rs. 100,000 in value a fee of 1½ per cent.
- (4) Where the gross value of such trust property or funds exceeds Rs. 100,000 but does not exceed Rs. 500,000 in value a fee of 1 per cent.
- (5) Where the gross value of such trust property or funds exceeds Rs. 500,000 but does not exceed Rs. 1,000,000 in value a fee of ¾ per cent.
- (6) Where the gross value of such trust property or funds exceeds Rs. 1,000,000 in value a fee of ½ per cent.

Provided that where the Public Trustee is appointed custodian Trustee the fee shall be one-half of the above, and provided further that the amount payable as Capital Fees in the cases of assets falling in any class under groups (a) and (b) shall in no case be less than the maximum payable in respect of the class next lower in value.

(c) Fees payable in cases where the Public Trustee is in charge under an order made under section 27 of the Ordinance.

(1) A fee of 1 per cent. on the value of assets taken possession of, collected, realized or sold.

II.—Income Fees.

Fees payable in respect of all estates under administration by the Public Trustee.

The fees payable and chargeable in respect of income realized and dealt with in due course of administration shall be as follows:—

(1) In respect of income on movable assets including investments—

- (a) a fee of 3 per cent. on all income as and when realized if such income does not exceed Rs. 3,000 per half year;
- (b) a fee of 2 per cent. in respect of any excess over and above the said sum of Rs. 3,000 per half year.

Provided that—

the minimum fee per half year shall be Rs. 2.50.

(2) In respect of income arising out of immovable property which shall include leasehold property—

- (a) a fee of 5 per cent. when such income does not exceed Rs. 6,000 per half year;
- (b) a fee of 3 per cent. when such income exceeds Rs. 6,000 per half year on any excess over the said sum of Rs. 6,000.

Provided that—

the minimum fee shall be Rs. 5 per half year. The fees chargeable on appointment as Attorney for the purpose of receiving and paying money shall be the same as the income fees on movable assets.

III.—Investment Fees.

(1) On all capital moneys or trust funds invested by him a fee of ¼ per cent. on the amount of the investment.

**I**T is hereby notified for general information that in addition to the days mentioned as Bank Holidays in the Ceylon Desk Calendar, 1931, printed at the Ceylon Government Press, Colombo, the following day is also a Bank Holiday:—

Monday, December 28, 1931.

D. B. JAYATILAKA,  
Minister for Home Affairs.

The Ministry of Home Affairs,  
Colombo, November 23, 1931.

“THE IRRIGATION ORDINANCE, No. 45 OF 1917.”

**I**T is hereby notified that by virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931, the Governor has sanctioned under the provisions of section 45 of “The Irrigation Ordinance, No. 45 of 1917,” the following scheme passed by the prescribed majority at a meeting duly held on March 2, 1931, of the proprietors of lands within the irrigable area of the Kendala-elá Irrigation Work in the Province of Uva:

D. S. SENANAYAKE,  
Minister for Agriculture and Lands.

The Ministry of Agriculture and Lands,  
Colombo, December 1, 1931.

SCHEME REFERRED TO.

1. That the works now proposed to be carried out as set forth in the notice dated January 12, 1931, be approved.
2. That half the cost of the works, the said half cost amounting to Rs. 475, be met by a construction rate levied on the shareholders *pro rata* in proportion to the acreage owned by them, the said sum of Rs. 475 to be repaid in two annual instalments.

THE NOTARIES ORDINANCE 1907.

**H**IS EXCELLENCY THE GOVERNOR has been pleased to revoke, under the provisions of section 23 of the Notaries Ordinance, No. 1 of 1907, the order withdrawing the warrant granted to Mr. TUDOR ABRAHAM PERERA to practise as a Notary Public in the English language throughout the judicial division of Panadura (Notification dated October 9, 1930, and published in *Government Gazette* No. 7,810 of October 17, 1930), and has issued a fresh warrant to Mr. PERERA in place of the one withdrawn.

PERI SUNDARAM,  
Minister of Labour, Industry and Commerce.  
Colombo, November 24, 1931.

“THE CEMETERIES AND BURIALS ORDINANCE, 1899.”

**B**Y-LAWS made by the Moratuwa Urban District Council, under section 38 of “The Cemeteries and Burials Ordinance, 1899,” confirmed by the Governor by virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931, and published as required by section 39 of the said Ordinance.

By His Excellency's command,  
CHAS. BATUWANTUDAWA,  
Minister for Local Administration.  
Colombo, November 26, 1931.

BY-LAWS REFERRED TO.

1. The proprietor, trustee, or other person entitled to the possession of a burial ground shall apply in writing to the Chairman of the Urban District Council to have the

same registered as such stating the name of the keeper (if any) of the ground, and annexing to his application a figure of survey of the premises certified by the Surveyor-General or by a duly licensed surveyor. And the person named as keeper in such application shall subscribe the same in acknowledgment of his acceptance of the office and duties of such keeper.

2. If no keeper be named, or if the keeper so named shall not have signed the application in manner aforesaid, then, and in either of such cases the person on whose application registration of a burial ground is made shall be held to be the keeper of that ground and to be responsible for any breach of regulations.

3. In the event of the death of the keeper of a burial ground or his inability from any cause to fulfil his duties the name of another keeper shall be registered, and no burial or cremation shall take place in such ground until such fresh registration shall have been effected except on the special permission of the Chairman of the Urban District Council or in his absence of the Vice-Chairman, if any.

4. No burial or cremation shall take place until the certificate required by section 32 of the Births and Deaths Registration Ordinance, No. 1 of 1895, has been produced to the keeper of the burial ground, or to the Chairman or Vice-Chairman, as the case may be, if the burial or cremation is authorized by the Chairman or Vice-Chairman under rule 3.

5. It shall be the duty of the keeper of every burial ground to keep a register of all burials or cremations carried out on the premises of which he is a keeper in the form prescribed by the Chairman of the Urban District Council, and within twenty-four hours after any burial or cremation to cause a true extract of the entry of such cremation or burial in his register to be delivered to the Urban District Council Office.

6. It shall be lawful for the Chairman of the Urban District Council or any person authorized in writing by the Chairman, Urban District Council, for the purpose, to visit and inspect at any time any burial ground, and to have access to all books and documents relating thereto.

7. All registered burial grounds shall be kept properly fenced and kept free from jungle and clean to the satisfaction of the Chairman of the Urban District Council.

8. No grave shall be less than 5 feet in depth nor less than 3 feet distant from the nearest grave.

East: Minuwangoda road, Taladuwa road up to Taladuwa lake road junction, and Taladuwa lake road to St. Joseph's street.

West: The sea, including the village Munnakkarai.

#### SCHEDULE II.

North: A straight line drawn from the junction of Dalupota-oya to the Infectious Diseases Hospital at Kudapaduwa.

East: The Dalupota-oya from its junction with the canal to the culvert over the said oya on the Negombo-Minuwangoda road, and thence southwards along the western boundary of Goluwapokuna estate to the Diyahonda-ela.

South: The Diyahonda-ela (near the 20th milepost on the Colombo road) and a line drawn from the mouth of the said ela due west across the Negombo lake.

West: The Negombo lake.

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

IT is hereby notified, under section 9 (2) of "The Local Government Ordinance, No. 11 of 1920," that it is intended to constitute an Urban District Council for the area the administrative limits whereof are shown in the schedule hereto.

By His Excellency's command,

CHAS. BATUWANTUDAWA,  
Minister for Local Administration.

Colombo, October 5, 1931.

#### SCHEDULE.

##### Ambalangoda.

North.—From the sea along the northern boundaries of lots v124 in preliminary plan 482, and u603 and r603 in preliminary plan 8,867 as far as the Colombo-Galle road, thence a line drawn eastward across the Colombo-Galle road and Ambalangoda-Paragahatota road to the north-western corner of lot w300 in preliminary plan 3,388, thence along the northern boundaries of this lot and lot x300 in the same preliminary plan as far as the north-eastern corner of lot x300; from this corner a line drawn eastward to the south-western corner of lot b126 in preliminary plan 483, thence along the southern boundaries of lots b126, a126; southern and eastern boundaries of w125; southern, eastern, and northern boundaries of lot x125, eastern boundary of lot g126 and along the northern boundary of lot i126 in preliminary plan 483 as far as the north-eastern corner; thence a line drawn northwards to the south-western corner of title plan 53,809, and along the western boundary of this title plan till it meets the Ambalangoda-Elpitiya road, thence along this road eastwards and thence southwards as far as the south-eastern corner of lot n588 in preliminary plan 8,176; thence a line drawn south-eastward to the north-western corner of lot a130 in preliminary plan 483, and along the northern boundary of this lot, western and northern boundaries of b130, northern boundary of s129 and northern boundary of r129 in preliminary plan No. 483 as far as the north-eastern corner.

East.—From the last mentioned point and along the eastern boundary of lot r129 in preliminary plan 483, western edge of the Goda-ela, western boundary of lot n128, northern boundary of m128; northern and western boundaries of l128, western boundaries of k128, d128, northern boundary of c128, eastern boundary of b127, northern and eastern boundaries of c127, northern boundary of r127, northern and eastern boundaries of v127, eastern boundaries of w127 and r127, southern and western boundaries of q127, western boundaries of s127 and t127, southern boundary of c127, eastern and northern boundaries d127, eastern, northern, and western boundaries of y126, western boundaries of d127 and b127, western and southern boundaries of i127 in preliminary plan 483; and thence along the Hin-ela as far as the south-western corner of lot n127 in preliminary plan 483; from this corner a line drawn south-westward to the north-eastern corner of title plan 74,983, thence a line drawn north-eastward to the north-western corner of title plan 264,063, along the northern boundary of this title plan eastward to the Madampe lake, thence along the edge of the Madampe lake southwards to a point 12 chains south of the landmark at the south-eastern corner of title plan 276,529.

South.—From the last mentioned point westward along the edge of the Madampe lake up to the sea.

West.—By the sea.

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

IT is hereby notified that the Negombo Urban District Council has, under section 171 (1) (a) of the Local Government Ordinance, No. 11 of 1920, with the approval of the Governor given under the said section by virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931, imposed a rate of 10 per centum per annum for the year 1932, payable in equal proportions on March 31, June 30, September 30, and December 31 for the respective quarters ending on the said days, on the annual value of all immovable property within the administrative limits of the said Urban District Council, subject however to the limitations, qualifications, and conditions that all properties set out in Schedule I. hereto shall pay a rate of 6 per centum only and all properties set out in Schedule II. hereto shall pay a rate of 5 per centum only in the manner and on the dates specified above.

By His Excellency's command,

CHAS. BATUWANTUDAWA,  
Minister for Local Administration.

The Ministry of Local Administration,  
Colombo, November 28, 1931.

#### SCHEDULE I.

North: The Infectious Diseases Hospital, Kudapaduwa, Cemetery road, Periyamulla road, and Temple street up to Minuwangoda road.

South: St. Joseph's street from the Taladuwa channel up to the Tammita road junction, Tammita road, Hunupitiya road, St. Sebastian's road to St. Sebastian's Church, and due west to the sea.

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

BY-LAWS made by the Chilaw Urban District Council under sections 164 and 168 of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor under section 164 by virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931.

By His Excellency's command,

CHAS. BATUWANTUDAWA,  
Minister for Local Administration.

Colombo, November 26, 1931.

BY-LAWS REFERRED TO.

1. Water shall be taken from the public standpipes only in buckets or other suitable receptacles, and in such a manner as to prevent any waste.

2. No hose pipe, pipe, tube, shoot, or other contrivance of any nature whatsoever, shall be attached either temporarily or permanently to any public standpipe.

3. No automatic self-closing valve, or other automatic appliance attached to or forming part of any public standpipe, shall be interfered with so as to prevent either temporarily or permanently its automatic action.

4. Water shall be taken from the public standpipes for domestic purposes only.

5. No person suffering from any loathsome, contagious or infectious disease, or otherwise unclean or who has recently been in attendance on any such person, shall draw water from any standpipe.

6. No person shall bathe or wash any part of his body, or wash any cattle, horse, dog, or other animal whatsoever, or any vehicle, clothes, utensils or other article whatsoever, at or near any reservoir, standpost, fountain, cistern, pipe, or other waterworks vested in the Council, whether now existing or to be hereafter erected or built in the streets, thoroughfares, or other public places within the Urban District Council limits of Chilaw.

7. Notice of the intention to construct a new service, or to alter or extend, clean out or renew any existing one shall be given to the Chairman by filling up a printed form, which form may be obtained on application at the office of the Chairman. This notice referred to as Form A in the schedule hereto shall be addressed to the Chairman and delivered at his office, and no such work shall be commenced without the written approval of the Chairman or any person authorized by him in that behalf.

8. All new services or alterations to, repairs to, renewing, or cleaning of existing services shall be carried out in accordance with the written instructions of the Chairman. All fittings and apparatus shall be of approved quality and pass the required test and be officially stamped by the Chairman before being fitted up as part of any private water service. The right is reserved to the Chairman to determine finally, whilst consulting the wishes of the applicant as far as practicable, all matters concerning the construction or alteration of services, such as the diameter of the pipe to be used, the manner in which it is to be laid, and the number, size, pattern and position of the taps.

9. Not more than one service pipe and one connection thereto from a main for the supply of water to any premises within the same curtilage and under the same assessment shall be connected to the waterworks.

10. The service pipe or any part of the service fittings of any premises shall not be connected with any service pipe, cistern, or other fittings of any other premises.

11. No person making any earthing connections from the casings of transformers dealing with electric currents of a pressure of 500 volts or more shall do so except by means of a proper and efficient earthplate situated not less than two feet from any pipe or apparatus forming part of the waterworks or of any service connected to the waterworks.

12. No person shall make any earthing connection to any pipe or apparatus forming part of the waterworks or of any service connected to the waterworks from any electric installation other than such as may be required for conducting away temporary leakage of current from faulty fittings.

13. Any person making earth connection on any premises in which is installed a water meter connected to the waterworks shall either make such connection on the inlet side of such water meter or insert an electrical bond across such meter.

14. No person shall make any joints between water pipes or between the pipes, apparatus, and fittings of any service connected to the waterworks which are not electrically efficient. No jointing material having an insulating effect shall be inserted at the joints. If jointing with

insulating material be unavoidable, the pipes or fittings shall be electrically bonded over the joint or joints.

15. In the case of any wireless set supplied with electric current from the electric lighting system, the earthing connection shall be made by means of an earthplate situated not less than two feet from any pipe or apparatus of the waterworks or of any consumer.

16. No service pipe which may have been connected with the waterworks for a temporary supply of water to a building during its erection, or other similar temporary purpose, shall be used for the permanent supply to the premises till application, as hereinbefore provided, has been made and approved of by the Chairman.

17. No pipes, valves, or other fittings forming part of a service may be covered up until they have been inspected and approved in writing by the Chairman or any person authorized by him in that behalf. After a service has been inspected and approved, it will be connected with the waterworks upon the applicant depositing with the Council the cost of such connection, including labour, materials, and supervision, as estimated by the Chairman, plus the charge for connection with the main. The connection will be made by the Chairman or any person authorized by him in that behalf and thereupon the supply of water will be considered to have commenced. Upon completion of the connection an account will be rendered to the applicant in the Form B hereto annexed, and the unexpended balance, if any, of the sum deposited with the Council in respect of such service shall be returned. In the event of the estimated cost being exceeded the applicant upon receipt of the above-mentioned account, shall forthwith pay to the Council all further sums due in respect of such service.

18. Every service shall be provided with a strong brass or gun-metal or cast iron gland stopcock with solid bottom (if of cast iron, the plug to be asbestos packed); or with a screw down stopcock with loose valve; or in cases of service larger than two inches in diameter, with sluice or slide valve. The stopcock or valve shall be fixed under the pavement, where there is one, and as near to the tenement as practicable, and shall be provided with a cast iron surface box and lid, so that it may at all times be accessible.

19. All draw-off taps shall be of pattern and size approved by the Chairman.

20. Every cistern to which water is supplied from the waterworks shall be provided with an "equilibrium" ball valve of approved pattern, and the ball valve shall be so adjusted as to close the supply when the water level in the cistern is two inches below the edge or overflow.

21. The inlet or supply pipe to every cistern shall be placed so as to have its delivery level above the top water level of such cistern.

22. The overflow pipes of all cisterns shall be brought to the outside of the building, and shall terminate in a conspicuous position, so that any leakage may be easily detected. No overflow from any cistern shall on any account be connected with any drain or sewer, or with the waste pipe of any bath, sink, or any other sanitary appliance or with the overflow from any other cistern. Each cistern shall have a separate overflow pipe.

23. The outlet of every draw-off tap shall be in some open and conspicuous place so that leakage may be easily detected, and in no case shall the outlet be below the top water level in any cistern, tank, or other vessel into which the tap delivers.

24. The inlet of every bath, lavatory-basin, or sink shall be separated and distinct from the outlet, and the inlet shall be situated at the top of or above such bath, lavatory-basin, or sink.

25. For other than domestic purposes water may be supplied either by meter or otherwise at the discretion of the Council, but as a rule such supplies should be by meter. The charges for such supplies shall be as follows:—

(i.) In all cases where water is supplied for the following purposes and not measured by meter the following charges shall be paid in advance to the Council:—

Premises occupied wholly or in part—

- (a) as eating-houses (not including hotels) and bakeries: a rate of Rs. 2 per mensem per private service;
- (b) as tea kiosks: a rate of Re. 1 per mensem per private service;
- (c) as common lodging houses: a rate of Rs. 2 per mensem per private service.

(ii.) The price of water supplied by meter for other than domestic purposes shall be Re. 1 per thousand gallons.

26. Water drawn from a private service shall not be used for other than domestic purposes unless the person requiring the supply shall have entered into an agreement in the Form C in the schedule hereto.

27. No pipe forming part of a private water service shall be directly connected with any boiler, condenser, or other mechanical appliance without the express sanction of the Council.

28. All meters for measuring the supply of water from the waterworks to any premises shall be supplied and fixed by the Council, and shall remain the property of the Council.

29. The cost of fixing meters, including labour, materials (other than the meter), and supervision shall be paid in advance by the owner or occupier of the premises to which the water service is laid.

30. All meters shall be maintained, and all repairs thereto effected, by the Council free of cost to the consumer, except repairs necessitated by damage caused wilfully by, or through the negligence of, the owner or occupier of the premises to which the water service is laid. In the latter cases, such owner or occupier shall pay the cost of repair or of renewal of the meter as the Chairman may direct.

31. Meters shall be read at such times as the Chairman may direct, not less frequently however than three times a quarter. Whenever a meter is read a memorandum of the reading, addressed "The Occupier," shall be left at the premises supplied through it.

32. It shall be the duty of every owner or occupier of a house or premises in which a private water service has been installed immediately to notify the Chairman whenever water is found running to waste from any tap, meter, pipe, or other fitting forming part of such private water service.

33. Whenever water is found running to waste from any tap, meter, pipe or other fitting forming part of a private water service, the Chairman or any person authorized by him in that behalf may at once cut off the water, and such service shall not be reconnected until the cause of the waste is remedied.

34. The Chairman may, upon being satisfied that good and sufficient reasons exist for considering that the arrangement, size, position, nature, or condition of any pipe, tap, valve, meter, or other fitting forming part of a private water service and connected with the waterworks is likely to lead to waste, misuse, undue consumption, or contamination of the water supplied from the waterworks for public or private use, or to be prejudicial to the proper control and distribution of water from the waterworks, serve a notice upon the owner or occupier of the premises served by such private service in the Form D set forth in the schedule hereto, specifying the alterations required, and such alterations shall be made by the owner or occupier to the satisfaction of the Chairman forthwith. In the event of the name or residence of the owner or occupier being unknown, such notice shall be affixed in a conspicuous place upon the premises to which it refers, after which it shall be taken as duly served within the meaning of these by-laws.

35. The Chairman may in any one of the circumstances hereinafter mentioned diminish, withhold, or suspend, turn off, or divert the supply of water through or by means of any pipe, service, public fountain, or any other appliances connected to the waterworks either wholly or in part, or whenever such Chairman may think fit and without prejudice to any water-rate, meter rent, or other sums due or to become due under the Ordinance, under which these by-laws are framed:—

- (a) Whenever the available supply of water from the waterworks shall, in the opinion of the Chairman, be insufficient.
- (b) Whenever it may be expedient or necessary for the purpose of extending, altering, or repairing the waterworks, or pipe line or for the purpose of the connection of services.
- (c) Whenever any public standpost is damaged, or the water thereof polluted or wasted.
- (d) If the construction or laying of any service by the owner of any premises is not made, altered, or re-adjusted in accordance with the provisions of these by-laws.
- (e) If default be made in the payment of any money due under the provisions of these by-laws from the owner or occupier of any premises or so long as such default continues, or at the request of the owner of the tenement.
- (f) In case of fire.
- (g) If any act or thing be done or omitted contrary to the provisions of these by-laws in relation to any damage, waste, pollution, or abuse of the waterworks or any service, meter, or public fountain.

36. The cost estimated by the Chairman of laying on water to any premises after it has been cut off for any reason whatsoever shall be paid by the owner or occupier of such premises in advance to the Council. The unexpended balance, if any, shall be returned to the owner or occupier on the completion of the work and any excess of cost shall be paid by the occupier or owner on such completion.

37. The service pipe from the street main up to and including the stopcock or valve shall be the property of the Council and the cost of the necessary repairs to the same shall be paid by the Council, but should any damage be done to the stopcock or valve on the service pipe to any premises it shall be made good by the Chairman at the expense of the owner or occupier of such premises, and the cost of the repair of such damage shall be paid to the Council, and the Chairman is hereby authorized and empowered to discontinue the supply of water to such premises until such payment is made.

38. No water shall be drawn from the waterworks except from public standpipes, fountains, and private services in the manner laid down in these by-laws without the written consent of the Chairman, except in the case of fire.

39. The Council, notwithstanding that the requirements have been complied with as regards private services, does not hold itself liable for any damage that may arise in premises by bursting or overflowing. Nor will the Council, by any permission or act, extend its responsibility beyond the main pipes and the service pipes, up to and including the stopcocks or valves of the latter.

40. All moneys due to the Council under the provisions of these by-laws shall be paid to the Chairman and credited to the local fund of the Council and all expenditure by the Council in carrying out the provisions of these by-laws, shall be chargeable to such fund.

41. The following rents shall be paid to the Urban District Council quarterly and in advance for the use of meters for one quarter or any part of a quarter, such quarters shall be considered to commence on the first day of January, the first day of April, the first day of July, and the first day of October:—

	Rs.	c.	
3-inch meter	33	50	for quarter or part of a quarter.
2 do.	20	0	do.
1½ do.	14	0	do.
1 do.	8	0	do.
¾ do.	6	50	do.
½ do.	5	50	do.
¼ do.	4	50	do.

42. (1) For the purpose of calculating the quarterly consumption the difference between two readings of the meter shall be taken. The first reading may be that observed on any day not more than ten days before or after the calendar date of the commencement of the quarter, or in the case of a newly fixed meter the first reading of the meter.

(2) The second reading may be that taken on any day not more than ten days earlier or later than the calendar termination of the quarter, or if the meter is removed or the supply closed during the quarter, then the last reading shall be taken as the second reading for ascertaining the quarter's water consumption. If two or more meters have been in use during the quarter, then the quarter's consumption shall be the sum of the quantities indicated by the meters.

Provided always that the reading used as the last reading of any quarter shall be used as the first reading of the ensuing quarter.

43. If a meter be found to be out of order, or if it be removed for repair or alteration, the fact shall be noted on the memorandum mentioned in by-law No. 31. On fixing a new meter or refixing the old one, a second memorandum shall be left at the premises supplied through such meter.

The consumption for the time that the meter was out of order or that the service was without a meter, shall be calculated according to the average rate of daily consumption that obtained during the period between any two successive readings whilst the meter was in good order immediately preceding the removal of the meter.

44. If the consumer doubts the accuracy of the meter which measures the water supplied to the premises occupied by him, then the meter shall on demand be tested by the Chairman. The consumer or any person appointed by him may be present when the meter is tested. The result of the testing shall be binding both on the Chairman and on the consumer, and the quantity of water indicated by the meter for the quarter as defined in by-law No. 42 shall be

corrected according to the result of the test. If the meter be found to indicate correctly, or if it be found to indicate too little, then a fee of Rs. 20 shall be paid to the Urban District Council for testing by the person demanding the test. If the meter be found to indicate too much, then no fee shall be paid for testing.

45. The value of the amount of water consumed during the quarter shall be ascertained and calculated in accordance with the foregoing by-laws.

46. In all cases an account shall be rendered quarterly of the amount to be paid for the water consumed in the preceding quarter.

The account shall be rendered in the Form E annexed hereto, and the amount shall be paid to the Urban District Council in cash in full within fifteen days of the rendering of such account.

47. (1) All pipes used in the construction of private services are to be cast iron of approved thickness and quality, or wrought iron, both to be coated with bituminous composition, or galvanized wrought iron.

(2) Wrought iron service pipes are to be of the quality known as "best water piping" and to be of the following weights:—

- $\frac{3}{8}$  in. internal diameter, 64 lb. per 100 lineal ft.
- $\frac{1}{2}$  in. internal diameter, 88 lb. per 100 lineal ft.
- $\frac{3}{4}$  in. internal diameter, 125 lb. per 100 lineal ft.
- 1 in. internal diameter, 181 lb. per 100 lineal ft.
- $1\frac{1}{4}$  in. internal diameter, 256 lb. per 100 lineal ft.
- $1\frac{1}{2}$  in. internal diameter, 320 lb. per 100 lineal ft.
- 2 in. internal diameter, 405 lb. per 100 lineal ft.

(3) Cast iron pipes are to be substantially jointed with lead and yarn; wrought iron pipes are to have screwed joints and sockets.

48. The Council shall not be liable to any damages or penalty for failure on their part to supply water (whether they have contracted to supply the same or not) if such failure is due to unusual drought, or to any temporary interference with the supply caused by carrying out any work, or to any other unavoidable cause or accident.

49. No person shall be entitled to a supply of water as provided in by-law No. 26, notwithstanding that he may have entered into an agreement for same, if such supply would interfere with the sufficiency of the supply for domestic purposes.

50. The Council shall within the limits of the Urban District Council provide a supply of water for the use of the Ceylon Government, which for domestic purposes shall be supplied free of charge, without payment of water rate, but for other than domestic purposes shall be supplied in accordance with the provisions of this Ordinance and of any regulations made thereunder relating to the supply of water for other than domestic purposes.

51. Cisterns used exclusively for domestic purposes shall not exceed 100 gallons total capacity each. The size and design of all cisterns and baths shall be approved by the Chairman.

52. Any person who contravenes any of the provisions of those by-laws shall be punished with a fine not exceeding fifty rupees, and in the case of a continuing offence with an additional fine not exceeding ten rupees for every day during which the offence is continued after conviction or service of written notice from the Chairman.

Urban District Council, Chilaw.

WATERWORKS DEPARTMENT,

Form A.

No. ———.

To the Chairman,  
Urban District Council, Chilaw.

I hereby give notice of my intention to—

- Construct Water Service
- Alter
- Extend
- Clean

in the manner set forth in the schedule at foot to—

House No. ———.

Street ———.

Ward ———.

Annual rental if occupied by tenant, Rs. ———.

Annual value if occupied by owner, Rs. ———.

Size of existing service ———.

The purpose for which water is required  domestic or other purposes.

The purposes for which the premises are occupied.

Amount deposited ———.

PARTICULARS OF PROPOSED WORKS.

Piping on Private Premises.		Taps.			Cisterns.	
Length.	Size.	No.	Position.	Size.	Capacity.	Position.

Remarks

Please write distinctly {

- Signature of Owner ———.
- Name of Owner ———.
- Address of Owner ———.
- Signature of Occupier ———.
- Name of Occupier ———.

Strike off whichever is not necessary.

**TO BE FILLED UP BY OFFICE:**

Approved:  
Ch. U. D. C.

Amount Credited on ———

Referred to Waterworks Department on.

Report on Completion of Work ———

Insert below a single-line plan of the premises showing the position of the taps.



Note:—

1. All applications for water service must be made on the official Form A.

2. All applications for water service must be approved by the Council.

3. When a private water service is allowed, the connection between the Council main or subsidiary mains and the premises to be served shall be made under the supervision of an officer of the Council authorized by the Chairman.

4. A charge of Rs. 40 is made for a private water service.

5. The service pipe and fittings must be laid and affixed only by persons duly authorized by the Chairman, and may not be used until they have been passed by an officer of the Council authorized by the Chairman.

6. Water supplied for other than domestic purposes will be charged for by meter, or at special rates determined by the Council where no meter is fixed.

7. The owner of a house or premises to which a private water service has been constructed shall give due notice to the Chairman, Urban District Council, whenever a change of occupier is about to take place.

8. It shall be the duty of every owner or occupier of a house or premises to which a private water service has been constructed immediately to notify the Chairman, Urban District Council, whenever water is found running to waste from any tap, meter, pipe or other fitting in the house or premises.

— Applicant.

Form B.

Urban District Council Office,

Chilaw, ———, 193—.

No. ———.

In account with the Urban District Council.

Date.	Description.	Rs.	c.
	To material supplied in laying service or fixing meter to No. ——— street ..		
	To labour and supervision in connection with above ..		
	Charge for tapping the main ——— ..		
	Total ..		
	Amount deposited ———		
	Balance due to ———		

Chairman,  
Urban District Council, Chilaw.

The Urban District Council, Chilaw.

Form C.

AGREEMENT for a supply of water by meter for other than domestic purposes between ——— Owner of premises bearing assessment No. ———, situated at ——— (hereinafter styled "The Owner") on the one part, and the Urban District Council of Chilaw, on the other part.

2. In consideration of being allowed a supply of water to the aforesaid premises for other than domestic purposes, to wit:—

- (a)  
(b)  
(c)

The owner hereby agrees to abide by the conditions hereinafter set forth:—

(a) That the water shall be supplied through a — inch meter.

(b) That the owner shall pay or cause to be paid the sum of Rupees — a quarter in advance to the Chairman, Urban District Council, for the rent of the meter.

(c) That the owner shall pay or cause to be paid to the Chairman, Urban District Council, at the rate of Rupees — per thousand gallons for the quantity of water supplied during each month. The first payment to be made on the first day of —.

3. If the rent of the meter or the charges for water are not paid to the Chairman, Urban District Council, within fifteen days from the due date, the right to the use of the service shall be forfeited, and the Urban District Council may discontinue the supply.

4. The agreement may be determined by either party giving to the other party thirty days' notice of his or its intention to determine the same. In the event of its being so determined neither the owner nor the occupier of the premises shall be entitled to the use of the service until a fresh agreement shall have been made.

5. The owner shall give due notice whenever a change of occupiers is about to take place, and no occupier shall be entitled to the use of the service until he has agreed in writing to abide by the foregoing conditions.

Signed at Chilaw, this — day of One thousand Nine hundred and Thirty —.

— Owner.

Chairman, Urban District Council, Chilaw.

Witnesses to the Signature :

1.  
2.

*Form D.*

Notice to alter Defective Service.

Urban District Council Office,  
Chilaw —, 193—.

To the owner or occupier of house No. —, — street.

Take notice that the service to the above-mentioned premises having on inspection been found to be defective, you are requested to take steps to carry out the alterations or repairs set forth below which I hereby certify to be necessary.

Should you fail to carry out such alterations and repairs to my satisfaction within — days after the receipt of this notice, the service will be discontinued from the waterworks, and will not be reconnected until it is renewed, altered, or repaired to my satisfaction.

Chairman, Urban District Council, Chilaw.

Alterations and/or repairs.

*Form E.*

Urban District Council Office,  
Chilaw, —, 193—.

No. —.

In account with the Urban District Council of Chilaw for water supplied to No. —, — street during the quarter ending —.

Reference No.	Water Account.	Rs.	c.
	Reading on — ..	..	..
	Reading on — ..	..	..
	Water consumed, at Rs. — per 1,000 gallons ..	..	..
	Water supplied for other than domestic purposes not measured by meter ..	..	..
	Amount due ..	—	—

Chairman.

N.B.—I have to call upon you to pay the above amount at the office of the Chilaw Urban District Council within fifteen days of the above date, in accordance with the Waterworks Ordinance.

THE CEYLON (STATE COUNCIL ELECTIONS)  
ORDER IN COUNCIL, 1931.

No. 11—Panadure Electoral District and  
No. 13—Horana Electoral District.

NOTICE is hereby given that the revised register of voters relating to each of the above electoral districts has been certified, and that such register, or a

copy thereof, is open for inspection during office hours at the under-mentioned Government Offices:—

- (1) Colombo Kachcheri, as regards such portion of each electoral district as falls within the Colombo Revenue District.  
(2) Kalutara Kachcheri, as regards such portion of each electoral district as falls within the Kalutara Revenue District.

L. L. HUNTER,

Registering Officer, No. 11, Panadure Electoral District, and No. 13, Horana The Kachcheri, Electoral District.

Kalutara, November 30, 1931.

THE CEYLON (STATE COUNCIL ELECTIONS)  
ORDER IN COUNCIL, 1931.

No. 12—Kalutara Electoral District and  
No. 14—Matugama Electoral District.

NOTICE is hereby given that the revised register of voters relating to each of the above-named electoral districts has been certified, and that such register, or a copy thereof, is open for inspection during office hours at the Kalutara Kachcheri.

L. L. HUNTER,

Registering Officer, No. 12, Kalutara Electoral District, and No. 14, Matugama The Kachcheri, Electoral District.

Kalutara, November 30, 1931.

THE CEYLON (STATE COUNCIL ELECTIONS)  
ORDER IN COUNCIL, 1931.

No. 21—Talawakele Electoral District.  
No. 22—Nuwara Eliya Electoral District.

NOTICE is hereby given that the revised registers of voters relating to the above-named electoral districts have been certified, and that such registers are open for inspection during office hours at Nuwara Eliya Kachcheri.

W. J. L. ROGERSON,

Registering Officer, Nos. 21 and 22, Talawakele and Nuwara Eliya Electoral Districts respectively.

The Kachcheri,  
Nuwara Eliya, November 27, 1931.

THE CEYLON (STATE COUNCIL ELECTIONS)  
ORDER IN COUNCIL, 1931.

No. 42—Anuradhapura Electoral District.

NOTICE is hereby given that the revised register of voters relating to the above-named electoral district has been certified, and that such register is open for inspection during office hours at the Anuradhapura Kachcheri.

C. L. WICKREMESINGHE,

Registering Officer, No. 42, Anuradhapura Electoral District.

The Kachcheri,  
Anuradhapura, December 2, 1931.

THE CEYLON (STATE COUNCIL ELECTIONS)  
ORDER IN COUNCIL, 1931.

Nos. 49 and 50, Ratnapura and Balangoda Electoral Districts.

NOTICE is hereby given that the revised registers of voters relating to the above-named electoral districts have been certified, and that such registers are open for inspection during office hours at this Kachcheri.

C. H. COLLINS,

Registering Officer, Nos. 49 and 50, Ratnapura and Balangoda Electoral Districts.

The Kachcheri,  
Ratnapura, November 28, 1931.



## Comparative Monthly Return of Revenue from October, 1927, to August, 1931.

O 188/2 (BK)

	1927-28.	1928-29.	1929-30.	1930-31.
	Rs.	Rs.	Rs.	Rs.
October ..	11,259,848	7,622,239	8,773,569	7,148,094
November ..	10,310,627	8,058,993	8,328,489	6,518,337
December ..	9,275,821	6,861,348	7,198,824	7,107,763
January ..	12,684,384	10,769,650	11,166,690	9,308,940
February ..	11,215,801	8,244,088	8,048,732	7,455,232
March ..	11,901,741	11,269,056	11,112,419	9,479,925
April ..	10,584,277	8,305,809	7,636,176	6,385,154
May ..	10,998,992	8,354,681	7,172,719	7,272,898
June ..	10,814,952	8,265,786	7,161,087	6,523,126
July ..	11,560,204	9,248,623	8,385,338	6,822,060
August ..	10,865,279	8,507,417	7,579,534	6,484,740
September ..	12,663,027	12,310,584	18,363,286	
Total ..	134,134,953	107,818,274	110,926,863	

General Treasury,  
Colombo, December 3, 1931.

W. W. Woods,  
Financial Secretary.

## NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the loading and unloading of goods at Galle and Matara Stations from date of acceptance of tender to September 30, 1933, subject to conditions which can be obtained on application at the Office of the General Manager of the Railway.

All tenders should reach the Office of the Deputy Financial Secretary, General Treasury, Colombo, not later than midday on Tuesday, December 22, 1931.

General Manager's Office,  
Colombo, November 27, 1931.

T. E. DUTTON,  
General Manager.

OFFERS are hereby invited for the supply to the Department of Prisons, at Welikada Prison, Baseline road, Colombo, of halmilla wood in lengths of not less than 4 ft. with a minimum girth of 1 ft. throughout. Offers should be calculated on the basis of a rate per ton, delivered free of loading and unloading charges at Welikada Prison, and should be addressed to the Inspector-General of Prisons "Stores," Colombo, and should reach him before 12 noon on December 8, 1931.

A. WALKER,  
Inspector-General of Prisons.  
"Stores," Prisons Office,  
Colombo, November 27, 1931.

OFFERS are hereby invited for the supply to the Department of Prisons, at Welikada Prison, Baseline road, Colombo, of palmyra fibre. Offers should be calculated on the basis of a rate per cwt., delivered free of loading and unloading charges at Welikada Prison, and should be addressed to the Inspector-General of Prisons "Stores," Colombo, and should reach him before 12 noon on December 8, 1931.

A. WALKER,  
Inspector-General of Prisons.  
"Stores," Prisons Office,  
Colombo, November 27, 1931.

TENDERS are hereby invited for the purchase of any or all of the following materials:—

- (1) 3,545 lb. bronze ingots.
- (2) 19,871 lb. lead ingots.

The bronze ingots are made from telegraph line wire and the lead ingots from cable sheathing. The above quantities are approximate.

2. All tenders must be in duplicate and sealed under one cover, and must be addressed to the Chairman of the Tender Board, Office of the Deputy Financial Secretary, General Treasury, Colombo, and must either be sent through the post or deposited in a box provided for that purpose in the Office of the Deputy Financial Secretary.

3. Tenders must be marked "Tender for the Purchase of Ingots" in the left hand top corner of the envelope and must reach the Office of the Deputy Financial Secretary, not later than midday on Tuesday, January 12, 1932.

4. Tenders are to be made on forms which will be supplied upon application to the Telegraph Storekeeper, Vauxhall lane, Slave Island, and no tender will be considered unless it is on the recognized form.

5. A deposit of Rs. 100 must be made at the General Treasury, Colombo, or at any Kachcheri and a receipt produced for the same before a tender form is issued. Should the person whose tender has been accepted decline to make payment and take delivery of the articles in

question, or fail to remove them within the time specified by the Postmaster-General or his duly authorized representative, such deposit shall be forfeited to the Crown. If, however, the charges due are paid and the material is removed in the specified time, the deposit will be refunded. The deposits of all tenderers whose tenders have not been accepted will be refunded.

6. Tenderers may, before tendering, inspect the material which can be seen at the Telegraph Stores, Vauxhall lane, Slave Island, or apply to the Telegraph Storekeeper for any further particulars. Once a tender has been accepted no protest whatever as regards the quality, &c. of the material will be entertained.

7. Full payment must be made within seven days after notification of acceptance of a tender and the material must be removed within one month from the date of payment.

8. All alterations or erasures in the tenders must bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

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 the whole or any portion of a tender.

11. No agreement 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.

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.

H. A. BURDEN,  
Postmaster-General and Director  
of Telegraphs.

General Post Office,  
Colombo, December 1, 1931.

TENDERS are hereby invited for the contract for the conveyance of mails once daily each way, except on Sundays, on which days there will be no service, between Panadura and Ratnapura Post Offices and intermediate offices and twice daily each way between the Panadura Railway Station and Post Office on week days and once each way on Sundays.

(a) By motor cab, or omnibus, or (b) motor lorry.

2. The service will be alternatively A, B, or C given under:—

Service A.—For one year from March 1, 1932.

Service B.—For two years from March 1, 1932.

Service C.—For three years from March 1, 1932.

Tenderers may tender for services A, B, or C, or for all the three.

3. The motor conveyances shall fulfil all the requirements of the Motor Car Ordinance, 1927, amended by Ordinance No. 22 of 1929.

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

5. 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.

6. 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 Deputy Financial Secretary, General Treasury, and must either be sent through the post or deposited in a box provided for that purpose in the Office of the Deputy Financial Secretary.

7. Tenders should be marked "Tender for the Conveyance of Mails between Panadure and Ratnapura" in the left hand top corner of the envelope, and should reach the Office of the Deputy Financial Secretary not later than midday on Tuesday, December 22, 1931.

8. 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.

9. Any alterations in the tender must bear the initials of the tenderer, otherwise the tender may be treated as informal and rejected.

10. A deposit of Rs. 100 for the service tendered for must be made at the General Treasury or 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.

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

12. 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.

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

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

15. 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.

16. 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.

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

18. 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.

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

General Post Office,  
Colombo, November 30, 1931.

H. A. BURDEN,  
Postmaster-General.

**TENDERS** are hereby invited for the contract for the conveyance of mails and officers of the Postal Department by motor, steam or other boats between the Colombo Jetty and mail or other steamers in the Colombo Harbour, and whenever required to take Postal Officers to and from any steamer in the Harbour for a period of 2 years from February 1, 1932. The boats must be properly manned. The boats must be reserved exclusively for the mails, and no passengers other than the mail officers may be conveyed by these boats.

2. Tenderers may tender for one or more of the under-mentioned services for conveyance of mails and an officer between the Jetty and a steamer or vice versa, stating

the amount of payment required per bag in respect of services (a), (b), (c), and (d), and per trip in respect of service (e) :—

- (a) for the conveyance of a mail consisting of 1 to 4 bags (about 56 bags a month in 20 trips);
- (b) for the conveyance of a mail consisting of 5 to 15 bags (about 15 bags a month in one trip);
- (c) for the conveyance of a mail consisting of 16 to 50 bags (about 140 bags a month in 3 trips);
- (d) for the conveyance of a mail consisting of 51 to 100 bags (about 480 bags a month in 6 trips);
- (e) for the conveyance of a mail where the number of bags exceeds 100 (about 10 trips a month).

3. The contractor will be required to provide extra boats at all times when necessary to meet the exigencies of the mail service without any charge.

4. The hours of departure of boats from the Jetty to be according to the arrival and departure of mail or other steamers.

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

6. Tenders should be marked "Tender for the Conveyance of Mails by Steam or Other Boats" in the left hand top corner of the envelope, and should reach the Office of the Deputy Financial Secretary not later than midday on Tuesday, December 22, 1931.

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

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

9. A deposit of Rs. 100 for the service tendered for must be made at the General Treasury or a Kachcheri, and receipt produced for the same before a tender form 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 deposit 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. The contractor will be liable to a fine not exceeding Rs. 10 a day for using or allowing to be used for the service under the contract a boat which has been condemned by the Postmaster-General or any of his Assistants, or by any other competent officer.

12. Further information about the terms of the contract and any other information can be obtained on application to the Postmaster-General.

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

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

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

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

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

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

General Post Office,  
Colombo, December 1, 1931.

H. A. BURDEN,  
Postmaster-General.

**TENDERS** are hereby invited for the service named in the schedule hereunder for the period of one or two or three years commencing from February 1, 1932.

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

3. Tenders should either be deposited in the tender box in the Office of the Deputy Financial Secretary, or be sent through the post.

4. Tenders should be marked "Tender for ——" in the left hand top corner of the envelope, and should reach the Office of the Deputy Financial Secretary not later than midday on January 5, 1932.

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.

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

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

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

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

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

R. BRIERCLIFFE,

Director of Medical and Sanitary Services.

Colombo, December 1, 1931.

Schedule referred to.

Service.	Tender Deposit.	Security.
	Rs.	Rs.
Supply of fresh cows' milk to the following institution:—		
Haputale Hospital	50	100

TENDERS are hereby invited for the supply of the following timber in na or milla as per particulars below:—

To be delivered at 2nd mile cooly lines, Waskadawa-Bandaragama road, c/o Overseer N. E. Perera, Talpitiya, Wadduwa.

25 bridge planks (na or milla) 12 ft. by 6 in. by 4 in.  
To be delivered at 11th mile overseer's quarters, Colombo-Galle road, c/o Overseer S. A. Supramaniam, Moratuwa.

15 bridge planks (na or milla) 12 ft. 6 in. by 6 in. by 4 in.  
15 bridge planks (na or milla) 13 ft. 9 in. by 6 in. by 4 in.  
To be delivered at Bolgoda bridge, c/o the Town Overseer, Panadure.

50 bridge planks (na or milla) 12 ft. by 6 in. by 4 in.  
7 piles (na) 12 in. to 15 in. diameter by 40 ft.

To be delivered at 19th mile overseer's quarters, Panadure-Nambapana road, c/o Sub-overseer S. Kandiah, Ingiriya.

15 bridge planks (na or milla) 12 ft. by 6 in. by 4 in.

2. All planks and piles should be free from sap, knots, slakes, cracks and other imperfections. The planks should be sawn from matured timber only. Planks found not suitable will be rejected, and the tenderer will have to make his own arrangements for the immediate disposal of such timber. The Department will not hold itself responsible for the payment of compensation for any planks delivered and rejected as unsuitable.

3. The quotations should be on forms to be obtained at the Office of the District Engineer, Panadure, at per plank or pile as the case may be, delivered at the above places, and submitted in duplicate, duly signed, dated, and witnessed and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province, Colombo, and the duplicate addressed to the District Engineer, Panadure, endorsed on the outside "Schedule of Rates for Supply of Timber, Panadure District," so as to reach the offices of the foregoing officers on or before 12 noon on December 18, 1931.

4. Before tender forms can be issued the intending contractor must deposit a sum of Rupees Ten only either at the General Treasury or Kachcheri. The receipt must be handed to the District Engineer, Panadure. The deposit will be refunded to all bona fide tenderers after the agreement has been duly signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender within a week, when called upon to do so, the deposit will be forfeited to the Crown. Notice shall be considered to have been given on the date when a letter to that effect is posted to the tenderer's address.

5. The successful tenderer may be required to deposit a sum of Rs. 100 as security for the proper fulfilment of his agreement in the Ceylon Savings Bank in the name of the Deputy Financial Secretary.

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

7. No free permit will be issued.  
8. In the event of the contractor failing to supply the planks and piles within the time agreed upon, the security money deposited by him as per clause 5 above will be forfeited and the contract cancelled.

9. Any alterations made in the tenders should bear the initials of the tenderer, and all tenders containing alterations not so initialled will be treated as informal and rejected. The tenderers must give their addresses on the tenders, and their signatures must be witnessed by two persons.

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

S. J. KIRBY,  
Public Works Office, for Director of Public Works.  
Colombo, December 1, 1931.

TENDERS are hereby invited for the work of repairing nine Salt Stores at Nachchikali.

2. The tender should be enclosed in a sealed envelope, on the left hand corner of which must be written the words "Tenders for Repairing Nine Salt Stores at Nachchikali," and it should be sent to the Assistant Government Agent, Puttalam, so that he may receive it before 12 noon on December 10, 1931.

3. The intending tenderer should, before sending his tender to the Assistant Government Agent deposit a sum of Rs. 15 at any Kachcheri under the Head "Tender Forms" and should annex to his tender the receipt obtained for the deposit of the sum.

4. This sum of Rs. 15 will be held by the Assistant Government Agent as a security for the tenderer's entering into contract with him—in the event of his tender being accepted—for carrying out the work in a satisfactory manner, and it will be confiscated, if he fails to enter into such a contract within a reasonable time after his tender is accepted.

5. A duplicate of the tender should be forwarded by the tenderer by post to the Salt Adviser, Colombo.

6. The tenderer should name an address at Puttalam, where letters for him may be left or delivered.

7. The work should be completed within one month after the contract is entered into.

8. The right to accept or reject any tender or portion of it is reserved.

9. Further particulars may be obtained from the Salt Superintendent, Puttalam.

*Description of work to be done.*

All worthless cadjans, timber, and other decayed materials that are on the buildings now, should be replaced by sound and approved materials.

The roof should be rethatched and pootus placed as weights.

All side walls and fences should be thoroughly repaired. Bulldges should be straightened. Any timber available on the spot should be utilized.

All worthless cadjans and other rubbish after completion of every store should be taken away from the store site and burnt up.

K. ALVAPPILLAI,

The Kachcheri, for Assistant Government Agent.  
Puttalam, November 26, 1931.

## SALE OF UNSERVICEABLE ARTICLES, &c.

NOTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction at the Old Secretariat building on Tuesday, December 8, 1931, at 10 A.M. :—

3 ladders, 3 admirahs, 5 shelves, 1 waste paper basket, 6 chairs, 1 screen, 1 hat rack, 3 padlocks, 1 fire bucket, 2 hand brushes, 2 brooms, 1 pen cleaner, 2 inkstands, 1 mirror stand, 4 rat traps, 3 door rugs, 1 frame, 3 empty boxes.

E. REIMERS,

Government Archivist and Record Keeper.

Chief Secretary's Office,  
Colombo, December 3, 1931.

NOTICE is hereby given that the under-mentioned article will be sold by public auction at the Police Training School, Bambalapitiya, on Friday, December 11, 1931, at 10.30 A.M. :—

1 arm chair.

B. LANGRAN,

Superintendent of Police Training School.

Office of the Superintendent of Police,  
Training School, Bambalapitiya,  
November 26, 1931.

NOTICE is hereby given that the following materials will be sold by public auction at the Telegraph Stores, Vauxhall lane, Slave Island, at 2 P.M. on Wednesday, December 9, 1931 :—

Protector, knife pattern, 14; N. 1. Discharger P. P., 5  
N. C. 2/2 Protectors, 41; P. 225 Buzzer, 30; P. 103  
Switches, 2; Clock, electric, 1; P. 36A Bells, 2; Switches,  
3 terminal, 2; Discharger plate, 1; Bells, 6; Vibrator, 1;  
P. 804 Switch, 2; Switchboard P. 106 40", 1; No. 6  
Protector H. C. & F., 21; N. 4 Protector, 79; N. 2 Pro-  
tector, 128; Microphone Amplifier, 1; Units 10" for  
S/Board P. 106, 3; N. 2 Discharger P. P., 13; Train bar,  
1; P. 101 Bell, 4; P. 102 Bell, 16; P. 109 Bell, 1; P. 213  
Telephones, 3; P. 204c Telephones, 6; Fire devil, 1;  
Tents, coolies', 3; Other scrap materials, 1 lot.

JOHN SHILLITOE,

Acting Chief Engineer, Telegraphs.

Colombo, November 18, 1931.

THE under-mentioned unserviceable articles will be sold by public auction at the Widows' and Orphans' Pension Fund Office, New Secretariat buildings, Colombo, on Monday, December 7, 1931, at 1.30 P.M. :—

Two washhand stands (iron); 2 enamel jugs; 2 enamel basins; 2 enamel soap dishes; 1 chamber stand; 1 enamel chamber pot; 1 jakwood writing table; 4 jakwood chairs; 2 pieces coir matting; 1 door rug; 1 hat rack; 1 zinc bucket.

J. E. A. ADHIHETTY,  
Secretary.

Widows' and Orphans' Pension Fund Office,  
Colombo, November 23, 1931.

## VITAL STATISTICS.

Registrar-General's Report on Vital Statistics of the City of Colombo for the Week ended November 23, 1931.

*Births.*—The total births registered in the city of Colombo in the week were 186 (3 Europeans, 17 Burghers, 113 Sinhalese, 22 Tamils, 19 Moors, 8 Malays, and 4 Others). The birth rate per 1,000 per annum (calculated on the estimated population on July 1, 1931, viz., 289,150) was 33.5, as against 37.1 in the preceding week, 37.0 in the corresponding week of last year, and 32.5 the weekly average for last year.

*Deaths.*—The total deaths registered were 150 (1 European, 4 Burghers, 85 Sinhalese, 23 Tamils, 26 Moors, 5 Malays, and 6 Others). The death rate per 1,000 per annum was 27.0, as against 25.8 in the previous week, 24.7 in the corresponding week of last year, and 23.2 the weekly average for last year.

*Infantile Deaths.*—Of the 150 total deaths, 26 were of infants under one year of age, as against 32 in the preceding week, 27 in the corresponding week of the previous year, and 32 the average for last year.

*Stillbirths.*—The number of stillbirths registered during the week was 21.

*Principal Causes of Death.*—1. (a) Fifteen deaths from *Pneumonia* were registered, 10 in Maradana hospitals (including 4 deaths of non-residents), 2 in Wellawatta North and 1 each in Kotahena South, New Bazaar and Wellawatta South, as against 5 in the previous week, and 18 the weekly average for last year.

(b) Four deaths from *Influenza* were registered, 2 in Slave Island and 1 each in St. Paul's and Kollupitiya, as against 5 in the previous week, and 8 the weekly average for last year.

(c) Six deaths from *Bronchitis* were registered, 1 each in Pettah, St. Paul's, Kotahena South, Maradana East, Maradana South and Wellawatta North, as against 4 in the previous week, and 4 the weekly average for last year.

2. (a) Sixteen deaths from *Phthisis* were registered, 6 in Maradana hospitals (including 2 deaths of non-residents), 2 each in St. Paul's and San Sebastian and 1 each in Pettah, Kotahena North, Kotahena South, New Bazaar, Maradana South and Wellawatta North, as against 12 in the previous week, and 12 the weekly average for last year.

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

3. Two deaths from *Enteric Fever* were registered in Maradana hospitals (including 1 death of a non-resident), as against 1 in the previous week, and 4 the weekly average for last year.

4. One death from *Plague* was registered in New Bazaar, as against nil in the previous week, and 1 the weekly average for last year.

5. Nine deaths from *Enteritis* were registered, 6 each from *Worms and Debility*, 4 each from *Puerperal Septicaemia* and *Accidents*, 3 from *Diarrhoea*, 1 each from *Dysentery* and *Infantile Convulsions*, and 72 from *Other Causes*.

6. *Reported Cases.*—Nine cases of *Chickenpox*, 2 of *Enteric Fever*, 1 of *Cholera* and 1 of *Plague* were reported during the week, as against 2, 2, nil and nil respectively of the preceding week.

*State of the Weather.*—The mean temperature of air was 79.4°, against 79.3° in the preceding week, and 80.0° in the corresponding week of the previous year. The mean atmospheric pressure was 29.892 in., against 29.900 in. in the preceding week and 29.891 in. in the corresponding week of the previous year. The total rainfall in the week was 4.53 in. against 2.64 in. in the preceding week and 1.13 in. in the corresponding week of the previous year.

Registrar-General's Office, P. D. RATNATUNGA,  
Colombo, December 1, 1931. for Registrar-General.

**UNOFFICIAL ANNOUNCEMENTS.****MEMORANDUM OF ASSOCIATION OF PROVIDENT INVESTMENT TRUST, LIMITED.**

1. The name of the Company is PROVIDENT INVESTMENT TRUST, LIMITED.

2. The registered office of the Company will be situate in Colombo.

3. The objects for which the Company is established are—

- (1) To undertake and carry on the business of an investment, lending, and agency company, and to exercise as principal, or as trustee or agent for any person or persons, all or any of the objects hereby authorized.
- (2) To invest the capital and other moneys of the Company in the purchase, or to lend the same upon the security of shares, stocks, debentures, debenture stocks, bonds, mortgages, obligations, and securities of any kind, issued or guaranteed by any company, corporation, or undertaking, of whatever nature, constituted or carrying on business in Ceylon, the United Kingdom of Great Britain and Northern Ireland, or in any other colony or dependency or possession thereof or in any British dominion, or in the United States of America, or in any other foreign country or State, and of debentures, debenture stock, bonds, obligations, and other securities, issued or guaranteed by any Government, Sovereign, Ruler, Commissioners, public body or authority—supreme, municipal, local, or otherwise—whether at home or abroad; provided that no investment imposing unlimited liability on the Company shall be made.
- (3) To acquire any such shares, stocks, and other securities before mentioned by subscription, syndicate participation, tender, purchase, exchange, or otherwise, and to subscribe for the same, either conditionally or otherwise, and to guarantee the subscription thereof, and to exercise and enforce all rights and powers conferred by or incident to the ownership thereof.
- (4) To sell, exchange, or otherwise dispose of, deal with, or turn to account, any of the shares, stocks, and other securities acquired or agreed to be acquired and generally to vary the securities and investments of the company from time to time.
- (5) To borrow or raise money in such manner as may be thought fit and for that purpose to issue debentures or debenture stock, perpetual or redeemable, or to accept bills of exchange or make promissory notes and to secure the repayment of any moneys borrowed or raised or owing by the Company by a charge or lien upon or conveyance of the whole, or any part of the Company's property or assets including its uncalled capital and to give to lenders and creditors or trustees on their behalf powers of sale and all other usual and necessary powers.
- (6) To lend and advance money or give credit to such persons, companies or corporations, and on such terms as may be thought fit and in particular to persons dealing with the Company and to give guarantees or become security for any such persons or companies or corporations.
- (7) To facilitate and encourage the creation, issue, or conversion of debentures, debenture stock, bonds, obligations, shares, stocks, and other securities, and to act as trustee in connection with any such securities and to take part in the conversion of business concerns and undertakings into public or private companies.
- (8) To take part in the management, supervision, and control of the business or operations of any Company or undertaking and for that purpose to appoint and remunerate any directors, accountants, or other experts or agents.
- (9) To constitute any trust with a view to the issue of preferred, deferred, or any other special stocks or securities based on or representing any shares, stocks, or other assets specifically appropriated for the purposes of any such trust, and to settle and regulate and, if thought fit, to undertake and execute any such trust and to issue, dispose of, or hold any such preferred, deferred, or other special stocks or securities.
- (10) To transact or carry on all kinds of agency business in particular in relation to the investment of money, the sale of property, and the collection and receipt of money.

- (11) To give any guarantee in relation to the repayment of any debentures, debenture stock, bonds, obligations or other securities, or the repayment of any interest or dividends thereon.
- (12) Generally, to carry on business as financiers and to undertake and carry out all such operations and transactions as an individual capitalist may lawfully undertake and carry out.
- (13) To carry on in connection with the above such other businesses as may be conveniently or profitably carried on therewith, or may usefully employ or turn to account, or enhance the value of or render profitable any of the Company's property or rights.
- (14) To purchase, lease, or otherwise acquire any lands, houses, buildings, and other real and personal property and to erect, construct, lay down, enlarge, alter, and maintain any buildings necessary or convenient for the Company's business.
- (15) To acquire and undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or proposing to carry on any of the businesses which this Company is authorized to carry on, and as part of the consideration for such acquisition to undertake all or any of the liabilities of any such person, firm, or company or to acquire an interest in amalgamate with or enter into any arrangement for sharing profits or for co-operation or for limiting competition or for mutual assistance with any such person, firm, or company and to give, or accept by way of consideration, for any of the acts or things aforesaid or for any property acquired any shares, debentures, or securities that may be agreed upon and to hold and retain or sell, mortgage, and deal with any shares, debentures, or securities so received.
- (16) To promote any other company for the purpose of acquiring all or any of the property and undertaking all or any of the liabilities of this Company or of undertaking any business or operations which may appear likely to assist or benefit this Company or to enhance the value of any property, or business of this Company, and to place, or guarantee the placing of, underwrite, apply for, accept and hold or subscribe the whole or any part of the capital or securities of any such company or to lend money to or guarantee the performance of the contracts of any such company.
- (17) To sell, or otherwise dispose of the whole or any part of the undertaking of the Company either together or in portions for such consideration as may be agreed upon and in particular the shares, debentures, debenture stock, or securities of any company purchasing the same.
- (18) To lend money upon the security of any lands, hereditaments or real, or heritable property of any description or tenure or of any interest therein situated in any part of the world.
- (19) To apply for, promote, and obtain any Ordinance, Act of Parliament, provisional order or licence of the Board of Trade or other authority for enabling the Company to carry out its objects or any of them or for conferring on the Company any additional powers or for modifying these presents, or for any other purpose which may seem expedient or to oppose any Ordinance, Bills, proceedings, or applications which may be thought to be directly or indirectly prejudicial to the Company.
- (20) To acquire, or obtain from any Government or authority supreme, municipal, local, or otherwise or any corporation, company, or person any charters, rights, privileges, and concessions which may be conducive to any of the objects of the Company and to accept, make payments under, and to carry out and exercise any such charters, rights, privileges, and concessions.
- (21) To act as agents or brokers and as trustees, for any persons, firm, or company and to undertake and perform such contracts and also to act in any of the businesses of the Company through or by means of agents, brokers, sub-contractors, or others.
- (22) To remunerate any person, firm, or company rendering any services to this Company either by cash payment or by the allotment to him or them of shares or securities of the Company credited as paid up in full or in part or otherwise.
- (23) To pay all or any expenses incurred in connection with the formation, promotion, and incorporation of the Company or to contract with any person, firm, or company to pay the same and to pay

commissions to brokers or others for underwriting, placing, selling, or guaranteeing the subscription of any shares, debentures, or securities of this Company or of any company promoted by this Company.

- (24) To effect insurances against risk of loss to the Company.
- (25) To establish or support or aid in the establishment and support of associations, institutions, funds, trusts, and conventions calculated to assist the Company in the conduct of its business or to benefit employees or ex-employees of the Company or the dependents or connections of such persons and to grant pensions and allowances and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general, or useful objects or for any purpose which the Company may consider conducive to its objects.
- (26) To distribute among the shareholders of the Company in kind any property of the Company and in particular any shares, debentures, or securities of other companies belonging to this Company, or of which this Company may have the power of disposing.
- (27) To procure the Company to be registered or recognized in Ceylon and any colony, dependency, dominion or possession, and in any foreign country or place.
- (28) To do all such other things as may be deemed incidental or conducive to the attainment of the above objects or any of them.

4. The liability of the Shareholders is limited.

5. The share capital of the Company is One hundred and Fifty thousand Rupees divided into 10,000 ordinary shares of Ten Rupees (Rs. 10) each and 5,000 deferred shares of Ten Rupees (Rs. 10) each. The capital may from time to time be increased, and any increased capital or any part thereof may be issued with such a preferential dividend or preferential right in any repayment of capital or both or subject to redemption at the expiration of a stated period or with such deferred dividend or postponement in any repayment of capital or both and generally on such conditions, and terms, and subject to such restrictions and limitations as may, in accordance with the regulations of the Company for the time being, be determined.

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.
G. B. C. NORTHEY, Colombo	One
HARRY T. PERERA, Colombo	One
JOS. F. MARTYN, Colombo	One
E. C. FORD, Colombo	One
J. T. A. MARTYN, Colombo	One
N. S. O. MENDES, Colombo	One
O. P. MOUNT, Colombo	One
Total Shares taken	Seven

Witness to the above signatures at Colombo, this 9th day of November, 1931:

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

#### ARTICLES OF ASSOCIATION OF PROVIDENT INVESTMENT TRUST, LIMITED.

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

2. The following new regulations shall be inserted immediately before Regulation 1 of Table "C", namely:—

(a) The nominal capital of the Company is Rupees One hundred and Fifty thousand (Rs. 150,000) divided into Ten thousand (10,000) ordinary shares of Ten Rupees (Rs. 10) each and Five thousand (5,000) deferred shares of Ten Rupees (Rs. 10) each.

(b) Out of the profits or revenue which in each year it shall be determined to distribute the ordinary shares shall be entitled to a preferential dividend for that year at the rate of 10 per cent. per annum on the capital paid up or credited as paid up thereon, and of any sum remaining after the payment of such dividend, the deferred shares, shall be entitled to a dividend at the rate of 15 per cent. per annum on the capital paid up or credited as paid up thereon and to participate equally with the ordinary shares in the distribution of any sum which may remain after the payment of both the above dividends.

(c) In case of a winding up the assets available for distribution amongst the Shareholders shall be applied firstly in paying off the capital paid up on the ordinary shares, secondly, in paying off the capital paid up on the deferred shares, and thirdly the balance if any shall be divided amongst all the Shareholders in proportion to the amounts paid up on their shares.

3. Regulation 11 of Table "C" is expressly excluded and the following regulation is substituted therefor:—

11. (a) Shares may be registered in the names of two or more persons not in partnership.

(b) The executors or administrators of a deceased Shareholder (not being one of several joint Shareholders) shall be the only persons recognized by the Company as having any title to the shares registered in the name of such deceased member, and in the case of the death of any one or more of the joint registered holders of any registered shares, the survivors shall be the only persons recognized by the Company as having any title to or interest in such shares.

4. Regulation 22 of Table "C" is expressly excluded.

5. Regulation 24 of Table "C" is expressly excluded and the following regulation substituted therefor, namely, "Subsequent General Meetings shall be held at least once in every year at such time and place as may be determined by the Directors."

6. A quorum at any General or Extraordinary General Meeting of the Company shall consist of not less than three Shareholders and regulation 32 of Table "C" is modified accordingly.

7. Regulations 39, 42, 43, and 44 are expressly excluded and the following regulations substituted therefor, namely:—

(a) On a show of hands every Shareholder present in person shall have one vote. On a poll every Shareholder shall have one vote for each ordinary share of which he is the holder, and one vote in respect of each complete ten deferred shares of which he is the registered holder.

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

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

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

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

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

PROVIDENT INVESTMENT TRUST, LIMITED.

"I \_\_\_\_\_ of \_\_\_\_\_ being a Shareholder of Provident Investment Trust, Limited, hereby appoint \_\_\_\_\_ of \_\_\_\_\_ as my proxy to vote for me and on my behalf at the (Ordinary or Extraordinary as the case may be) General Meeting of the Company to be held on the \_\_\_\_\_ day of \_\_\_\_\_ and at any adjournment thereof."

Signed this \_\_\_\_\_ day of \_\_\_\_\_.

(g) If there be joint registered Shareholders, the Shareholder whose name stands first on the register and no other shall be entitled to vote and grant proxies in respect of such shares.

8. The following new regulations shall be added after regulation 46 of Table "C", namely:—

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

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

46c. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under the regulations of the Company for the time being vested in or exercisable by the Directors generally.

46d. A resolution in writing signed by a majority of the Directors shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted and every such resolution shall be as soon as practicable entered on the minutes of the Directors' meetings.

46e. The Directors shall provide for the safe custody of the seal and the seal shall never be affixed to any document except by the authority previously given of the Board or of a committee of Directors empowered by the Board to affix such seal and in the presence of two Directors.

9. Regulation 48 of Table "C" is expressly excluded and the following substituted therefor, namely:—

48. No Director shall be disqualified by reason of his holding office from contracting with the Company either as vendor, purchaser, or otherwise nor shall any such contract or any contract or arrangement entered into by or on behalf of the Company with any Director or with any company or partnership of or in which any Director shall be a Director or a member or be in any way interested be avoided nor shall any Director so contracting or being such a Director or member or so interested nor any company or partnership of or in which he shall be a Director or member or be in any way interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relation thereby established. Any Director or any company or partnership of which a Director is or hereafter may be a Director or member or in which he is or hereafter may be in any way interested may enter into contracts or arrangements with this Company and any Director of this Company may vote as a Director or Shareholder in respect of any contract or arrangement mentioned in this Article and retain for his own use or for the use of such company or partnership profits made by him under any such contract or arrangement. Provided always that he must disclose his interest to his co-Directors before the contract or arrangement is entered into by the Directors unless the nature of the Director's interest appears on the face of the contract or arrangement.

10. Regulation 64 of Table "C" is expressly excluded and the following substituted therefor, namely:—

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

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

11. Regulation 66 of Table "C" is expressly excluded and the following substituted therefor, namely:—

66. The Directors may, before recommending any dividend, set aside, out of the profits of the Company, such sums as they think proper as a reserve fund to meet contingencies, or for equalizing dividends, or for special dividends, or for repairing, improving, and maintaining any of the properties of the Company, and for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company; and may invest the several sums so set aside upon such investments (other than shares of the Company) as they may think fit, and from time to time deal with and vary such investments, and dispose of all or any part thereof for the benefit of the Company, and may divide the reserve fund into such special funds as they think fit and employ the reserve fund or any part thereof in the business of the Company and that without being bound to keep the same separate from the other assets.

66A. Any General Meeting declaring a dividend may resolve that such dividend be paid wholly or in part by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company, or paid-up shares, debentures, or debenture stock of any other company, or in any one or more of such ways.

66B. Any General Meeting may resolve that any moneys, investments, or other assets forming part of the undivided profits of the Company standing to the credit

of the reserve fund or in the hands of the Company and available for dividend (or representing premiums received on the issue of shares and standing to the credit of the share premium account) be capitalized and distributed amongst such of the Shareholders as would be entitled to receive the same if distributed by way of dividend and in the same proportions on the footing that they become entitled thereto as capital and that all or any part of such capitalized fund be applied on behalf of such Shareholders in paying up in full any unissued shares of the Company which shall be distributed accordingly or in or towards payment of the uncalled liability on any issued shares, and that such distribution or payment shall be accepted by such Shareholders in full satisfaction of their interest in the said capitalized sum.

66C. For the purpose of giving effect to any resolution under the two last preceding articles the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of any specific assets, and may determine that cash payments shall be made to any members upon the footing of the value so fixed or that fractions of less than one Rupee may be disregarded in order to adjust the rights of all parties, and may vest any such cash or specific assets in trustees upon such trusts for the persons entitled to the dividend or capitalized fund as may seem expedient to the Directors.

12. Regulation 85 of Table "C" is expressly excluded and the following regulation substituted therefor, namely:—

85. (a) A notice may be served upon any Shareholder whose registered address is in Ceylon either personally or by posting it in a post office to such address in a prepaid envelope.

(b) Each holder of registered shares whose registered place of address is not in Ceylon may from time to time notify in writing to the Company an address which shall be deemed his registered place of address within the meaning of these Articles of Association.

(c) As regards those Shareholders who have no registered place of address in Ceylon a notice posted up in the office shall be deemed to be duly served on them at the expiration of twenty-four hours after it is so posted up.

(d) Any notice sent by post shall be deemed to have been served on the day following that on which the envelope or wrapper containing the same is posted and in proving such service it shall be sufficient to prove that the envelope or wrapper containing the notice was properly addressed and put into the post office. And a certificate in writing signed by any Manager, Secretary, or other officer of the Company that the envelope or wrapper containing the notice was so addressed and posted shall be conclusive evidence thereof.

(e) Any notice or document delivered or sent by post to or left at the registered address of any Shareholder in pursuance of these presents shall notwithstanding such member be then deceased and whether or not the Company have notice of his decease be deemed to have been duly served in respect of any registered shares whether held solely or jointly with other persons by such Shareholder until some other person be registered in his stead as the holder or joint holder thereof and such service shall for all purposes of these presents be deemed a sufficient service of such notice or document on his or her heirs, executors, or administrators and all persons if any jointly interested with him or her in any such share.

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

G. B. C. NORTHEY, Colombo.

HARRY T. PERERA, Colombo.

JOS. F. MARTYN, Colombo.

E. C. FORD, Colombo.

J. T. A. MARTYN, Colombo.

N. S. O. MENDIS, Colombo.

O. P. MOUNT, Colombo.

Witness to the above signatures at Colombo, this 9th day of November, 1931:

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

**The Southern Province Transport Company, Limited, Galle.**

NOTICE is hereby given that the Seventeenth Ordinary General Meeting of the Shareholders of the above Company will be held at the registered office of the Company, 57, Pedlar street, Galle, on Monday, December 14, 1931, at 10 A.M.

1. To receive the report of the Directors and statement of accounts.
2. To declare a dividend.
3. To elect a Director.
4. To elect Auditors for the ensuing year.
5. To transact any other business that may be brought before the Meeting.

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

By order of the Directors,

CHAS. P. HAYLEY & Co.,  
Galle, November 13, 1931. Agents and Secretaries.

**The Pelmadulla Valley Tea and Rubber Company, Limited.**

NOTICE is hereby given that the Twenty-second Annual Ordinary General Meeting of the Shareholders of the Company will be held at the registered office of the Company, "Hedges Building," No. 363, Colpetty road, Colombo, on Wednesday, December 16, 1931, at 12 noon.

1. To receive the report of the Directors and accounts for the year ended September 30, 1931.
2. To elect a Director.
3. To appoint Auditors, and transact any other business of which due notice may have been given.

By order of the Directors,

LEE, HEDGES & Co., LTD.,  
Colombo, December 2, 1931. Agents and Secretaries.

**The Jaffna Commercial Corporation, Limited, Jaffna.  
(In Liquidation.)**

A MEETING of the creditors of the Jaffna Commercial Corporation Limited will be held on December 7, 1931, at 3 P.M. at the registered office of the Corporation for the purpose of devising ways and means of realizing the assets of the Corporation.

November 28, 1931.

EDWARD MATHER,  
Liquidator.

**Auction Sale under Mortgage Decree in Case No. 39,570, D. C., Colombo.**

ON Thursday, December 24, 1931, at 3 P.M., at the spot, all that coconut estate, plantations, and premises, with the buildings thereon, called Oggomuwa-mukalana, Watuvalahena, &c., situated at Oggomuwa in Kudagalbot Korale, Waddawik hatpattu, Kurunegala District; containing in extent 41 acres 1 rood and 37 perches, exclusive of the road and reservation on either side of it.

Office No. 266,  
Hulftsdorp.

C. R. THAMBAYAH,  
Commissioner.

**Auction Sale upon Mortgage Decree in Case No. 44,199, D. C., Colombo.**

*Boutiques and Houses at Kochchikada.*

BY virtue of a commission issued to me in the above case for the recovery of the amount of the decree, I shall sell by public auction on Friday, January 15, 1932, at 5 P.M. at the spot:

All those buildings and premises bearing assessment No. 50, situated at Kochchikada street, Colombo; extent 1 rood 9 62/100 perches, excluding therefrom two lots in extent 16.82 perches acquired by the Colombo Municipality.

For further particulars, please apply to Chas. Dias, Esq., Proctor and Notary, Colombo, or to me—

'Phone: 654.  
59, Belmont street,  
Colombo, December 2, 1931.

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

**Auction Sale upon Mortgage Decree in Case No. 45,546, D. C., Colombo.**

*House Property at Piachauds Lane.*

BY virtue of a commission issued to me in the above case for the recovery of the amount of the decree, I shall sell by public auction on Friday, January 8, 1932, at 5 P.M. at the spot:

All that allotment of land, with the buildings thereon presently bearing assessment No. 99, Piachauds lane, in Maradana; containing in extent 9 11/100 perches according to plan No. 878 dated June 16, 1930, made by G. Schokman, Licensed Surveyor.

For further particulars, please apply to Messrs. Jayasekera & Jayasekera, Proctors and Notaries, Colombo, or to me—

'Phone: 654.  
59, Belmont street,  
Colombo, December 2, 1931.

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

**Auction Sale under Mortgage Decree in Case No. 39,300, D. C., Colombo.**

*Valuable House Property at Temple Road, Maradana.*

BY virtue of the commission issued to me in the above case I shall sell by public auction on Friday, January 8, 1932, at 4.30 P.M. at the spot the under-mentioned property:

All that allotment of land, with the buildings thereon, formerly bearing assessment No. 4, and presently No. 63, situated at Temple road, Maradana, within the Municipality and District of Colombo, Western Province; containing in extent 15 87/100 perches more or less.

Further particulars from G. Gratiaen, Esq., Proctor, Colombo.

'Phone: 173.  
34, Baillie street, Fort.

L. A. WICKREMESINGHE,  
Auctioneer.

**Auction Sale under Mortgage Decree in Case No. 42,792, D. C., Colombo.**

*A Valuable Property at Dematagoda.*

BY virtue of the commission issued to me in the above case for the recovery of Rs. 20,734.25, with interest on Rs. 20,000 at 10 per cent. per annum from February 12, 1931, to June 17, 1931, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of action, less the following sums paid in reduction of the claim:—Rs. 400 paid on February 18, 1931, Rs. 400 paid on June 8, 1931, and Rs. 400 paid on August 14, 1931, I shall sell by public auction on Thursday, January 7, 1932, at 4.30 P.M. at the spot the under-mentioned property:—

All that allotment of land, with the buildings thereon presently bearing assessment No. 98/4, situated at Kolonnawa road in Dematagoda within the Municipality and District of Colombo, Western Province; containing in extent 2 roods and 36 perches.

Further particulars from Messrs. D. L. & F. de Saram, Proctors and Notaries, Gaffoor buildings, Fort, Colombo.

'Phone: 173.  
34, Baillie street.

L. A. WICKREMESINGHE,  
Auctioneer.

**Auction Sale.**

In the District Court of Colombo.

UNDER decree entered and by virtue of commission issued to me in case No. 45,337 of the District Court of Colombo I shall sell the following lands for the recovery of the amount therein stated on Wednesday, December 30, 1931, at 5 P.M. at the spot:—(1) An undivided one-tenth share of land bearing lot No. 24A (being a divided portion of lot 24 in registration plan No. 2) and called Kelankaduawatta with the house thereon bearing No. 109/2, Pamankada road, Wellawatta, in extent 18 7/10 perches. (2) Undivided one-fifth share of Kelankaduawatta bearing lot No. 24B being a divided portion of lot 24 in registration plan No. 2 with the house thereon bearing assessment No. 109/3, Pamankada road, Wellawatta, in extent 31 8/10 perches.

119, Hulftsdorp.

C. P. AMERASINGHE,  
Auctioneer.



**Auction Sale under Mortgage Decree in Case No. 45,061, D. C., Colombo.**

*A Valuable Property at Kalubowila belonging to Chandrabarathi Salaman Siba.*

BY virtue of a commission issued to me in the above case, I shall sell by public auction on Wednesday, December 23, 1931, at 4 P.M., at the spot. All that defined one half portion of the land called Kiripellagahawatta, situated at Kalubowila in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province, in extent about 1 rood.

A. V. PERERA,  
Auctioneer and Broker.  
161, Hulftsdorp, Colombo.

**Auction Sale.**

*A Fine Coconut Estate at Kottawa, a Few Miles from Colombo.*

UNDER mortgage decree in D. C., Colombo, case No. 43,923, entered against Mr. C. A. Rodrigo, Proctor, Colombo, and Mrs. C. A. Rodrigo of Dehiwala, I shall sell by public auction at the spot at 4.30 P.M. on Saturday, January 23, 1932, for the recovery of the amount due under the decree.

All that allotment of land marked letter "A" and coloured pink being a divided one-half part of the land called Kottawa estate, situated at Kottawa and Rukmale in the Palle pattu of Hewagam korale in the District of Colombo, Western Province; bounded on the north-east by lot "B" forming the other half part of the same estate allotted to Albert Frederick de Alwis, on the south-east by Puwakgahakumbura-owita, on the south-west and west by Puwakgahadeniya belonging to Wadduwagey Pelis Perera a paddy field and Delgahawatta *alias* batadombagahawatta of Ranasinghe Aratchige Pintoahamy, and on the north-west by a road; containing in extent 25 acres 1 rood and 27 perches.

Further particulars either from Messrs. Wilson & Kadirgamar, Proctors and Notaries, Colombo, or from me—

CHAS. H. PIERES, A. A. L. P. A.  
Auctioneer and Broker.

2, Ferry street, Hulftsdorp.

**Auction Sale under Commission in Mortgage Decree of Maradana Property.**

In the District Court of Colombo.

Moona Ravanna Mana Moona Moona Nana Nadarajan Chettiar ..... Plaintiff.

No. 44,657. Vs.

(1) Umma Razeem *alias* Ummu Khair Jalaldeen, wife of Abdul Hameed Mohamed Shamsudeen, (2) Abdul Hameed Mohamed Shamsudeen, both of 5, Theatre road, Wellawatta in Colombo, (3) M. R. M. M. M. N. Nadarajan Chettiar in Colombo ..... Defendants,

I SHALL offer for sale by public auction on Tuesday, January 12, 1932, at 3.30 P.M., at the spot, the following property, to wit:—

1. An undivided half part or share of all that garden with the buildings standing thereon bearing assessment No. 139, situated and lying at Second Division Maradana, within the Municipality of Colombo, in the District of Colombo, Western Province, in the Island of Ceylon; bounded on the north by the garden of Oduma Lebbe, on the east by a footpath, on the south by the garden of Adjie Oemma, and on the west by the high road, containing in extent 38 square perches, according to the survey dated February 24, 1825, authenticated by G. Schneider, Surveyor-General.

2. An undivided half part or share of all that garden with the buildings standing thereon bearing assessment No. 140, situated at Second Division Maradana, within the Municipality of Colombo; bounded on the north by a lane, on the east by the garden of Meera Neyna Arisie Marikar, on the south by the garden of Wewage Arnolis Dep, and on the west by the high road leading to Cotta, and containing in extent 1 rood and 22  $\frac{54}{100}$  square perches, according to the survey dated July 11, 1866, made by B. Thaliss, Surveyor, together with all the rights, privileges, easements, servitudes, appurtenances whatsoever of the said premises belonging thereto.

For deeds, &c., refer to S. Somasundaram, Esq., Proctor, Supreme Court.

A. C. ABDUL HAMEED,  
Auctioneer and Commissioner.  
Phone: 221. Office: 250, Madampitiya road, Colombo.

**Auction Sale under Mortgage Decree.**

In the District Court of Colombo.

John Carl Fernando of Colombo ..... Plaintiff.

No. 46,247. Vs.

(1) Maimon Natten and (2) Mahamood *alias* Ahmado Lebbe Marika Mahameed, both of 111, First Division Maradana, in Colombo ..... Defendants.

IN obedience to the commission issued to me in the above case, I shall offer for sale by public auction on Wednesday, December 23, 1931, at 5 P.M. at the spot, the following property, to wit:

All that allotment of land marked "A" with the buildings standing thereon bearing assessment No. 111, situated at First Division Maradana, within the Municipality and in the District of Colombo, Western Province; which said allotment of land marked "A" is bounded on the north-east by the other portion of this same land marked lot B, on the south-east by premises bearing assessment No. 113, belonging to M. H. Mohideen, on the south-west by First Division Maradana road, and on the north-west by premises bearing assessment No. 109 belonging to Mr. M. H. Mohideen; containing in extent 30  $\frac{60}{100}$  perches, according to the figure of survey No. 757 dated September 27, 1929, by A. A. Sourjah, Licensed Surveyor and Leveller. For deeds, &c., apply to F. Rustomjee, Esq., Proctor and Notary Public, Courts, Colombo.

F. G. KOENLMAN,  
OF HENSEN & CO.,  
Auctioneers and Brokers.

Phone: 733.

**Auction Sale.**

UNDER mortgage decree in case No. 16,879 of the District Court of Kalutara, of the under-mentioned property on Saturday, December 19, 1931, commencing at 10 A.M., at the spots:—

1. The lot No. 24 of the land called Pansalehena, together with trees, plantations, and everything thereon, situated at Kindelpitiya in Rayigam korale, Kalutara District; containing in extent 1 acre.

2. The lot No. 5 of the land called Pansalehena, together with trees, plantations, and everything standing thereon, situated at Kindelpitiya aforesaid; containing in extent  $\frac{3}{4}$  acres 3 roods and 33 perches.

For further particulars, please apply to J. E. L. Wiresinghe, Esq., Proctor and Notary, Panadura, or to me—

H. THOMAS FERNANDO,  
Auctioneer.  
Pananure, November 17, 1931.

**Auction Sale.**

UNDER instructions received from the District Court in D. C., 15,977, I shall sell by public auction at the spot commencing at 9.30 A.M. on Saturday, December 12, 1931, the land:

(1) The undivided  $\frac{1}{4}$  of 15/24 shares of the defined northern portion of the land called Kongahawatta and everything standing thereon situated at Walana in Panadura, and containing in extent about 2 roods.

(2) The  $\frac{1}{2}$  of  $\frac{1}{2}$  share of the defined southern  $\frac{1}{2}$  portion of the land called Koongahawatta and of all the buildings and plantations standing thereon, situated at Walana, and containing in extent about 2 roods.

(3) The undivided  $\frac{1}{4}$  share of the defined northern portion of the land called Kongahawatta and of everything standing thereon, situated at Walana, and containing in extent 50 yards in length from east to west and 30 yards in width from north to south.

(4) The undivided  $\frac{1}{2}$  share of a portion of the land called Kongahawatta and of everything standing thereon, situated at Walana, and containing in extent about 1 rood.

(5) The undivided  $\frac{1}{2}$  share of lot No. 3 of the land called Kongahawatta and of everything standing thereon, situated at Walana, and containing in extent about 1 rood.

(6) The undivided  $\frac{1}{2}$  share of the field called Kirigalladeniya, situated at Meevanapalana of Rayigam korale, and containing in extent 8 acres and 36 perches.

For further particulars please apply to Messrs. De Abrew & Jayasundera, Proctors, Kalutara, or to me—

Leo, G. Abeyesinhe,  
Auctioneer and Broker.  
Tel. 72. Kalutara, November 27, 1931.

**Auction Sale under Partition Ordinance, No. 10 of 1863.**

BY virtue of the commission issued to me in D. C., Galle, case No. 28,647, I shall sell by public auction, on Saturday, January 9, 1932, at 3 P.M. at the spot, to wit:—

The land called *Pathehewatta* consisting of lots 1, 2, and 3, situate at Dikkumbura in Talpe pattu, Galle; bounded on the north by *Pathehewatta* and *Paragahaliadda*, east by *Paragahaliadda*, south by *Kospelakoratuwewatta*, and west by *Jagodagawatta*, *Bissa alias Wekanda-adderawatta alias Nattewalagewatta*, containing in extent 1 rood and 38 perches.

The said land will be put up for sale in three blocks first among the co-owners at the appraised value thereof and if no co-owners become the purchasers thereof I shall immediately put up for sale among the public.

E. K. GOONASEKERA,  
Auctioneer.

Galle, November 24, 1931.

**Sale under Mortgage Decree.**

UNDER and by virtue of the decree entered in case No. 21,571, D. C., Galle, and the order to sell issued therein, I shall sell by public auction at the several spots on December 23, 1931, commencing at 1.30 P.M., the following property for the recovery of the amount of the said decree, viz.:

1. An undivided  $\frac{1}{4}$  part of the defined portion of Keku-lanowita at Galupiadde, within the Four Gravets of Galle; in extent about 5 bags of paddy sowing.

2. All the soil and trees of lot A of the land *Hikgahawatta alias Gorakagahawatta*, together with the buildings standing on the said lot, at Kalahie in Talpe pattu of Galle; in extent 1 acre 1 rood 13.65 perches.

3. An undivided  $\frac{1}{12}$ th part of all the trees and soil of the defined  $\frac{1}{4}$  portion towards the *Goda* of the land *Kailawatta*, and an undivided  $\frac{1}{4}$  part of the square shaped house standing on the said portion at Galupiadde aforesaid; in extent 2 acres 1 rood 20.32 perches.

4. The planter's undivided share of the new plantation and an undivided  $\frac{1}{4}$  part of all the remaining trees and soil of the defined portion or enclosure towards the north of the land *Mahawatta* at Nugaduwa in Galupiadde aforesaid; in extent 1 acre and 5.09 perches.

5. The trees of the plantation made by *Ahamadu Lebbe Markar Mohammedo Lebbe Markar* and an undivided  $\frac{1}{4}$  part of the remaining trees and soil of the land *Nugadoowa-adderakumbura* at Galupiadde aforesaid; in extent 4 acres 2 roods 36.017 perches.

6. An undivided  $\frac{1}{2}$  part of the trees and soil of the land *Patabendigewatta alias Geekiyanamullewatta* at Kalahie aforesaid; in extent about 4 acres.

7. An undivided  $\frac{15}{16}$  part of the soil and trees of the defined western portion of the  $\frac{1}{36}$  portion of the land *Mahamestrigewatta*; and an undivided  $\frac{1}{4}$  part of the buildings standing on the said portion, situated in the villages *Unawatuna* and *Yatagama* in Talpe pattu of Galle; in extent 35.13 perches.

CHAS. M. GOONASEKERA,  
Auctioneer.

Galle, December 1, 1931.

**Auction Sale under Mortgage Decree, 6,870, D. C., Batticaloa.**

UNDER decree entered and by virtue of order issued to us to sell in the above case, we shall offer for sale by public auction on the dates given above the description of the properties. The properties, to wit:—

1. On Wednesday, December 23, 1931, at 5 p.m. at the spot.—A piece of land called *Veeraputtyattupoomi* situated at *Veeraputtyattupoomi* in *Eraurpattu*, Batticaloa, Eastern Province; bounded on the east and west by land of *Velmurugu*, north by the coconut estate belonging to the defendant and others, and south by *Allai*; and containing in extent 7 acres and all rights.

2. On Wednesday, December 23, 1931, at 3 p.m. at the spot.—A piece of land situated at *Valachehenai* in *Koralepattu*, Batticaloa, Eastern Province; bounded on the east by Crown land, south by land appearing in plan No. 1,447,330, west by *Sunkankernikadu*, and north by land appearing in plan No. 147,332; and containing in extent 2 acres 2 roods and 21 perches, with coconut trees.

3. On Wednesday, December 23, 1931, at 4 p.m. at the spot.—The coconut estate called *Sunkankernithotam* of lots Nos. 11444, 11445, 11446, and 11439 all forming into one block, situated at *Valaohchenai* aforesaid; bounded on the east by the property of *K. N. J. Kandappan* and

Crown land, south by the dowry property of *N. J. K. Chellatangam*, west by road and *Sunkankerni*, and north by the property leading to *Kalkudah road*; and containing in extent 7 acres 1 rood and 21 perches, with coconut trees and all rights.

RATNASINGHAM & Co.,

Premier House of Auctioneers and Brokers.

Batticaloa, November 30, 1931.

**Auction Sale.**

J. A. Joseph and wife of Chundieuly ..... Plaintiffs.  
No. 24,624. Vs.

Thimingo Santipilla and 3 others of Karaiyur. Defendants.

IN terms of the commission issued to me in case No. 24,624, D. C., Jaffna, the following property will be sold at the spot on Wednesday, December 23, 1931, at 4 P.M., by public auction:—

*Property.*

Land called *Chékulan Valavu*, in extent 14½ kulis, with house and well, situated at *Karaiyur* bounded on the north and east by road, west by *Separatai*, wife of *Manaval* and others, south by *A. Chellappa* and others.

PHILIP MOSES,  
Commissioner.  
Jaffna, November 23, 1931.

**Auction Sale of Unredeemed Jewellery.**

UNDER instructions received from the administrator of the estate and effects of *S. T. S. Sidambaran Chettiar* of 577, Trincomalee street, *Matale*, and with leave of court in testamentary case No. 4,966, D. C., Kandy, we shall sell by public auction on Saturday, December 26, 1931, at 2 P.M. at the said house, jewellery consisting of chains, earrings, neck ornaments, bangles, sovereigns, &c., pledged between January 19, 1929 and September 24, 1930, inclusive, pawned with the said *Sidambaran Chettiar* and not redeemed on due dates. The pledges may be seen at the said place till the time of sale. Apply for catalogues at the said place of business or to—

B. R. PERERA & Co.,

Matale, November 30, 1931.

Auctioneers.

**Cancellation of Power of Attorney.**

TAKE notice that the power of attorney bearing No. 4,308 dated February 16, 1928, and attested by *C. T. Kandaiya* of Colombo, Notary Public and executed by the undersigned in favour of *Kayanna Kana Kana Nana Soona Pana Kappan Chettiar* of *Sockalingapuram* in *Ramnad District*, South India, and *Sovanna Palani chammipillai*, late of *Sea street*, Colombo, is hereby cancelled.

S. P. S. SOCKALINGAM CHETTIAR.

Paganeri, Ramnad District, South India.

October 3, 1931.

**APPLICATION FOR FOREIGN LIQUOR LICENCES, &c.**

I hereby give notice that I have on November 26, 1931, applied to—(1) the Government Agent, Western Province, (2) the Government Agent, North-Central Province, (3) the Assistant Government Agent, Kalutara, (4) the Assistant Government Agent, Nawara Eliya, (5) the Government Agent, North-Western Province, (6) the Government Agent, Western Province, respectively, for the licences shown in the schedule hereto annexed, for the licensing period ending September 30, 1932:—

*Schedule.*

Name and address of applicant: *Agnes Sylvia Ephraums*, Grand Hotel, Mount Lavinia.

Description of licences applied for: (1) Hotel and Bar, (2-6) sale of foreign liquor.

State whether application is for renewal of existing licences or for new licences: New licences.

Situation of premises to be licensed: (1) Grand Hotel, Mount Lavinia, (2) Anuradhapura Railway Refreshment Room, (3) Alutgama Railway Refreshment Room, (4) Nanu-oya Railway Refreshment Room, (5) Polgahawela Railway Refreshment Room, (6) Maradana and Fort Railway Refreshment Rooms.

A. S. EPHRAUMS.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Vernacular Teachers' Certificate Examination, August, 1931.

CANDIDATES bearing the under-mentioned index numbers failed to pass the above examination held on August 10, 1931, and the following days.

The letter "t" against a number indicates failure in Principles and Methods of Teaching, "em" Elementary Mathematics, "l" Language and Literature, "h" History, "g" Geography, "r" Rural Science, "ht" Housecraft, "es" Elementary Science, "e" English, "p" Pali, "s" Sanskrit, "d" Drawing, "m" Music, "ph" Hygiene and Physical Training, "n" Needlework (for confirmation of Teachers' Certificate). Absence from a subject is indicated by an additional, "a" e.g., "pa" Pali, and absence from the whole examination by the letter "a".

SINHALESE.

A 2 em, h, ph; A 3 t; A 5 t, h, r, ph; A 6 t, d, ph; A 7 t, em, l, r, ph; A 8 t, g, d, ph; A 9 em, d, ph; A 10 t, h, d, ph; A 11 t, l, d, ph; A 13 t, l, g, r; A 15 t; A 16 t; A 17 t, em, l, d, ph; A 19 a; A 20 t, l, ph; A 21 t, l, ph; A 22 t; A 23 t, em, l, d; A 28 t, l, h, g, r, d, ph; A 29 t; A 33 t; A 36 l, ph; A 37 t, l, d, ph; A 38 t, em, ph; A 42 t; A 43 a; A 45 a; A 47 t; A 49 t, l, h, ph; A 50 t, em, h, g, r, d, ph; A 51 l, ph; A 52 t, em, l, h, ph; A 54 em, l; A 57 t, l, h, d; A 58 t, l, d, ph; A 59 t, d, ph; A 61 t, r, d, ph; A 62 t, l, e, ph; A 64 l, r, d, ph; A 65 a; A 67 t, em, ph; A 69 l; A 70 em, l, h, ph; A 71 a; A 72 t, em, l, h, g, ht, d, ph; A 73 t, l, h, es, p, d; A 74 t, em, l, h, r, ht, ph; A 75 l, g, ph; A 76 t; A 77 t, em, h, d, ph; A 78 d, ph; A 80 t, l, h, g, ht, d, ph; A 81 t, d, ph; A 82 t, l, h, ph; A 83 t, l, h.

B 1 a; B 2 l, r, ph; B 3 t, h, r, d, ph; B 4 t, h, g, ph; B 6 t, em, l; B 8 t, ph; B 9 t, g, r, ph; B 10 t; B 11 t, em, l, ph; B 12 t; B 13 g, ph; B 18 t, em, l, g, d, ph; B 20 t, em, l, h, g, ph; B 21 em; B 22 t, h, p, ph; B 23 t, em, l, h, g, d, ph; B 25 t, em, l, h, g, ph; B 26 t, em, l, g, ph; B 27 l, ph; B 28 t, em, ph; B 29 t, em, ph; B 30 t, l, ph; B 31 a; B 32 ph; B 33 em, g, r, ph; B 34 t, ph; B 36 t, h, ph; B 37 t, em, l, h, g; B 38 t, p, ph; B 40 t; B 44 g, ph; B 45 a; B 46 t; B 47 t, r; B 48 t, g, r, ph; B 49 t, em, h, g, es; B 50 t, em, g, ph; B 51 t, h, g, d, ph; B 54 t, h, p, ph; B 55 t; B 56 t; B 57 d, ph; B 58 h, ph; B 59 t; B 60 t; B 62 t; B 63 em, h, g, e, ph; B 64 l; B 65 g, d, ph; B 66 t, em, h, r, ph; B 68 t, h, r, d, ph; B 69 a; B 70 t, em, d, ph; B 71 t, em, l, h, ph; B 72 l, ph; B 73 t, em, l, ph; B 74 t; B 75 l, h, g, d; B 76 a.

BS 2 r, ph; BS 3 a; BS 4 t. BA 2 l; BA 3 r, ph; BA 4 l, ph; BA 5 em; BA 6 r, ph; BA 8 l; BA 9 h, r, ph; BA 11 em, r; BA 12 t, em, d; BA 13 l, h, g, p, ph; BA 14 r, ph; BA 16 t, g, d, ph; BA 18 t, g, r, d, ph; BA 20 t; BA 22 d, ph; BA 23 t; BA 25 h, d, ph; BA 26 em, r, ph; BA 27 l, ph; BA 28 r, e, ph; BA 30 h, ph; BA 31 t, r, ph; BA 32 t, h, g, r; BA 33 t, em, l, r; BA 34 t, em, l, h, r, ph; BA 36 t; BA 38 t, ph; B 39 t, r; BA 40 t; BA 41 l, r, ph; BA 42 g; BA 43 em; BA 44 t, em, l, r, ph; BA 45 t; BA 46 t, l, g, r; BA 47 t, h, r, e, ph; BA 48 t, h, r, ph; BA 49 t, l, h, r; BA 51 r, e; BA 52 a; BA 53 t, em, l; BA 56 em, h, ph; BA 57 t, d; BA 58 t; BA 62 t, h, ph; BA 63 t, h; BA 64 t, em, r, d, ph; BA 65 a; BA 66 ph; BA 68 t, em, r, e; BA 69 r, ph; BA 70 t; BA 71 t, g, r; BA 72 t, h, r, ph; BA 73 t; BA 74 a; BA 75 t, l, h, g, r; BA 76 g, ph; BA 78 t, h, ph; BA 79 t, l, h, g, r; BA 80 t, em, l, ph; BA 82 t; BA 83 a; BA 84 r, ph; BA 85 h, ph; BA 87 t, em, l, g, ph; BA 88 l, ph; BA 89 t, em, l, h, r, d; BA 90 t; BA 91 t; BA 93 t; BA 94 t, l, g, ph; BA 95 r, ph; BA 96 t, l, h, ph; BA 97 t, em, r, ph; BA 99 ph; BA 100 t, h, g; BA 103 t, em, l, r, ph; BA 104 t, em, l, g, r, ph; BA 105 r, d, ph; BA 106 t, r, d, ph; BA 107 ph; BA 109 em, ph; BA 111 t, em, g, ph; BA 112 t; BA 113 t, l; BA 114 t, em, l, h, g, r, d, ph; BA 115 t, r, ph.

BB 1 a; BB 2 t, em, ht; BB 3 t, em, l, h, g, d, ph; BB 4 h, ph; BB 5 t, em, g, ph; BB 6 l, d; BB 8 d, ph; BB 9 l, h, d; BB 10 t, em, h, g, ph; BB 11 h, ph; BB 12 t, g, d, ph; BB 13 t, l, h, d, ph; BB 14 em, l, h, d, ph; BB 15 em, h, d, ph; BB 16 t; BB 17 em, l, ph; BB 18 ph; BB 20 t, em, h, g, ph; BB 21 t, l, h, ph; BB 22 t; BB 23 t, em, l, h, g, e; BB 25 t, h, ph; BB 26 t, h, g, ht; BB 27 t, g, ht; BB 29 t, em, l, r, ph; BB 30 l, g, ph; BB 31 r; BB 32 t, em, l, h, g, ht, d; BB 33 t, em, l, h, g, r, ph; BB 34 ph; BB 35 t; BB 36 t, l, h, d, ph; BB 37 t; BB 38 a; BB 39 t, em, g, r, ph; BB 42 ph; BB 43 a; BB 47 ph; BB 48 g, d; BB 49 a; BB 50 l, r, ph; BB 52 l, ph; BB 54 l, h; BB 55 t, l, ht; BB 56 t, l, h, ph; BB 57 t, d, ph; BB 58 t, h, r, ph; BB 59 t, em, g, ht; BB 61 a; BB 62 ph; BB 63 r; BB 64 t; BB 65 t, g, ph; BB 66 h; BB 67 l, r; BB 68 t; BB 69 l, h, t, d, ph; BB 70 t, l, ph; BB 71 t, h; BB 72 t, d; BB 73 t, h, g; BB 74 a; BB 76 l, h, ph; BB 77 g; BB 78 a; BB 79 t, l, h, ph; BB 80 t, em, l, g; BB 81 r; BB 82 t, em, l, h, ph; BB 83 l, ph; BB 84 t, em, ph; BB 85 a; BB 86 em, h, g, ph; BB 87 g; BB 88 r; BB 89 t.

C 2 a; C 3 t, em, h, r, d, ph; C 4 t, g; C 5 t; C 6 t, em; C 8 em, l, ph; C 10 t, l; C 13 l, h, ph; C 15 ph; C 17 a; C 19 t, ph; C 20 t; C 21 t, l, ph; C 22 h, ph; C 24 r; C 26 ph; C 28 t, ph; C 30 em, ph; C 31 t, em, p, d; C 32 t, r, ph; C 33 l, ph; C 34 a; C 36 a; C 38 a; C 39 a; C 40 em, h, r, ph; C 42 em, ph; C 45 a; C 44 d, ph; C 47 h, ph; C 48 ph; C 49 t, r, d, ph; C 50 g, p, d; C 51 t; C 52 em, l, h, ph; C 55 l; C 56 t, l, g, r, ph; C 57 l, h, ph; C 58 t; C 59 t, em, ph; C 60 t, l, h, g, r, ph; C 62 t, l, h, ph; C 63 t, l, g, ph; C 64 t, em, g, r, d; C 65 g; C 66 em, h; C 68 t, l, h, g, r, d, ph; C 69 t, em, l, h, g, d, ph; C 70 g, ph; C 71 d, ph; C 72 r, d, ph; C 73 h, g, ph; C 74 t, em, l, h, g, ph; C 75 t; C 76 l, h, t, d, ph; C 78 t, h, ph; C 79 r, d, ph; C 82 em, l; C 83 t, em, h, ph; C 84 t; C 85 t, l, h, g, d; C 86 l; C 88 d, ph; C 89 h, ph.

CC 1 em; CC 2 a; CC 3 h, g, ph; CC 5 t; CC 6 t, em, h, g; CC 7 t, em, h, ph; CC 9 t; CC 11 ph; CC 12 t, ph; CC 13 a;

CC 14 a; CC 15 h, ph; CC 17 t, em, l, h, g, r, d, ph; CC 20 em, h, ph; CC 23 g, ph; CC 24 t; CC 25 a; CC 26 a; CC 27 ph; CC 28 t; CC 30 em, g; CC 31 t, g, ph; CC 32 t, l, h, d; CC 33 a; CC 34 em, d; CC 36 d; CC 37 a; CC 38 em, h; CC 40 t; CC 41 a; CC 42 t, em, d; CC 43 t, h, ph; CC 46 h, ph; CC 48 em, h, ph; CC 49 a; CC 50 t, em, g; CC 51 a; CC 53 a; CC 54 a; CC 55 em, ph; CC 56 em, ph; CC 57 em, ph; CC 61 em, h; CC 62 em, ph; CC 64 a; CC 65 d; CC 68 a; CC 69 t; CC 71 t, l, h; CC 73 t, h, g, ht, ph; CC 75 a; CC 77 t, em, l, h, g, ph; CC 78 l, h, ph; CC 80 t, g; CC 81 l, h, ph; CC 82 a; CC 83 em, g; CC 84 t, em, l, g, ht, ph; CC 86 t, em, l, h, g, d, ph; CC 87 t, h, d, ph; CC 88 d, ph; CC 89 l, h, g; CC 91 t, h, ph; CC 92 t, em, l, g; CC 93 t, l, ph; CC 94 t, d.

E 1 t, em, h, ph; E 2 l, ph; E 3 t, l, ph; E 4 t, l, h, ph; E 6 t, em, l, h, g, r, ph; E 7 t, l; E 9 t, h, ph; E 11 t, l, ph; E 12 t, em, ph; E 14 t, em, l, ph; E 16 t; E 19 t; E 21 t, r, ph; E 22 t, em, r, ph; E 23 m, ph; E 25 t; E 26 t, h, r, ph; E 27 t, h, m, ph; E 28 t, em, l, h, ph; E 30 t, ph; E 32 r, ph; E 35 t, l; E 36 t, r, ph; E 39 t, g, ph; E 40 h, g, ph; E 41 t, h, g, ph; E 42 ph; E 43 ph; E 44 h, ph; E 45 a; E 46 t, em, d, ph; E 48 t; E 49 t, em, l, g, ph; E 51 t; E 52 t, l, h, g, ph; E 53 t; E 54 t, em, l, g; E 55 l, h, ph; E 57 t, l, h, ph; E 58 t; E 59 t, l, g, ph; E 60 t, h, g; E 64 a; E 65 h, g, d, ph; E 66 a; E 67 em, d, ph; E 68 l; E 69 d, ph; E 70 em, l, h, d; E 72 t; E 73 t, em, l, g, r, d, ph; E 74 a; E 75 t, ph; E 77 t, l, r, ph; E 78 em, r, ph; E 79 em, l, h, r, ph; E 82 g; E 83 em; l, h, ph; E 85 t, em, l, g, r, d, ph; E 86 h, r, ph; E 87 a; E 89 ph; E 91 t, l, ph; E 92 d; E 93 l, es, ph; E 95 t, d, ph; E 98 t, em, l, g, r, ph; E 100 t, em, l, g, r, d, ph; E 101 t; E 102 t, em, l, h, g, ph; E 105 t, em, l, g, ph; E 106 t, g, d, ph; E 107 a; E 109 h, g, r, d, ph; E 110 t, l, r; E 111 a; E 112 g, ph; E 114 t, g, d.

EE 2 em, ph; EE 3 t, h, d; EE 4 t, em, ph; EE 5 t, ph; EE 6 h; EE 7 t, ph; EE 8 h, ph; EE 10 em, l, h, g, ph; EE 11 t, ht; EE 12 t; EE 13 t, em, d, ph; EE 14 t, l, h, g, ht, ph; EE 15 em; EE 16 em, g, ph; EE 17 l, ht, d; EE 18 ph; E 19 d, ph; EE 20 em; EE 22 em, l; EE 23 a; EE 24 l, h, g, d, ph; EE 25 a; EE 26 t, d, ph; EE 27 t, l, h; EE 28 t, l, ph; EE 29 t; EE 30 t, l, g, d; EE 31 t, l, h, ph; EE 32 t, l, h, g, es, d; EE 33 t, em, l, h, g, ph; EE 34 t, h, g; EE 35 t, l, h, g, d, ph; EE 36 a; EE 37 ph.

GA 1 t, em, h, g, r, ph; GA 3 r, ph; GA 6 t, h, g, ph; GA 7 h, r; GA 8 ph; GA 9 em, l, ph; GA 11 h, ph; GA 13 t, h, g, ph; GA 14 t, ph; GA 15 t; GA 16 h, g, e; GA 17 t, h, ph; GA 18 g, ph; GA 19 t; GA 22 t, em, r, p, ph; GA 23 t, h, g; GA 24 t, r, ph; GA 25 r, ph; GA 27 t, em, l, h, g, d, ph; GA 28 t, em, l, h, r, ph; GA 30 t; GA 31 h, ph; GA 32 t, r; GA 33 t, l, g, ph; GA 34 t, h; GA 36 a; GA 37 ph; GA 40 a; GA 41 h, g; GA 42 l, ph; GA 43 em, r, ph; GA 44 t, em, l, r, ph; GA 45 t, l, g, ph; GA 46 r; GA 47 em, r, ph; GA 49 t; GA 50 t, em, h, r, ph; GA 51 em, g; GA 52 t; GA 53 em, r; GA 54 t, h, g, r, ph; GA 55 t; GA 56 t, l, r, ph; GA 57 t, ph; GA 58 t, em, l, ph; GA 60 t, r, d, ph; GA 61 t; GA 62 t, em, l, h, r, ph; GA 63 t, em, l, h, g, r, ph; GA 64 t, h; GA 65 t, r; GA 66 t, em, l, h, p; GA 67 t; GA 69 t, g, r; GA 70 t, l, g, r; GA 71 t, l; GA 72 em, l, r; GA 73 t, h, r; GA 74 t; GA 75 t, r, d, ph; GA 76 t, r, ph; GA 82 em, h, g, r, ph; GA 83 t, r; GA 85 t, em, l, h, g, r, d, ph; GA 87 em, r; GA 89 em, g; GA 90 t, l; GA 94 l, d, ph; GA 95 h, ph; GA 96 em; GA 97 a; GA 99 t; GA 101 t; GA 102 t; GA 103 h, ph; GA 104 t, l, h, r, ph; GA 105 t; GA 106 r, ph; GA 107 t, em, h, ph; GA 108 t, em, l, h, g, r; GA 110 h, r, ph; GA 111 r, ph; GA 113 a; GA 114 t, h, d, ph; GA 115 h, ph; GA 118 em, ph; GA 119 t, l, h, d; GA 120 t; GA 121 g; GA 122 a; GA 123 g, ph; GA 124 a; GA 125 l, r, d, ph; GA 126 t, r, d, ph; GA 127 l; GA 128 a.

G 1 a; G 3 h, ph; G 5 t, em, h; G 6 em, h, e, ph; G 7 em, l, h, g, ph; G 8 g, ph; G 9 l; G 10 a; G 11 t, em, l, g; G 12 d, ph; G 13 em, h; G 14 d; G 15 t, g, d, ph; G 17 t; G 18 h; G 20 h; G 21 em, h, g, d, ph; G 22 em, h, g, ph; G 23 t, h, ph; G 24 t; G 25 a; G 27 em, l; G 28 d, ph; G 29 t; G 30 t, d; G 31 a; G 33 t, h, ht, d; G 34 t; G 35 h, ph; G 36 em, ph; G 37 t, l, ph; G 38 em, g; G 39 t, l; G 41 t, em, l, g, d, ph; G 42 t; G 43 t, em, l, g, ht, ph; G 44 ha, g; G 45 t, h, d, ph; G 46 t, d, ph; G 47 em, h, ph; G 48 t, em, d, ph; G 49 a; G 50 t, h, ht, ph; G 51 t, g, ph; G 54 t, ph; G 55 t, d; G 56 t, em, g, ht; G 58 ht; G 59 t, l, h; G 60 t, ht, d, ph; G 61 t, em, h, r, d, ph; G 62 g, ph; G 63 t, h, g; G 64 em, l, g, d, ph; G 65 t, em, g, ph; G 66 t, em, l, ph; G 67 t, em, h, g; G 68 t, d; G 69 t, em, d, ph; G 70 t, em, h; G 72 t; G 73 t, h, d, ph; G 74 t; G 75 t, em, h, ph; G 76 t, em, ph.

GM 2 p, d; GM 3 t, l, h, d, ph; GM 4 t, g; GM 5 t, em, l, h, d, ph; GM 6 t; GM 7 t, h, ph; GM 8 t, h, ph; GM 9 t, em, ph; GM 10 t, em, ph; GM 11 l, r, ph; GM 12 t, g, e; GM 13 t, p; GM 14 p; GM 16 t, em, h, g, d, ph; GM 17 t, h, ph; GM 20 h, g; GM 21 t, g, ph; GM 23 d, ph; GM 24 h, ph; GM 25 h, g, ph; GM 26 t, l, g; GM 27 t, h, g, ph; GM 28 ph; GM 31 t, ph; GM 32 t; GM 33 t, ph; GM 34 t; GM 35 t, l, ph; GM 36 t; GM 37 t, p; GM 40 t, em, r, d, ph; GM 41 t, r, ph; GM 42 g; GM 43 t; GM 44 t; GM 45 t, g; GM 46 g, ph; GM 47 t, l, ph; GM 48 t; GM 49 t, h, ph; GM 50 t, l, h, g, ph; GM 51 r, d, ph; GM 52 t, em, l, h, d, ph; GM 54 t, em, g, ph; GM 55 em, l, g, r, d; GM 56 t; GM 57 t; GM 58 ph; GM 59 t, em, l, h, ph; GM 60 t, h, ph; GM 61 t, d, ph; GM 62 t, d, ph; GM 64 t, l, h, p; GM 65 t; GM 66 t, em, g, ph; GM 67 t, em, d; GM 68 t, g, ph; GM 70 t; GM 71 t; GM 72 t; GM 73 t, em, h, g, r, d, ph; GM 75 t, r, ph; GM 76 l, h, ph; GM 77 p; GM 78 t, em, h, g, r, ph; GM 79 t, l, h, ph; GM 80 t; GM 81 t, em, h, g, ph; GM 82 t, ph; GM 83 em, ph; GM 85 t; GM 86 t, ph; GM 87 ph; GM 88 l, h, g, r, ph; GM 89 t, l, g, r, ph; GM 91 t, h, r, ph; GM 92 g, r, ph; GM 93 h, g, ph; GM 94 d, ph; GM 95 t, p, ph; GM 97 t, l, h, ph; GM 98 l, g, ph; GM 99 t, g, ph; GM 101 l; GM 104 a; GM 105 t, em, h, g, d, ph; GM 106 t; GM 108 t, d, ph; GM 109 t, h, ph; GM 110 l; GM 111 em, h, ph;

GM 113 t, g, ph; GM 115 t, l, h, g, r, ph; GM 116 h, ph, GM 117 h, p, d; GM 118 em, l, ph; GM 119 r, d, ph; GM 120 t; GM 121 g, d, ph; GM 122 g, r, ph; GM 124 t, h, ph; GM 125 t, em, h, d, ph; GM 126 t, em, r, d, ph; GM 127 em, ph; GM 128 l; GM 129 t, l, g, ph; GM 130 t, em, l, h, g, r; GM 131 a, ph; GM 132 em, ph; GM 133 t, h, g, d; GM 134 l, h, ph; GM 135 h, ph; GM 137 t, em, l, g, ph; GM 139 t, p, d; GM 140 g, r, ph; GM 141 t, l, ph; GM 142 em, ph; GM 143 l, h, ph; GM 145 t; GM 150 l, h, ph; GM 153 r, ph; GM 155 t; GM 157 t, ph; GM 158 h, g; GM 159 t, l, ph; GM 160 t, r, ph; GM 161 t, r, ph; GM 162 d, ph; GM 163 t, em, r, ph; GM 165 t, h, g, r, ph; GM 168 t, em, l, h, p; GM 169 t; GM 170 t, g, ph; GM 171 t; GM 172 h, ph; GM 173 d, ph; GM 174 t, l, h, g, ph; GM 175 l, ph; GM 176 l, g, r, ph; GM 177 t, d, ph; GM 178 t, l, d, ph; GM 179 t, l, g, ph; GM 181 t, l, h, ph; GM 182 t, h, g, r; GM 183 a; GM 184 t, l, d, ph; GM 185 t, em, r, ph; GM 186 d, ph; GM 188 t, l, h, r, d, ph; GM 189 t, h, g, r, ph; GM 190 t, em, h, g, p, d, ph; GM 191 l, h, r, d, ph; GM 192 a; GM 196 l, r, ph; GM 197 t, l, h, g, p; GM 198 t, h, p; GM 199 t, l, h, r, ph; GM 200 t, em, l, h, g, r, e.

GP 1 t, em, l, h, ph; GP 2 t, em, h, d, ph; GP 3 t, g, ph; GP 4 t, d, ph; GP 5 t, h, g, ph; GP 7 h; GP 8 t; GP 9 em, l, h, ph; GP 10 t, em, l, h, g, d, ph; GP 11 g; GP 13 t, em, l, h, d; GP 14 em, h, ht, d; GP 15 em, l, h, g, d, ph; GP 16 t, d, ph; GP 17 l, g, ph; GP 18 a; GP 19 t, l, d, ph; GP 20 t, d; GP 21 t, l, d, ph; GP 22 l, d; GP 23 a; GP 24 t, em, l, h, d, ph; GP 25 d; GP 26 em, d, ph; GP 27 t, em, r, ph; GP 28 t, h, g; GP 29 t, em, l, g, ht, ph; GP 30 h, g, ph; GP 31 t, l, d, ph; GP 32 t, em, g, ph; GP 33 t; GP 34 t, l; GP 36 l, g, ph; GP 37 t, em, ph; GP 38 l, e; GP 40 t, ph; GP 41 a; GP 43 h, ph; GP 44 t, em, h, ph; GP 46 d; GP 47 t, l, ph; GP 48 em, l, h, r, d, ph; GP 50 t; GP 51 t, l, h, d, ph; GP 52 t; GP 53 em, ph; GP 54 t, l, h, r; GP 55 em, ph; GP 56 t, em, ph; GP 57 em, l, h, ph; GP 58 em, h, ph; GP 59 t, em, l, h; GP 60 em, d, ph; GP 61 t, l, d, ph; GP 62 t, em, h, g, ph; GP 63 t, h, ph; GP 64 a; GP 65 l, d, ph; GP 66 t; GP 67 t; GP 68 em, l, h, g, ph; GP 69 l, ph; GP 70 t, l, h, ph; GP 71 t; GP 72 t, h, g; GP 73 t; GP 74 t, l, h, g, ph; GP 76 l, h, ph; GP 77 t, d, ph; GP 78 t, h, d; GP 79 em, l, ph; GP 81 t; GP 82 t, em, ph; GP 83 t, h, d; GP 84 t, h, g, p, ph; GP 85 t, em, l, h, d; GP 86 t, d, ph; GP 87 t, em, d; GP 88 t, em, d, ph; GP 89 t, h, d; GP 90 t, ph; GP 91 t, h; GP 92 t, em, l, h, g, ph; GP 93 em, h, g, ph; GP 94 t, h, g, d, ph; GP 96 t, em, h, d, ph; GP 98 t, ph; GP 99 t; GP 102 t; GP 104 t, g, ph; GP 105 t, em, l, g, ht, d; GP 108 em, l, h, h; GP 109 l, h; GP 110 g, e, ph; GP 111 h, d, ph; GP 112 t, h, g, ph; GP 114 t, h, g, ph; GP 115 t, h; GP 117 t, em, l, h; GP 118 t, l, h; GP 119 t; GP 120 d; GP 121 t.

GR 1 t, em, ph; GR 2 t, g, d, ph; GR 3 t, r, ph; GR 6 ph; GR 9 t; GR 11 t, r, ph; GR 12 t, em, l, g, r, ph; GR 13 t, em, d, ph; GR 14 t, r, ph; GR 15 t, l, g, r, ph; GR 16 t, l, ph; GR 18 t; GR 19 r, ph; GR 20 h, ph; GR 21 l, ph; GR 22 d; GR 24 l, g, ph; GR 25 t; GR 26 t; GR 27 t, l, g, r, ph; GR 29 t, r, d, ph; GR 32 t; GR 33 t, h, d, ph; GR 34 t, g; GR 35 t, em, l, g, ph; GR 38 t, em, l, h, d, ph; GR 39 t; GR 40 ph; GR 41 g, ph; GR 42 t, g, ph; GR 44 t, l, h, g, r, ph; GR 45 t, r; GR 47 t, l, g, r, e, d; GR 49 t, l, ph; GR 50 t; GR 51 t; GR 54 t; GR 55 l, ph; GR 56 t, h, ph; GR 58 t, h; GR 59 t; GR 60 t, h, ph; GR 61 t, em, r, p, ph; GR 62 t, d, ph; GR 64 t, h, ph; GR 66 t, r, d, ph; GR 68 r, ph; GR 72 t, g, r, ph; GR 73 t, h, g, r, ph; GR 74 t, r, ph; GR 75 g, ph; GR 78 t, em, l, ph; GR 79 h, ph; GR 80 ph; GR 81 h, ph; GR 82 l, r; GR 85 em, h, g, p, ph; GR 86 l, h, r, d, ph; GR 87 l, h, e, d, ph; GR 88 t, h, g, r, d, ph; GR 91 d, ph; GR 92 a; GR 94 l, r, g; GR 95 d, ph; GR 98 t, em, h, g, ph; GR 99 t; GR 100 t, g; GR 102 l; GR 103 p, d; GR 104 h, ph; GR 105 d, ph; GR 107 em, r, ph; GR 114 t, l, h, r, ph; GR 115 t, h, g; GR 116 t, ph; GR 117 t; GR 118 em; GR 120 em; GR 121 t, h, r, ph; GR 123 t, em, l, ph; GR 125 t, h, g, ph; GR 126 h, ph; GR 127 t, l, h, ph; GR 128 t, r, ph; GR 129 t; GR 132 t, em, h, ph; GR 133 em, ph; GR 134 d; GR 135 l, h, g, ph; GR 136 a; GR 137 t, l, h, g, d, ph; GR 138 a; GR 139 em, h, d; GR 141 t, em, ph; GR 142 a; GR 143 t, em, l, h, g, ph; GR 144 t; GR 145 t, h, ph; GR 147 g, ph; GR 148 t, ht, d, ph; GR 150 em, d, ph; GR 151 em, ph; GR 152 em, h; GR 153 h, ph; GR 155 em, l, h, ph; GR 156 h, g; GR 157 t; GR 158 t, l, h, g, ht, d; GR 159 t, l, h, g, d; GR 160 t; GR 161 d, ph; GR 162 a; GR 164 t, l, h, ph; GR 165 a; GR 166 h, ph; GR 167 h, g, d, ph; GR 168 t, p, d, ph; GR 169 t, l, h, d, ph; GR 170 t, l, ph; GR 171 h, ph; GR 173 t, d; GR 174 t, em, l, h, g, ph; GR 175 em, l, h, ph; GR 176 t, l, h, g, d, ph; GR 177 h, d, ph; GR 178 t, h, d; GR 179 t; GR 180 t; GR 181 t, h, g, ph; GR 182 em, l, h, g, d, ph; GR 183 l, h, ph; GR 184 a; GR 185 h, g, ph; GR 186 t, em, l, h, g, ph; GR 187 t, em, h, g, ht, ph; GR 189 t, h, g, ph; GR 191 t, l, h, g, d, p; GR 192 t, em, h, g, d, ph; GR 193 em, g, ph; GR 195 a; GR 196 g, ph; GR 197 l, h, g, ht, d; GR 198 em, l, g, d, ph; GR 199 em, l, h, g, ph; GR 200 em, la, ha, ga, ph; GR 201 t, d, ph; GR 202 t, r; GR 203 t, em, l, h, d, ph; GR 204 t; GR 205 t, ph; GR 206 g, d, ph; GR 207 t; GR 208 d; GR 209 t, h, g, ph; GR 210 t; GR 211 t; GR 212 h, g; GR 213 t, h, g; GR 214 t; GR 215 t, l, h, g, d, ph; GR 216 t; GR 217 t, h, ph; GR 218 t, em, l, h, g, d; GR 220 t, g, d, ph; GR 221 t, em, l, ph; GR 222 t, em, l, h, g, d; GR 223 l, h, g; GR 224 l, g, ph; GR 225 t, em, h, g, d; GR 226 t; GR 227 t, g, ph; GR 229 t; GR 230 t, l, h, g, r, ph; GR 231 t, em, g; GR 232 t, h, g, d, ht; GR 233 t, l, g, d; GR 236 t, l, h, d, ph; GR 238 t, d, ph; GR 239 t.

GS 2 e, ph; GS 3 t, r, ph; GS 6 a; GS 7 t; GS 8 t, l, h, r, d, ph; GS 10 t, h, ph; GS 11 t, em, l, h, r, ph; GS 12 em, r, d, ph; GS 13 t, em, h, ph; GS 14 em, l, g, d, ph; GS 16 h, g, r; GS 17 t, g, ph; GS 21 t, r, ph; GS 22 em, ph; GS 23 em, ph; GS 24 em, ph; GS 25 t, ph; GS 26 em; GS 28 t, em, l; GS 29 a;

GS 30 g, ph; GS 31 t, l, g; GS 35 em, h, ph; GS 36 a; GS 38 l, ph; GS 41 t, em, h, ph; GS 42 em, g, ph; GS 43 l, h, r, ph; GS 44 t; GS 47 t, em, l, ph; GS 48 t, h, g, r, e; GS 49 em, ph; GS 51 t, ph; GS 52 t, em, h, g, r, ph; GS 53 t; GS 54 t; GS 57 ph; GS 58 t, l, ph; GS 59 t, em, l, g, r, d, ph; GS 60 t, em, ph; GS 63 t, l, ph; GS 64 t, r, ph; GS 65 ph; GS 67 r, ph; GS 68 l, h, g, ph; GS 69 ph; GS 70 t; GS 71 h, g, ph; GS 75 em, r, ph; GS 77 t, em, g, ph; GS 78 t, l; GS 79 t, ph; GS 80 t, em, l, h, g, r, ph; GS 81 t, l, ph; GS 82 t, l, ph; GS 83 t; GS 84 t; GS 85 t; GS 86 em, l, g, d, ph; GS 87 t; GS 88 t, l, h, ph; GS 89 h, ph; GS 90 t, em, l, h, es, ph; GS 91 g, ph; GS 92 l, h, ph; GS 94 t, em, r, ph; GS 95 h, ph; GS 97 ph; GS 98 l, h, ph; GS 99 em, l, g, ph; GS 100 em, ph; GS 101 em, l, h, g, ph; GS 102 l, ph; GS 103 ph; GS 104 em, l; GS 105 em, l, ph; GS 106 a; GS 108 em, g, ph; GS 111 t, em, l, h, g, r, d, ph; GS 112 a; GS 113 l, g, d, ph; GS 116 l, d; GS 118 em, l, g, r, d, ph; GS 119 t; GS 120 g; GS 121 ph; GS 122 t, g, ph; GS 123 g, ph; GS 124 a.

GT 2 t; GT 3 t, l, d, ph; GT 4 t, em, l, d, ph; GT 5 h, ph; GT 6 h, ph; GT 7 ph; GT 8 t, em, h, g; GT 9 t, h, g, r, d; GT 10 t; GT 11 d, ph; GT 12 t, l, h, ph; GT 13 a; GT 14 em, ph; GT 15 t, em, h, g, d, ph; GT 16 t, em, l, h, ht, d, ph; GT 17 t, d, ph; GT 18 h, ph; GT 19 t, h, ph; GT 20 a; GT 21 t; GT 22 d, ph; GT 23 t, g; GT 24 t; GT 25 l, ph; GT 26 t, l, h, e; GT 27 t, h, g, d; GT 28 t, l, ph; GT 29 t; GT 30 em, ph; GT 31 em, d; GT 32 t, em; GT 36 em, l, g, d, ph; GT 37 d; GT 38 em, h, ph; GT 39 d, ph; GT 40 h; GT 42 t, em, l, h, g, ph; GT 43 t, em, h, g; GT 46 a; GT 48 d; GT 49 t, d; GT 50 t, d, ph; GT 51 t, em, l, h, g, d, ph; GT 52 t, em, l, h, g, ht, ph; GT 53 t, l, h, g, ph; GT 54 em; GT 55 t, em, g, ph; GT 56 t, d, ph; GT 58 t, em, l, h, g, d, ph; GT 60 t; GT 61 ph; GT 62 t; GT 64 t, em; GT 65 d, d; GT 66 a; GT 67 t; GT 68 t, em, l, h, g, d, ph; GT 69 em, h; GT 70 em, h; GT 71 g, ph; GT 72 ph; GT 73 t; GT 74 t; GT 75 t; GT 76 t; GT 77 t, em, l, h, g, ph; GT 78 t; GT 79 t, em, g, d; GT 81 em, ph; GT 82 t, em, h, ph; GT 83 t, em, r, ht; GT 84 t, l, h, g, r; GT 85 t, h, d, ph; GT 86 t; GT 87 t, g, ph; GT 88 t; GT 89 t, em; GT 90 t; GT 92 t; GT 93 a; GT 95 a; GT 96 t, d, ph; GT 97 t, l, h, d, ph; GT 98 t, d, ph.

H 1 em, l, h, g, m; H 3 em, ph; H 4 h, ph; H 5 t, g, ph; H 6 p, ph; H 8 ph; H 9 l, h, g, ph; H 10 h, g, ph; H 11 t, em, g, ph; H 12 t, h, g, r, ph; H 14 em, ph; H 15 h; H 16 em, ph; H 17 em, g, r, d, ph; H 18 h, ph; H 20 g, p, ph; H 21 a; H 22 e; H 23 em, ph; H 24 t; H 25 t; H 26 t.

H 27 a; H 33 t; H 34 t, l, p, ph; H 36 em, ph; H 38 t, l, h, r, ph; H 39 t, h, r, d, ph; H 42 t, g, p, ph; H 43 t; H 45 t; H 46 t, h, r, d, ph; H 47 a; H 49 t, r, ph; H 51 t; H 52 t; H 53 a; H 55 t; H 56 t; H 57 t, l, h, r, ph; H 58 a; H 59 t; H 60 t, em, ph; H 61 a; H 62 l, h, g, ph; H 63 em, l, g, r, ph; H 65 t, l, h, g, r, d, ph; H 67 h, d, ph; H 68 a; H 69 t, l, h, ph; H 71 t, l, h, r, ph; H 74 t; H 75 t, em, h, g; H 76 t, em, d, ph; H 77 t; H 78 h, g, e, ph; H 79 t, l, h, g, ph; H 80 a; H 81 t, g, ph; H 82 t; H 84 t, l, h, g; H 85 t, em, h, g, ht, ph; H 86 em; H 88 t, l; H 89 t, em, h, g, ph; H 90 t; H 91 t, em, l, h, g, ph; H 92 g; H 93 g, ph; H 94 t, h, g, r; H 95 t, g, e; H 96 t; H 97 a; H 98 t, h, d, ph; H 99 t, em, h, g, ph; H 100 t, em, l, h, g, d; H 101 t, g, d; H 102 t, em, l, g, d; H 104 t, l, d, ph; H 105 a; H 108 h, g, ph; H 111 t, h, ph; H 112 em, g; H 113 t; H 114 t; H 115 a; H 116 em, g, ph; H 117 t, l, g, ph; H 118 a; H 119 t, h, g, d, ph; H 120; em, l, h; H 121 em, h, r, ph; H 122 t, em, l, h, p, ph.

K 2 l, h, g, ph; K 4 t, l, h, g, r, ph; K 5 a; K 6 t, l, r, ph; K 8 em, l, g, r, d, ph; K 9 a; K 10 em, h, g, r, e; K 11 r, ph; K 12 a; K 15 t, em, r, ph; K 16 r, d; K 19 r; K 24 t, em, ga, r; K 25 t, em, r, d, ph; K 26 a; K 27 em, r; K 29 t; K 30 h, r, ph; K 34 t, h, g, r; K 35 t, es, ph; K 36 t, l, h, g, r, ph; K 37 t, h, g, r; K 38 t, h, g, e; K 41 t, h, e, d, ph; K 43 h, d, ph; K 44 t; K 45 em, ph; K 46 t, r; K 47 t, em, l, r, d, ph; K 48 e; K 49 p; K 50 em, g; K 51 em, d, ph; K 52 a; K 53 t, em, l, h, d; K 54 em, l; K 55 em, g, ph; K 56 t; K 58 g, d, ph; K 60 g, ph; K 61 t, r, ph; K 64 l, g, ph; K 66 a; K 68 t, em, ph; K 69 t, h, g, r, ph; K 70 t, l, h, g; K 71 l, h, g, r, ph; K 72 a; K 73 t, em, h, g, r, d, ph; K 74 t, r, ph; K 75 t, h, r, d; K 76 t, r, d, ph; K 78 a; K 79 em, l, ph; K 81 em, r; K 82 h, ph; K 83 t, l, h; K 84 t, em, l, r, ph; K 85 t; K 86 t; K 87 t; K 88 t; K 89, r, ph; K 90 t, em, p, ph; K 92 a; K 93 t, r, ph; K 94 t, em, h, g, r, d, ph; K 95 r, d, ph; K 97 t; K 99 t; K 100 t; K 101 t, h, g.

KA 1 em, h, ph; KA 2 a; KA 3 t, em, r, ph; KA 5 a; KA 6 h, ph; KA 7 t, em, h, ph; KA 8 em, r, ph; KA 9 t, r, ph; KA 11 t, r, d, ph; KA 12 t, h, ph; KA 13 ph; KA 14 d, ph; KA 16 r, ph; KA 17 ph; KA 18 t, l, h, ph; KA 19 r, d, ph; KA 20 d, ph; KA 21 d, ph; KA 22 em, ph; KA 23 em, d, ph; KA 24 em, r, ph; KA 25 h, ph; KA 26 h, d, ph; KA 27 t, h, r, d, ph; KA 33 l, ph; KA 35 ph; KA 39 h, ph; KA 40 g; KA 41 em, d; KA 42 em, l, h, d, ph; KA 43 em, l, h, g, ht, ph; KA 44 em, d; KA 45 h, ph; KA 46 t, g, ph; KA 48 em, g, d; KA 49 e, ph; KA 50 l, h, d; KA 51 t, em, l, h, es, d, ph; KA 52 em, ph; KA 54 d; KA 55 ht, d, ph; KA 56 l, d, ph; KA 57 em, l, ph; KA 58 t, d, ph; KA 60 t; ht, p; KA 61 l, h, g, ht, ph; KA 62 h.

KD 2 h, ph; KD 3 a; KD 5 r, ph; KD 6 h, ph; KD 7 em, l; KD 9 t, em, d, ph; KD 10 t, em, l, ph; KD 13 t, em, l, h, g, es, ph; KD 14 em, ph; KD 15 l, ph; KD 16 t; KD 17 t, h, ph; KD 18 t, l, d, ph; KD 19 t, l, d, ph; KD 20 d, ph; KD 22 t; KD 23 t; KD 24 t, l, h, g, ph; KD 25 a; KD 26 h, ph; KD 28 l, r, ph; KD 29 t, em, g, r, ph; KD 30 t, em, l, r, ph; KD 31 a; KD 33 g, ph; KD 34 em, ph; KD 35 a; KD 37 r, ph; KD 38 t, em, l, ph; KD 39 d, ph; KD 43 t, l, r, ph; KD 44 t, l, g, ph; KD 51 a; KD 52 t, em, l, h, g, ph; KD 54 t; KD 55 t, l, r, d, ph; KD 57 t; KD 58 d, ph; KD 60 t, l; KD 61 a; KD 62 h, r; KD 63 t, h, g, r, d, ph; KD 64 h, r, ph; KD 65 t, g, r, d, ph; KD 66 a; KD 67 t, l, h

g, r, ph; KD 69 t, g, r; KD 71 a; KD 72 t, em, h, g, r; 74 t; KD 75 t; KD 76 t, em; KD 77 t; KD 78 t, l, ph; KD 79 a; KD 81 t, em, g, ph; KD 82 a; KD 84 t, em, h, ph; KD 86 a; KD 87 t, h, ph; KD 88 l, ph; KD 89 a; KD 90 d, ph; KD 91 a; KD 92 t, h, ph; KD 94 t, h, ph; KD 95 t; KD 96 a; KD 97 t, d, ph; KD 98 t, l, h, r, ph; KD 99 l, h, p, ph; KD 101 t, l, h, g, r; KD 103 ph; KD 104 t, h, ph; KD 105 t, ph; KD 106 t, h, g, r, d, ph; KD 107 t, l, r, d; KD 108 t, r, ph; KD 111 a; KD 113 l, r, ph; KD 114 a; KD 115 t; KD 116 t; KD 119 a; KD 120 t, h, g, ph; KD 121 t, l, h, g, d, ph; KD 123 t, h, d, ph; KD 124 t, em, h; KD 125 t; KD 129 h, g, r, ph; KD 132 t, em, l, h, g, d, ph; KD 134 t, h, g, r, ph; KD 135 d, ph; KD 136 em, ph; KD 138 l, ph; KD 139 t; KD 140 t; KD 141 g, d; KD 142 g, ph; KD 143 d, ph; KD 144 t, l, h, ph; KD 145 a; KD 148 a; KD 149 t; KD 151 t, em, l, h, g, d, ph; KD 152 t; KD 153 t, em, l, ph; KD 155 t, l, g, r, ph; KD 156 h, r, ph; KD 158 es, d, ph; KD 159 t, em; KD 160 t, g, r, ph; KD 161 t, em, l, h, d, ph; KD 162 t; KD 163 a; KD 164 t; KD 166 t, h, r; KD 167 t, g, r, ph; KD 168 a; KD 169 t, l, h, d, ph; KD 170 t, h, g, r, e, ph; KD 172 t; KD 173 t, r, d; KD 175 em, ph; KD 177 t, l, h, d, ph; KD 183 h, d, ph; KD 185 t, l, g, r; KD 186 t, h, ph; KD 187 t, g, e, ph; KD 189 r, ph; KD 191 a; KD 193 t, d, ph; KD 195 g, ph; KD 196 t, em, l, h, g, ph; KD 197 em, d, ph; KD 198 t; KD 199 em, h, g, r, ph; KD 199a l, ph.

KK 4 t, h, g, ht, d, ph; KK 5 t, em, l, h, g, ht, d; KK 6 l, h, g, ph; KK 7 em, h, ph; KK 8 a; KK 9 l, g, ht, ph; KK 11 t, g, d, ph; KK 12 t; KK 13 t; KK 14 l, h, d, ph; KK 15 em, l; KK 16 n; KK 17 em, g, ht; KK 19 t; KK 20 d, ph; KK 21 d, ph; KK 22 em, ph; KK 23 t, ph; KK 24 g, d, ph; KK 25 t, em, g, r, ph; KK 26 ph; KK 27 t, l, d; KK 28 t, h, g, ht; KK 29 t, em, l, h; KK 30 t, em, ph; KK 31 t, em, e; KK 32 t; KK 33 t; KK 34 a; KK 35 t, ph; KK 36 em, l, g, d, ph; KK 37 t, g, ph; KK 38 t, em, l, h, ht, ph; KK 39 d, ph; KK 40 g, ph; KK 41 a; KK 42 g, ph; KK 43 t, h, d, ph; KK 45 t, l, ht, ph; KK 46 t, em, l, h, g, d, ph; KK 47 e, ph; KK 48 t; KK 49 t; KK 50 t, em, l, h, ht, d, ph; KK 52 t, l, h, g, ph; KK 53 t, l, g, d, ph; KK 54 t, h, g, ph; KK 55 t, em, l, h, g, ph; KK 56 d, ph; KK 57 t; KK 58 t, em, l, g; KK 60 t, l, h, g, ph; KK 61 t, l, h, g, r, d, ph; KK 62 t, em, l, g, ph; KK 64 l, h, ph; KK 67 h, ph; KK 69 a; KK 70 a; KK 74 t, r, ph; KK 75 h, r, ph; KK 76 t; KK 78 r, d, ph; KK 79 t, r, ph; KK 80 t, d, ph; KK 82 em, l; KK 83 t, h; KK 84 l, h, r, ph; KK 87 l; KK 89 h; KK 90 t, h, g, ph; KK 94 t, em; KK 95 h, g, ph; KK 96 t, r, ph; KK 98 a; KK 99 a; KK 103 a; KK 104 t, l, d, ph; KK 105 t, em, g, r, e; KK 106 a; KK 107 em, l, ph; KK 108 h, ph.

KW 2 r; KW 3 l, ph; KW 4 r, ph; KW 6 d, ph; KW 9 r, ph; KW 11 h, ph; KW 13 a; KW 14 em, ph; KW 16 em, ph; KW 17 h, ph; KW 18 d, ph; KW 19 ph; KW 21 a; KW 24 em, h, ph; KW 25 em; KW 26 l, h, d, ph; KW 32 t, l, h, g, d, ph; KW 33 t, h, ph; KW 34 l, h, r, ph; KW 35 l, h, e; KW 37 r, d, ph; KW 39 em, h, d, ph; KW 40 t; KW 42 t, l; KW 44 l, ph; KW 46 t, em, h, r, ph; KW 47 l, h, r, ph; KW 48 r, ph; KW 49 l, h, ph; KW 50 em, d, ph; KW 51 t, h, r; KW 52 t; KW 54 l, ph; 57 KW d, ph; KW 59 t; KW 60 t, l, h, r; KW 61 t; KW 63 t; KW 64 d, ph; KW 65 t, g, ph; KW 67 t, r, ph; KW 68 em, h, r, ph; KW 69 t; KW 70 t; KW 71 t; KW 72 t, em, l, h, g, r, ph; KW 73 t; KW 74 t; KW 75 t; KW 76 t, d; KW 77 t, h, g, d; KW 78 t, g, r, d; KW 79 em, h, ht, ph; KW 80 em, l, h, g, ph; KW 81 t; KW 82 t, d, ph; KW 83 t, d, ph; KW 84 t, em, l, h, g, ht, d; KW 85 t; KW 86 t, p, ph; KW 88 t, h; KW 89 t, l, h, g, d, ph; KW 91 t, d, ph; KW 92 t, h; KW 93 t, em, h, g; KW 94 t, ht, d, ph; KW 95 t, g, ht; KW 96 t, l, g, ph; KW 97 t, g; KW 98 t, g, h, d; KW 99 g, ph; KW 100 t; KW 101 t, em, l, h, d, ph; KW 102 t; KW 103 t, l, h, g; KW 104 t; KW 105 t, em, g; KW 107 h, d; KW 108 l, h, g, ph; KW 109 t; KW 110 t, l, h, g; KW 112 t, p; KW 113 t; KW 114 ph; KW 115 t, em, l, h, g, ph; KW 116 d; KW 119 h; KW 120 t, g, d, ph; KW 121 h, ht, p, d; KW 122 g, ph; KW 123 t, d; KW 124 t; KW 125 t, ph; KW 127 t, em, h, g, ph; KW 128 h, ph; KW 129 t, d, ph; KW 131 t, d; KW 133 t; KW 134 t; KW 135 t, h; KW 136 t, g, ht; KW 137 t, h, g, ht, p; KW 138 ph; KW 139 t, d, ph.

M 1 h; M 2 em, ph; M 4 da, ea, pha; M 5 em, l, h, ph; M 6 a; M 7 t, l, h, ph; M 8 l, h, g, r, ph; M 9 t, r, ph; M 10 em, h, g, ph; M 11 t, em, h, g, d, ph; M 12 t, em, l, h, g, ph; M 14 em; M 15 t, h, ph; M 16 t; M 17 em, h, ph; M 19 t, h, r, ph; M 24 t; M 26 em, ph; M 27 t, h; M 28 t; M 30 em; M 32 t; M 33 l, h, g, ph; M 34 t, h, ph; M 36 r, ph; M 37 r, ph; M 38 d, ph; M 39 em, l, h, d, ph; M 41 l, h, ph; M 42 t, em, h, ph; M 43 t, d, ph; M 44 em, l, ph; M 46 a; M 47 t, l, h, r, ph; M 48 g, ph; M 49 t, em; M 50 t, l, h, g, r, ph; M 51 t; M 52 a; M 53 t, em, l, h, g, d, ph; M 54 em, l, h, ph; M 55 em, e; M 57 t, h, ph; M 61 t, g; M 62 t, em, r, ph; M 63 t, em, l, h, g, r, d, ph; M 66 t; M 67 em, h, ph; M 68 r, ph; M 69 t, l, d; M 71 h, r, d; M 74 l, ph; M 77 em; M 79 h, r, ph; M 80 t, r, ph; M 81 em; M 82 h, ph; M 83 em, r, ph; M 84 t, h, ph; M 85 em; M 86 r, ph; M 87 em, d, ph; M 90 em, l, h, ph; M 91 t, em, r; M 92 t, l, r, ph; M 93 t; M 94 t, l, ph; M 96 r, ph; M 97 t, em, h, g, ph; M 98 g, r, ph; M 99 t; M 101 t, g, ph; M 102 r, ph; M 103 em, ph; M 104 em, h, ph; M 106 t, d, ph; M 107 em, d, ph; M 108 d, ph; M 110 t; M 111 t, em, l, h, g; M 114 r, ph; M 116 r, ph; M 117 em, h, ph; M 118 h, ph; M 120 em, ph; M 121 l, ph; M 122 t; M 123 t, em, l, h, g, ph; M 124 l, h, ph; M 126 t; M 127 a; M 129 t; M 130 r, ph; M 131 t; M 133 t, em, g, r, ph; M 134 t; M 136 t, em, l, h, g, r, ph; M 137 h, g, ph; M 138 t, r, ph; M 139 t, em, l, h, ph; M 140 t; M 141 t, l, h, g, r, ph; M 142 t, l, g, ph; M 144 t, em, g, ph; M 145 ph; M 146 t; M 150 t; M 151 g, ph; M 152 t, g, r, ph; M 153 t, em, g, r, ph; M 155 t, h, ph; M 156 g; M 157 h, g, r, ph; M 158 t; M 160 d, ph; M 162 t, l, h, g, r, d, ph; M 163 g, ph; M 164 r, ph; M 165 h, r, ph; M 166 p, ph; M 167 t; M 169 t, l, ph; M 170 t, l, g, ph; M 171 em, h, g, ph; M 172 a; M 174 t, em, ph; M 175 d, ph; M 177 t, d, ph; M 179 em, ph; M 180 ph; M 182 t, em, l, g; M 183 t, em, h, g, ph; M 185 d,

ph; M 186 t, h, d, ph; M 187 r, ph; M 189 t; M 190 t, r, d, ph; M 192 t, l, r, ph; M 194 t, r, ph; M 195 t, l, h, g, ph; M 197 a; M 199 r, ph; M 200 t.

MA 1 t, em; MA 2 t, em, l, h; MA 3 t, em, l, h, g, ph; MA 5 t, h, g; MA 7 a; MA 9 t, d, ph; MA 10 t, h; MA 11 t, g; MA 12 t, em, l, g, ph; MA 16 t, l, g, d, ph; MA 17 t, h, ph; MA 19 t, em, l, g, d, ph; MA 20 a; MA 21 t, em, g, r, d, ph; MA 22 t; MA 23 t, em, g, d; MA 24 t, g; MA 25 a; MA 26 t, l, h; MA 27 t, em, g, p; MA 28 t; MA 29 t, g; MA 30 t; MA 31 t, h; MA 32 g, ph; MA 33 a; MA 34 a; MA 35 h, g, ph; MA 36 em, l, g, ht; MA 37 t, em, l, h, g, ph; MA 39 t, ph; MA 40 t; MA 41 t, l, h, g, ph; MA 42 l, h, g; MA 43 t, em, l, h, g; MA 44 em, h, d; MA 45 a; MA 46 t, l, h, g, d, ph; MA 47 a; MA 49 l, h, g, ph; MA 50 t, h, d, ph; MA 51 em, ph; MA 52 t, em; MA 53 t; MA 54 t, em, l, g, d, ph; MA 55 t; MA 56 t, em, l, h, g, ht, d; MA 57 a; MA 58 t, h, ph; MA 59 em, l, h, ht, ph; MA 60 t, l, h, ht, d, ph; MA 62 t, h, ph; MA 63 t, h, ph; MA 64 ht, ph; MA 67 t, em, l, h, g, r, ph; MA 68 l, h, g, ph; MA 69 t, l; MA 70 t, g; MA 71 t, g, p, ph; MA 72 em, g, ph; MA 76 t; MA 77 t, em, ph; MA 79 t, em, l, h, g; MA 80 t, g, ph; MA 81 t, em, ph; MA 84 t, h, g, ph; MA 85 t, r, d, ph; MA 86 t, ht; MA 88 t, g, ph; MA 89 t, h, g; MA 90 t, l, h, g, ht; MA 91 t, l, h, g; MA 92 t, em, l, h, g, ph; MA 93 a; MA 94 t, h, ph; MA 95 t, l, h, d; MA 96 t; MA 100 t, em, h, g; MA 101 a; MA 102 t; MA 103 t, g, p; MA 104 t; MA 106 h; MA 107 t, em, g, ph; MA 108 t, em, l, h, es, ph; MA 109 t; MA 110 em, h, g, ph; MA 111 h; MA 112 t; MA 113 em, h, g, r, p, ph; MA 114 t; MA 115 t, l, h, g, ht, d, ph; MA 116 em, l, h, g, ht, ph; MA 117 em, l; MA 118 t, h, g, ph; MA 119 t, em, l, h, g, ph; MA 121 t, ph; MA 122 t; MA 123 t, g; MA 124 t; MA 125 t; MA 126 t, d, ph; MA 127 em, l, g; MA 128 t, l, h; MA 129 t; MA 130 t, h, d, ph; MA 131 t, g, ph; MA 132 t; MA 133 t, h, ph; MA 134 t, g; MA 135 t, em, g, d; MA 136 t, l, h, g, ph; MA 137 t; MA 138 t, l, h, ph; MA 139 h, g, ph; MA 140 t, g, ph; MA 141 t; MA 142 t, h, g, ph; MA 143 a; MA 144 t, l, ph; MA 145 t; MA 146 t, l, h, ph; MA 147 em; MA 148 t; MA 149 t, h; MA 150 t, em, h, ph; MA 152 t, d, ph; MA 154 t, g, ph; MA 155 t; MA 156 t, em, ph; MA 157 t, d, ph; MA 158 t, ph; MA 159 a; MA 161 t; MA 162 t; MA 163 t; MA 164 t; MA 165 t, l; MA 167 t, ph; MA 168 t, em, ph; MA 169 em, ph; MA 170 em, ph; MA 171 d, ph; MA 172 d, ph; MA 173 t; MA 174 em, l, ph; MA 175 t, h, ph; MA 176 t; MA 177 t; MA 180 d, ph; MA 181 ph; MA 182 em, ph; MA 183 t; MA 185 ph; MA 186 em; MA 187 t; MA 188 t, em, g, ph; MA 190 t, g, ph; MA 193 t, em, h; MA 194 t, r, ph; MA 195 l, ph; MA 196 t, d, ph; MA 200 d, ph; MA 201 em, r, ph; MA 202 h, d, ph.

MG 1 t, ph; MG 2 a; MG 4 t; MG 5 t; MG 6 d, ph; MG 9 t; MG 10 t; MG 11 h; MG 12 t, em, d, ph; MG 13 t, l, e, ph; MG 15 r, d; MG 18 t, r, ph; MG 19 t, em, d, ph; MG 20 t, r, ph; MG 21 t, g, es; MG 22 t, em, l, h, g, d, ph; MG 23 t, em, g, d, ph; MG 25 em, r, e, ph; MG 26 em, r, ph; MG 27 t, em, l, h, g, r, d, ph; MG 29 t, h, g, r, ph; MG 30 t; MG 31 t, d; MG 32 ph; MG 33 t; MG 34 t, l, h, ph; MG 35 a; MG 36 t, em, ph; MG 37 t; MG 38 a; MG 39 t, l, ph; MG 40 t; MG 41 t, em, l, h; MG 42 t, l, h, r; MG 43 l, r, d, ph; MG 44 t, l, h, d, ph; MG 45 l, ph; MG 46 p, ph; MG 47 ph; MG 48 t, em, r, d; MG 49 t, d, ph; MG 50 t, r, d, ph; MG 51 h, g, ph; MG 52 t, em, l; MG 53 a; MG 54 a; MG 55 t, em, d, ph; MG 56 ph; MG 58 t, g, p, ph; MG 59 t, l, h, p, ph; MG 60 t; MG 61 ph; MG 62 t; MG 64 t, em, l, g, d, ph; MG 66 h, ph; MG 67 em, l, h, ph; MG 68 t, l, ph; MG 69 t, em, l, r, ph; MG 70 t, g; MG 71 t, l, h, ph; MG 72 em, h, ph; MG 73 em, ph; MG 74 ph; MG 75 em, ph; MG 76 t, em, l, g, ph; MG 77 l, h, g, ph; MG 80 t, g, ph; MG 81 t, l, h, d, ph; MG 82 t; MG 84 t; MG 85 t; MG 86 ph; MG 88 t, em, ph; MG 89 t, r; MG 90 t, g, ph; MG 91 t, g, ph; MG 92 l, g, ph; MG 93 h, p; MG 94 t, r, ph; MG 95 t, ph; MG 96 t, g, r; MG 97 t, l, ph; MG 98 t, h, ph; MG 99 em, l, g, d, ph; MG 100 em, r, ph; MG 101 t, l, g, ph; MG 102 t, l, h, ph; MG 103 t, em, l, h, r, d, ph; MG 104 t, l, r; MG 105 t, l, g, r; MG 107 t, ph; MG 108 em, h, ph; MG 109 r, p, ph; MG 110 a; MG 112 g; MG 113 t, g; MG 114 ph; MG 115 ph; MG 119 em, ph; MG 120 h; MG 121 t, em, r, ph; MG 122 l, ph; MG 123 t, l, r, ph; MG 124 g, r; MG 125 t, em, l, h, g, r, ph; MG 127 t, em, h, r, ph; MG 128 g, d, ph; MG 129 l, ph; MG 131 l.

MM 1 t, g; MM 2 t, h, g, d, ph; MM 3 t; MM 4 ph; MM 5 a; MM 6 a; MM 7 t, h, g; MM 8 t, p, ph; MM 9 t, ph; MM 10 t, l, h, ph; MM 12 t, em, l, h, g, d; MM 13 t, em, h; MM 14 t; MM 15 t, em, l, h, g, ph; MM 16 t, em; MM 17 em, l, h, ph; MM 19 t, l; MM 20 t, em, h, ph; MM 21 t, l, ph; MM 23 t, l, h, ph; MM 24 t, l, h, g, r, ph; MM 25 l, h, ph; MM 26 t; MM 28 t, p, ph; MM 29 ph; MM 30 t; MM 31 t; MM 33 t, g, ph; MM 35 h, g; MM 37 a; MM 39 t, em, l, h, g, r, ph; MM 40 d, ph; MM 41 em, g, es, p, d; MM 42 t, l, h, ph; MM 43 t; MM 44 t, ph; MM 45 t, l, h, g, d, ph; MM 47 t, g, ph; MM 48 t, em, h, g, r, ph; MM 49 t; MM 50 t, l, r; MM 53 h, ph; MM 54 t, em, r, d; MM 57 t; MM 60 a; MM 64 t, l, h, g, r, ph; MM 65 t, em, ph; MM 66 t, em, h, g, d, ph; MM 67 t, em, l, h, g, d; MM 68 t, h, ph; MM 69 t; MM 71 t, em, h, g, ph; MM 72 t, em, l, h, d; MM 73 t, d; MM 75 em, h, ph; MM 76 t, ph; MM 77 a; MM 78 l, h, ph; MM 79 l, h, g; MM 80 t, h, g, ph; MM 81 h, ph; MM 82 t, em, h, g, ph; MM 84 t, em, l, h, g, d, ph; MM 86 t; MM 89 t, ph; MM 90 ph; MM 93 g, ph; MM 94 t, l, h, g, d; MM 95 t, h, g, ph; MM 96 g; MM 97 t; MM 98 t, l, ht; MM 99 t, em, ph; MM 100 t, em, ph; MM 101 em, g, d; MM 102 t, em, h, g, ph; M, 103 t, h, g; MM 104 t, l, h, g; MM 105 t, em, l, h, g, r, ph; MM 106 t, em, ph; MM 108 t, l, ph; MM 109 t, l, g, e; MM 110 d, ph; MM 111 a; MM 112 g, d, ph; MM 114 t, ph; MM 115 t; MM 117 l, g, ph; MM 118 t, h, g, ph; MM 119 h; MM 121 t, l, r; MM 122 t, l, g, ph; MM 123 t, h, ph; MM 124 ph; MM 125 t; MM 127 t, h, ph; MM 128 t, em, l; MM 129 t, em, ph; MM 130 ph; MM 131 a; MM 132 t, l; MM 133 t, h, ph; MM 134 t; MM 135 t, em, h, r, ph; MM 136 a; MM 137 em, h; MM 139 t, l, ph; MM 140 h, ph; MM 141 t, em, l, h, g, ph; MM 142 t, em, l, h, g, ph; MM 143 t; MM 144 t, ht; MM 145

t, em, l, h, g; MM 146 t, h, ph; MM 147 t, em, g, ph; MM 149 t, l, h, d, ph; MM 150 t, d, ph; MM 151 em, l, h, ph; MM 152 t, g, ph; MM 153 em, d, ph; MM 154 t, em, h, d; MM 155 t, h, g, e, ph; MM 156 t, ph; MM 158 t, ph; MM 159 e, ph; MM 161 t, h, g; MM 162 t, em, ph.

N-2 e, ph; N 4 t; N 5 l, ph; N 6 t, ph; N 9 t; N 10 t, ph; N 11 t, h, g, ph; N 12 t; N 13 h, g, ph; N 14 t; N 16 t, h, ph; N 17 t; N 18 t, l, d, ph; N 19 t, l, g, ph; N 20 t; N 21 t, em, r, ph; N 22 t, h, g, ph; N 24 a; N 25 t, em, l, h, g, ph; N 27 t, em, l, h, g, r, ph; N 28 d, ph; N 30 e, ph; N 31 t, l, h, r, ph; N 32 g, ph; N 33 t; N 34 t, l, h, g, ph; N 35 a; N 39 t, l, g, ph; N 40 ph; N 41 t, l, r, ph; N 42 t, em, h; N 43 ph; N 44 r, ph; N 45 t; N 47 t, em, h, d, ph; N 48 t, l, h, g, r, ph; N 49 t, em, l, h, g, r, ph; N 50 ph; N 52 t, l, h, r, ph; N 53 t, em, l, h, g, d, ph; N 54 em, l, d, ph; N 55 l, p; N 56 t, l, h, ph; N 57 em, g, ph; N 60 r, ph; N 61 g, ph; N 62 em; N 63 t; N 65 t, ph; N 67 g, r, d, ph; N 68 l; N 69 t, h, g, ph; N 70 t, em, h, r, d, ph; N 71 t, l, ph; N 72 t, r, ph; N 73 t; N 74 t, l, e, ph; N 75 t, g, d, ph; N 76 em, l, h, g, ph; N 77 d, ph; N 78 t, d, ph; N 79 t, l, h, g, d, ph; N 81 h, g, ph; N 82 t, ph; N 83 em, ph; N 84 t, d, ph; N 86 t, em, l, g, r, d; N 87 t, em, l; N 88 t, em, h, ph; N 89 h; N 90 a; N 91 t, ph; N 92 t, d, ph; N 93 l, ph; N 94 em, h, ph; N 95 t, em, h, g, r, d, ph; N 96 h, ph; N 97 t, em, h, g, r, ph; N 98 a; N 99 em; N 101 a; N 102 r, ph; N 103 t.

P 3 em, g, d, ph; P 4 t, em, ph; P 5 t; P 7 t; P 9 r, ph; P 10 t, h, ph; P 12 d, ph; P 13 em, ph; P 14 t; P 15 t, em, l, g, d, ph; P 16 t, h, g, ph; P 17 em, ph; P 18 t; P 19 em, ph; P 20 t, ph; P 22 em, l; P 23 t, l, ph; P 26 em, l; P 31 em, ph; P 33 t; P 34 t, em, ph; P 36 r, ph; P 38 a; P 40 t; P 42 t, l, r; P 43 t, h; P 44 t; P 45 t, em, d, ph; P 49 g, ph; P 50 t; P 51 t, h, d, ph; P 53 t; P 54; P 57 h, d, ph; P 58 em, h, d, ph; P 59 t, h, ph; P 60 t; P 61 em, ph; P 62 em, h, g, ph; P 63 t; P 65 t; P 68 l, ph; P 69 t; P 70 t; P 71 h, g; P 74 t, h, ht, d, ph; P 75 t, l, ph; P 76 h; P 77 g, d, ph; P 78 l, h, g, ph; P 79 l, g, ph; P 80 t, g, ph; P 81 g, ph; P 82 l, ph; P 83 t; P 84 em, ph; P 85 t, ph; P 87 t, em, g, ph; P 88 l; P 89 t, em, l, h; P 90 t, ph; P 91 em, ph; P 92 t, g, d, ph; P 95 em, g, ph; P 96 em, ph; P 97 t, l, h, d, ph; P 99 t, h, d, ph; P 100 g, ph; P 101 t, l, g, d, ph; P 103 em; P 105 em, d, ph; P 106 t; P 107 d, ph; P 108 t, em, l, g, d, ph; P 109 em, h, g, ph; P 110 t, em, l, h, ph.

TA 2 em, l, h, ph; TA 5 ph; TA 7 t, r, ph; TA 9 t, l, h, ph; TA 10 a; TA 12 t, g, r, ph; TA 14 t, h, r, ph; TA 15 a; TA 16 h, r, ph; TA 17 em, h, g, r; TA 19 em; TA 21 t; TA 23 t; TA 24 t, em, h, r; TA 26 a; TA 27 em, h, r, ph; TA 28 t, em, g; TA 30 t, em, l, h; TA 31 t, l, ph; TA 32 r, ph; TA 37 em, r; TA 38 t, em, l, h, es, ph; TA 39 l, h, g; TA 41 ta, em, l, h, ga, r, da, pha; TA 46 t, l, h, g; TA 47 a; TA 48 r, ph; TA 49 l, h, r; TA 51 ph; TA 52 em, l, h; TA 54 t, ph; TA 55 h, g, ph; TA 56 t, l; TA 57 p, ph; TA 58 t, l, h, g; TA 59 t; TA 60 t; TA 61 t, h, g, ph; TA 62 t, em, d, p; TA 63 d, ph; TA 64 t, l, ph; TA 66 ph; TA 68 t, em, h, r; TA 70 t; TA 71 t, g, d; TA 72 h, g, ht, ph; TA 73 t, em, l, h, g; TA 74 h, ph; TA 75 t, l, h; TA 76 t, l, h, ht, d; TA 78 t, l, g, ht; TA 79 l, ph; TA 80 a; TA 82 g, ph.

W 1 t, em, g, ph; W 3 t, r, ph; W 4 em, g, r, ph; W 5 a; W 6 h, p, ph; W 9 t, l, ph; W 10 t; W 11 t, l, e; W 12 a; W 14 ph; W 15 em, l, r, ph; W 16 t, l, ph; W 17 g, ph; W 18 ph; W 19 a; W 22 t, l, h, r, ph; W 23 t, r, ph; W 24 t, l, ph; W 25 t, l, ph; W 26 t, em, ph; W 27 t; W 28 s, ph; W 29 a; W 30 t, g, ph; W 32 e, ph; W 33 a; W 35 em, ph; W 39 t; W 40 t; W 41 t, em, h, g, e, ph; W 43 em, ph; W 46 h, ph; W 47 t, g, ph; W 48 t; W 50 t, h, e, ph; W 51 t, em, l, ph; W 52 t; W 53 em, ph; W 54 t, em, l, h, r, ph; W 55 em, l, h, g, ph; W 56 t, l, h, ph; W 57 em, ph; W 58 em; W 59 t; W 60 t; W 61 h, ph; W 62 t, h, ph; W 65 h, ph; W 66 l, d, ph; W 69 t; W 70 g, r, ph; W 71 t; W 72 t; W 73 t, l, r, ph; W 74 t, em, l, h, ph; W 75 t; W 76 t, h, d, ph; W 77 l, l, ph; W 78 t, em; W 79 g, ph; W 80 d, ph; W 81 ph; W 82 a; W 83 t, l, e, ph; W 84 r, ph; W 85 t, l, h, g, r, ph; W 87 t, r, ph; W 88 l, h, ph; W 89 h, r, ph; W 90 em, ph; W 92 t, ph; W 93 t; W 96 h, r, ph; W 97 t, l, h; W 98 a; W 100 t; W 102 t, g, ph; W 103 t, em, h, g, r, ph; W 100 t; W 102 t, g, ph; W 103 t, em, h, g, r, ph; W 106 t; W 107 t, em, l, h, g, r, ph; W 108 t, em, p, ph; W 109 t, l, h, e, ph; W 110 t; W 111 h, d, ph.

WA 1 t; WA 2 t, d, ph; WA 3 t, l, h, ph; WA 4 t, h; WA 5 t, m, l, h, g, ph; WA 6 t; WA 7 t, h, p; WA 8 t, l, ph; WA 9 t, l, ph; WA 10 em, l, d, ph; WA 11 ht, ph; WA 12 d; WA 15 t; WA 16 t; WA 18 t, em, h, p, d; WA 19 em, p; WA 20 a; WA 22 t, h, r, d, ph; WA 23 g, ph; WA 24 t, p, ph; WA 25 g, d, ph; WA 26 a; WA 27 t, g; WA 28 a; WA 29 t, g, ht; WA 31 h, ht, d, ph; WA 32 t; WA 33 t, em, g, p, ph; WA 34 em, h, g, ht, ph; WA 35 l, h, ht, p; WA 36 t, l, h, g, ph; WA 36 t, l, h, g, ph; WA 38 t, g, ph; WA 39 r, ph; WA 40 t, em, ht, ph; WA 41 t, l, g, ht, ph; WA 42 t, em, l, g, ht, ph; WA 43 h, g, ph; WA 44 h, ph; WA 45 t, em, g, ph; WA 46 em, ph; WA 47 g; WA 48 t; WA 51 t, l, em, g, ph; WA 52 t, l; WA 53 t, em, l, ph; WA 55 a; WA 57 em, h; h, p; WA 62 t, l; WA 61 em, g, ht, ph; WA 62 t, ph; WA 63 a; WA 60 em, ph; WA 66 a; WA 67 a; WA 68 ph; WA 69 em, ph; WA 70 t; WA 71 t, l, h; WA 72 t, em, h, g, ph; WA 73 t, l, h, g, ph; WA 74 t, ph; WA 78 a; WA 79 t, em, ph; WA 81 a; WA 83 t, em, g; WA 85 t; WA 86 g, d, ph; WA 87 t, g, ph; WA 88 t; WA 91 d, ph; WA 92 g; WA 93 t; WA 95 t, h, g; WA 96 t; WA 98 em, h, g, ph; WA 99 t, l, r, ph; WA 101 t, l, ph; WA 103 t; WA 104 t; WA 105 t, h, p; WA 106 t, em, ph; WA 107 t, l, ht, ph; WA 109 t, em, g, ph; WA 110 t, em, l, h; WA 111 t, em, l, g, ph; WA 112 em, l, ph.

WD 2 t, g, ph; WD 3 em, h, ph; WD 4 t; WD 6 h, ph; WD 7 l, ph; WD 8 t, ht, d, ph; WD 9 t, em, l, ht, ph; WD 10 t, h, d, ph; WD 11 t, l, g, ph; WD 12 t, em, l, h, d, ph; WD 13 t, h; WD 14 l, h, ph; WD 15 t, em, h, g, ph; WD 16 t, h; WD 17 t, h, ph; WD 18 em, l, g, ph; WD 19 em, d, ph; WD 20 t; WD 22 t, em, l, h, d, ph; WD 23 a; WD 25 a; WD 26 d, ph; WD 27 t,

h; ph; WD 28 t, h; WD 30 t, h; d; WD 31 t, h, ph; WD 32 h, g; WD 33 t, l, g, ph; WD 34 t, em, l, h; WD 35 em; WD 36 t, h, g, d, ph; WD 37 g; WD 39 t, h, g, ph; WD 40 t, l, g, ph; WD 41 t, h, g, d, ph; WD 42 em, g; WD 44 l, ph; WD 45 t, d, ph; WD 46 r, ph; WD 48 em, g; WD 49 em, ph; WD 51 h, ph; WD 52 t, h, d; WD 53 t, h, ht, ph; WD 55 t, h, g, ph; WD 56 t, em, h, p; WD 57 em, h; WD 58 t, h; WD 60 t, l, h, ph; WD 61 t, l, h, g, d, ph; WD 62 h, ph; WD 63 em, d; WD 64 h, d, ph; WD 65 t, d, ph; WD 66 h, ph; WD 68 em, h, r, ph; WD 69 h, ph; WD 70 t, em, l, h, d, ph; WD 72 t, l, h, ph; WD 74 a; WD 75 t, h, ph; WD 77 t; WD 78 em, l, g, ph; WD 80 t, em, l, h, g, r, ph; WD 81 a; WD 82 em; WD 83 l; WD 84 t, em; WD 85 t, ph; WD 86 d, ph; WD 87 t, WD 88 a; WD 90 a; WD 91 r, ph; WD 92 g, ph; WD 93 r; WD 94 l, h, r, ph; WD 95 l, r, e, ph; WD 96 h, d, ph; WD 97 l, h, ph; WD 98 t, em, l, r, ph; WD 99 t, em, h, ph; WD 101 t, em, r; WD 102 h; WD 104 h; WD 105 a; WD 107 t, l, d, ph; WD 108 em, ph; WD 109 em, ph; WD 110 t, h, g, r, d, ph; WD 111 em; WD 113 t, d, ph; WD 114 em, h, r, ph; WD 116 em, h, r, ph; WD 117 a; WD 118 em, h, g, r, ph; WD 120 h, r, ph.

WN 1 t, em, l, h, ph; WN 2 em, ph; WN 3 t, em, h, g, ph; WN 4 t; WN 5 t; WN 6 t, em, h, ph; WN 7 a; WN 8 t, em, g, ph; WN 9 t, ph; WN 10 t; WN 11 t, l, h, g, ph; WN 12 t, h, g, ph; WN 13 a; WN 14 h, g, r, d; WN 15 t, g, ht, d, ph; WN 16 t, em, h, ph; WN 17 t, l, h, ht, d, ph; WN 18 em, l, h, ht, ph; WN 19 l, d, ph; WN 20 t, em, l, h, ph; WN 22 t.

WP 1 a; WP 2 t; WP 4 r; WP 7 t, l, r, d, r, d, ph; WP 9 l, h, g, ph; WP 10 h, ph; WP 11 g, d, ph; WP 12 t, em, l, g; WP 15 t, l, h, g, ph; WP 16 t; WP 17 a; WP 18 a; WP 19 l, h, g, r, ph; WP 20 t, h, g, d, ph; WP 22 t; WP 23 l, ph; WP 24 ph; WP 26 a; WP 27 a; WP 28 a; WP 30 r, d; WP 35 r, ph; WP 36 r, ph; WP 37 t, em; WP 40 em, l, g, ph; WP 41 h, r; WP 42 t; WP 43 t, em, l, g, m; WP 44 a; WP 45 ph; WP 47 t; WP 48 t; WP 49 t; WP 50 t, h, ph; WP 52 l, h, ph; WP 53 em, d; WP 54 a; WP 55 g; WP 57 a; WP 59 t; WP 60 a; WP 61 r, ph; WP 62 t, ph; WP 63 t, g, ph; WP 65 ph; WP 66 d.

TAMIL.

AT 1 a; AT 2 t, l, g, r.  
BD 1 t, g, ph; BD 2 t.  
BT 2 t; BT 3 g, e; BT 4 t, h, r; BT 6 t; BT 7 t, em, l, h, g; BT 8 t, em, l, h, g, r, ph.  
CT 3 t, em, r, ph; CT 4 t, h, e; CT 6 a; CT 7 g, e; CT 8 t  
GB 1 t, g; GB 2 t, g.  
S 1 t; S 2 g, e, ph; S 5 h, r; S 6 a; S 7 l, r, d, ph; S 8 a; S 9 a; S 10 a; S 11 t; S 12 a; S 13 t, h, g, r, e; W 15 a; S 17 da; S 18 t, r, e; S 19 a; S 20 a; S 25 a; S 27 ea; S 29 a; S 30 a; S 31 r, d; S 32 a; S 34 a; S 35 t, d; S 36 t.  
KT 1 a; KT 2 a; KT 3 a.  
KL 2 a; KL 4 t, g, es; KL 5 a; KL 6 a.  
MT 1 t, g, r; MT 2 a.  
NT 1 t, g; NT 3 t; NT 4 t, g, e, ph; NT 5 t, ha.  
ST 1 l, r; ST 2 r, e; ST 3 a; ST 6 t, g, ph; ST 7 t; ST 8 g, d; ST 10 d, ph; ST 11 t, g, ph; ST 12 a; ST 13 t, g, d.  
WT 1 p.

Education Office,  
Colombo, November 17, 1931. L. MACRAE,  
Director of Education.

Change of Management.

NOTICE is hereby given that Mr. W. F. B. Perera has been appointed Manager of the school mentioned below, in place of Rev. G. E. H. Arndt, with effect from October 1, 1931.

School referred to.  
KL/Molligoda Sinhalese Mixed School.  
Education Office,  
Colombo, November 26, 1931. L. MACRAE,  
Director of Education.

Change of Management.

NOTICE is hereby given that Mr. M. A. A. de Silva has been appointed Manager of the school mentioned below, in place of Rev. K. R. Gunaratana.

School referred to.  
G/Meepe Amathyana Sinhalese Mixed School.  
Education Office,  
Colombo, November 26, 1931. L. MACRAE,  
Director of Education.

**Rabies.**

NOTICE is hereby given that as there is a danger of rabies in Nuwara Eliya District in the Central Province, the said area is hereby proclaimed from this day under Ordinance No. 6 of 1929.

Any dog found in any public place or road or any place other than a private building, compound, or garden within the said area, and not being tied up or led shall be liable to be destroyed forthwith.

W. J. L. ROGERSON,  
Assistant Government Agent.  
The Kachcheri,  
Nuwara Eliya, November 28, 1931.

**Rinderpest.**

WHEREAS rinderpest has broken out in Dunumadala Oyadela tulana No. 47, in the North-Central Province, the under-mentioned wasamas, in the District of Matale of the Central Province, adjoining the said infected area are hereby declared "protective zones," in terms of section 6, sub-sections (1) and (2), of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

1. Pallegama wasama in Wagapanaha Pallesiya pattu of Matale North, which said wasama is bounded on the north by Pahala Bulagala, on the east by Enderagala hill, on the south and west by Mirisgoni-oya.

2. Inamalawa wasama in Inamalawa korale of Matale North, which said wasama is bounded on the east by Kalugalaheenna and Patanegalweta, on the north by Werellagalaheenna and Bambarekeppaluwa, on the south by Borupangaladewaheenna and Enderayagaleheenne-rupperalamukalana, and on the west by Kitulhitiyaheenna. This declaration is to take effect from this date.

C. E. JONES,  
Assistant Government Agent.  
The Kachcheri,  
Matale, November 27, 1931.

**Rinderpest.**

WHEREAS rinderpest has broken out in Pelbendiyawa, in Tulana No. 50 (Medalassa), in the North-Central Province, the under-mentioned wasamas in the District of Matale of the Central Province, adjoining the said infected area are hereby declared "protective zones" in terms of section 6, sub-sections (1) and (2), of Ordinance No. 25 of 1909, as amended by Ordinance No. 19 of 1923.

1. Alutwewa wasama in Kandapalla korale of Matale North, which said wasama is bounded on the north by Hapelessagala, on the east by Hewanelle-oya and Kalugala-oya, on the south by Bambaragaswewa wasama, and on the west by Imihaminnegama and Viharahinna.

2. Dandubendiruppa wasama in Kandapalla korale of Matale North, which said wasama is bounded on the north by Reladimmanwewa and Kotudemugala, on the east by Welamitiya-oya, on the south by Ihala Diggala village, and on the west by Bulanewewa and Hewanelle-oya. This declaration is to take effect from this date.

C. E. JONES,  
Assistant Government Agent.  
The Kachcheri,  
Matale, November 30, 1931.

**Lease of the Produce of Trees.**

NOTICE is hereby given that the Government Agent of the Western Province will receive tenders for the purchase of the lease of the produce of the trees on the two under-mentioned lots for a period of one year from January 1, 1932.

2. The tenders, which must be in sealed envelopes, will be received at the Colombo Kachcheri until 1 p.m. on Tuesday, December 22, 1931, when they will be opened. All persons making the tenders will be required to be present, or to satisfy, the Government Agent by some duly accredited agent that the tender is made bona fide.

**Conditions.**

1. The purchase amount should be paid in full on the day of sale by the purchaser.
2. The purchaser or his workmen shall not cut any tree or interfere with any existing fence or boundary.
3. The purchaser or his workmen shall not pick any immature nuts.
4. The purchaser shall not assign, transfer, or sublet without permission previously obtained in writing from the Government Agent.

5. The purchaser shall pay all Municipal taxes.
6. The Government Agent or any one acting under his authority will be entitled to re-enter into occupation at any time on giving one month's notice to the lessee.
7. The purchaser shall keep the premises clean and in good order, and also comply with the Municipal regulations.
8. The Government Agent shall have the liberty to cut as many trees as are found to be necessary, for which proportionate refunds will be made to the lessee.
9. In the event of any breach of the foregoing conditions the Government Agent will resume possession of the land, and eject the purchaser from the premises without compensation.
10. The Government Agent reserves the right to reject any bid or all bids.

*Lots of Land referred to:*

Preliminary plan No. 14,596.—Regent street, Ward place, and Norris Canal road.

1. Lots O 12 and J 12 contain 26 coconut trees, 3 mango trees, and 1 breadfruit tree.
2. Eye Hospital premises contain 42 coconut trees, 1 breadfruit tree, 1 arecanut tree, 2 mango trees, 1 beli tree, and 2 jak trees.

The Kachcheri, M. M. WEDDERBURN,  
Colombo, November 25, 1931. Government Agent.

**Sale of Lease of Grass and Cinnamon on Crown Lands, situated at Welikada and Jail Road.**

NOTICE is hereby given that the Government Agent, Western Province, will sell by public auction at his office in Colombo, at 1 p.m. on Tuesday, December 22, 1931, the right to cut and remove grass and cinnamon for one year from January 1, 1932, on the under-mentioned portions of Crown land appearing in the lease plan of the Colombo Cinnamon Gardens, subject to the following conditions:—

1. The purchase amounts shall be paid in full on the day of sale.
2. The purchaser or his workmen shall not cut any tree or interfere with any existing fence or boundary.
3. The purchaser shall be bound to fence the land leased to him, if called on by the Government Agent to do so.
4. The purchaser shall not assign or sublet the right to cut grass and cinnamon on any portion of the land to any other person without the permission previously obtained in writing from the Government Agent.
5. No milch cows or she-buffaloes shall be permitted to graze on the land, and any such animals found grazing thereon will be liable to seizure by the lessor or any person duly authorized by him.
6. All cattle kept on the land to graze should be tethered and should not be allowed to trespass on the public road.
7. The purchaser shall keep the premises clean and in good order, and also comply with the Municipal regulations.
8. The purchaser shall not sell or remove gravel, sand, &c., from the demised premises, and he is further warned not to spoil or damage any portion of the said premises.
9. If the whole or any portion of the land is required by Government, such land or portion shall be surrendered on a week's notice being given. A pro rata refund of the purchase amount will be paid to the purchaser for the unexpired period of the lease respecting the land or portion thereof resumed by the Crown.
10. In the event of any breach of the foregoing conditions, the Government Agent shall have the power to resume possession of the land, and eject the purchaser and his workmen from the land without compensation.
11. The Government Agent reserves the right to accept or reject any bid.

Government Agent's Office, M. M. WEDDERBURN,  
Colombo, November 25, 1931. Government Agent.

*Lands referred to.*

Colombo Cinnamon Gardens Lease Plan.

Lot.	Situation.	Description.	Extent.
			A. R. P.
12	Welikada	Grass and Cinnamon.	1 3 19
33	Timbirigasyaya..	do.	4 1 38

## Lease of Lot 26, Cinnamon Gardens.

NOTICE is hereby given that the Government Agent, Western Province, will receive sealed tenders for the purchase of the lease of the allotment of land known as the Colombo Cinnamon Gardens, more fully described in the schedule hereto annexed for a period of one year, commencing from January 1, 1932, subject to the covenants and conditions set out in the form of lease hereto annexed.

2. The tenders which must be in sealed envelopes superscribed "Tenders for the Lease of the Colombo Cinnamon Gardens," for the lot will be received at the Colombo Kachcheri, until 1 P.M. on Wednesday, December 23, 1931, when they will be opened. All persons making the tenders will be required to be present, and in failure, their tenders will not be entertained.

3. The person whose tender is selected by the Government Agent for submission to His Excellency the Governor, will be required to deposit at once one-tenth of one year's purchase amount in cash, and should the tender be accepted by His Excellency to furnish approved security for half of the whole purchase amount, or a deposit in cash for one-fourth of the whole purchase amount, within fourteen days of the date of receipt by him of the notification of the Governor's acceptance of his offer. Possession will not be granted until sufficient security has been furnished.

4. He will also be required to deposit money to pay the fees of the Crown Counsel for examining the title deeds of properties tendered as security and the expenses of appraising properties and registering the securities.

5. All the deeds tendered as security must be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they refer are unencumbered. The certificate must be obtained at the cost of the party producing the title deeds.

6. Any further information can be obtained on application at the Colombo Kachcheri.

7. Government reserves to itself full power to reject all or any of the tenders which may be made in pursuance of this notice, and to accept any tender whether such tender may be made by the highest bidder or not.

The Kachcheri, M. M. WEDDERBURN,  
Colombo, November 30, 1931. Government Agent.

## Schedule referred to.

Lot.	Situation.	Extent.			Description.
		A.	R.	P.	
26	Cinnamon Gardens	98	2	23.7*	Grass.

An agreement entered into the \_\_\_\_\_ day of \_\_\_\_\_, between \_\_\_\_\_, Government Agent of the Western Province, for and on behalf of Our Sovereign Lord the King (hereinafter called the Lessor, which expression shall include his successors in office, for the time being) of the one part, and \_\_\_\_\_ of \_\_\_\_\_ (hereinafter called the lessee, which expression shall include his heirs, executors, administrators, and assigns) of the other part, by which the parties hereto agree as follows:—

1. The lessor on behalf of the Crown agrees to let and demise and the lessee to take all that allotment of Crown land, situated at \_\_\_\_\_ in \_\_\_\_\_, particularized in the schedule hereto, and containing in the whole \_\_\_\_\_, together with all ways, waters, easements, and appurtenances thereto belonging or usually occupied or enjoyed therewith, for the term of \_\_\_\_\_ years from the \_\_\_\_\_ day of \_\_\_\_\_ for the gross sum of Rupees \_\_\_\_\_, of which one-tenth of one-year's rent, to wit, Rupees \_\_\_\_\_, was paid by the lessee to the lessor on the \_\_\_\_\_ day of \_\_\_\_\_ last, the receipt of which the lessor doth hereby acknowledge, and the remaining nine-tenth (hereinafter called the rent) shall be paid by the lessee to the lessor by equal quarterly payments on the \_\_\_\_\_ day of \_\_\_\_\_, the \_\_\_\_\_ day of \_\_\_\_\_, the day of \_\_\_\_\_, and the \_\_\_\_\_ day of \_\_\_\_\_ in every year of the said terms, the first of such quarterly payments to be made on the \_\_\_\_\_ day of \_\_\_\_\_ next, and the last to be made in advance one calendar month before the expiration of the said term.

2. The lessee shall not during the term aforesaid sublet or lease any portion of the said plantation or premises, and shall not erect or construct any temporary or permanent buildings upon the said premises, or open any road through the premises, except with the previous consent in writing of the lessor. In the event of consent being given by the lessor to the lessee for the erection of any temporary buildings on the said premises, such buildings shall be according to a plan to be approved by the Municipal Council of Colombo.

3. The lessee shall cultivate, maintain, and keep up the said premises in a good and husbandlike manner; and shall, within one year from the commencement of the term, thoroughly weed and clear the said premises, and shall thereafter, during the continuation of the said term, previously to the month of October in every year, pull

(\* Of this extent the strip which adjoins the road to Mahawatta has been handed over to the Railway and is excluded).

and root up all herbs and weeds growing upon the said premises, and once in every year shall cleanse the ditches, gutters, and water-courses; and in case of default thereof in the last year, the lessee shall permit the lessor and all persons authorized by him to enter and weed the said plantation and cleanse the said ditches, gutters, and water-courses; and shall repay the expenses thereof.

4. The lessee shall not plant any other trees, plants, or shrubs, save and except cinnamon bushes and grass, without the written consent of the lessor.

5. The Crown shall be at liberty during the term of the lease on giving one month's notice to the lessee to resume possession of the premises hereby demised or any portion thereof, and to sell or otherwise appropriate such premises or such portions thereof when required by Government, and a proportionate deduction shall be made from the instalments of rent subsequent to the appropriation of such land by the lessor, his agent or agents, such proportion to be estimated with reference to the gross acreage of the premises hereby demised, and without reference to the quality of the land appropriated by the lessor as aforesaid. The lessee shall, on receipt of a month's notice of such requirement from the lessor, his agent or agents, surrender such portion or portions without compensation.

6. If any portion of the plantation and premises hereby demised to be adjudged, during the continuance of the tenancy, to be private property and not to belong to the Crown, such adjudication shall in no way determine the tenancy but an abatement in the rent shall be made by the lessor on behalf of the Crown proportionate to the acreage declared to be private property.

7. The lessee shall not during his tenancy cut or peel any cinnamon sticks which shall not have come to maturity, nor shall he at any time destroy or injure any cinnamon bushes or trees or timber on the said plantation growing nor shall he at any time commit any waste thereon. Provided, however, that nothing herein contained shall prevent the lessee from harvesting such cinnamon as is fit to be harvested in the usual course of husbandry.

8. The lessee shall permit the lessor or his agent or agents at all reasonable time during the tenancy to enter upon the said leased premises and plantation to view the state and condition thereof.

9. During the last year of the term it shall be lawful for the lessor to appoint one or more persons who shall superintend the cutting and peeling of cinnamon then growing upon the said plantation, and so soon as such superintendent or superintendents have been appointed, the lessee shall not cut or harvest any cinnamon, save with the approval and consent of one of such superintendents.

10. The lessee shall, from time to time during the said term, when and so often as need shall require, at his own cost, well and substantially repair and maintain the boundary marks and hedges, mounds, banks, fences, drains, and ditches, which indicate the boundaries of the premises hereby demised.

11. The lessee shall be at liberty to manure the premises hereby demised or any portion thereof subject to Municipal regulations. Cattle are not allowed on the land.

12. The lessee shall, at the expiration or sooner determination of the said term, deliver up the said plantation and leased premises and all fixtures and additions thereto in such good and husbandlike conditions as aforesaid, and in all respects in such state and condition as shall be consistent with the due performance of the agreements and stipulations herein contained.

13. The lessee, shall for more perfectly securing to the Crown the due performance of the conditions above set forth, execute with one or more sureties, immediately after the execution of these presents, a bond of even date herewith in favour of Our Sovereign Lord the King for the sum of Rupees \_\_\_\_\_, and hypothecating to the Crown the properties therein mentioned.

14. If any other quarterly instalments of rent hereby secured shall be in arrear for more than thirty days, or if the lessee commit a breach of any of the foregoing covenants it shall be lawful for the lessor for and on behalf of the Crown to re-enter upon the said plantation and leased premises without making any compensation to the lessee, and thereupon it shall be optional to the lessor on behalf of the Crown either to sell the remainder of the term at the risk of the lessee or to forthwith determine the tenancy of the said plantations and leased premises.

15. The lessee will pay all rates and taxes due on account of this land and be subject to Municipal regulations.

16. The lessee shall provide permanent latrine accommodation in accordance with Municipal requirements and regulations.

In witness whereof the said \_\_\_\_\_ and the said \_\_\_\_\_ have hereunto set their hands at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, in the year of Our Lord One thousand Nine hundred and \_\_\_\_\_.

Witnesses: \_\_\_\_\_



## Lease of Lot 22 B, Cinnamon Gardens.

NOTICE is hereby given that the Government Agent, Western Province, will receive sealed tenders for the purchase of the lease of the allotment of land known as Kadurugastuduwa or lot 22b in Cinnamon Gardens lease plan, excluding the ridge on the southern boundary leased to Mr. Chas. E. de Silva for a roadway from Nawala bridge, and about 35 acres, assigned to the Government Market Garden Board and 4 acres leased to the Sanitary Board, Colombo, for a Trenching Ground more fully described in the schedule hereto annexed, for a period of one year, commencing from January 1, 1932, subject to the covenants and conditions set out in the form of lease hereto annexed.

2. The tenders, which must be in sealed envelopes superscribed "Tenders for the Lease of Lot 22b in Colombo Cinnamon Gardens," will be received at the Colombo Kachcheri until 1 P.M. on Wednesday, December 23, 1931, when they will be opened. All persons making the tenders will be required to be present, or to satisfy the Government Agent by some duly accredited agents that the tender is made *bona fide*.

3. The person whose tender is selected by the Government Agent for submission to His Excellency the Governor will be required to deposit at once one-tenth of the purchase amount in cash, and should the tender be accepted by His Excellency to furnish approved security for one-fifth of the whole purchase amount, or a deposit in cash for one-tenth of the whole purchase amount, within fourteen days of the date of receipt by him of the notification of the Governor's acceptance of his offer. Possession will not be granted until sufficient security has been furnished.

4. He will also be required to deposit money to pay the fees of the Crown Counsel for examining the title deeds of properties tendered as security and the expenses of appraising properties and registering the securities.

5. All title deeds tendered as security must be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they refer are unencumbered. This certificate must be obtained at the cost of the party producing the title deeds.

6. Any further information can be obtained on application at the Colombo Kachcheri.

The Kachcheri, M. M. WEDDERBURN,  
Colombo, November 30, 1931. Government Agent.

## Schedule referred to.

Lot.	Situation.	Total Extent.	Description.
		A. R. P.	

22B .. Welikada .. 84 0 23 .. Cinnamon and grass

An agreement entered into the \_\_\_\_\_ day of \_\_\_\_\_, between \_\_\_\_\_, Governor and Commander-in-Chief of this Colony for and on behalf of Our Sovereign Lord the King (hereinafter called the lessor, which expression shall include his successors in office for the time being), of the one part, and \_\_\_\_\_, of \_\_\_\_\_ (hereinafter called the lessee, which expression shall include his heirs, executors, administrators, and assigns), of the other part, by which the parties hereto agree as follows:—

1. The lessor on behalf of the Crown agrees to let and demise and the lessee to take all that allotment of land, situated at \_\_\_\_\_ particularized in the schedule hereto, containing in the whole \_\_\_\_\_, together with all ways, waters, easements, and appurtenances thereto belonging or usually occupied or enjoyed therewith, for the term of \_\_\_\_\_ years from the \_\_\_\_\_ day of \_\_\_\_\_ for the gross sum of Rupees \_\_\_\_\_, of which one-tenth portion, to wit, Rupees \_\_\_\_\_, was paid by the lessee to the lessor on the \_\_\_\_\_ day of \_\_\_\_\_, the receipt of which the lessor doth hereby acknowledge, and the remaining nine-tenths (hereinafter called the rent) shall be paid by the lessee to the lessor by equal quarterly payments on the \_\_\_\_\_ day of \_\_\_\_\_, the \_\_\_\_\_ day of \_\_\_\_\_, the \_\_\_\_\_ day of \_\_\_\_\_, and the \_\_\_\_\_ day of \_\_\_\_\_ in every year of the said term, the first of such quarterly payments to be made on the \_\_\_\_\_ day of \_\_\_\_\_ next, and the last to be made in advance one calendar month before the expiration of the said term. Quarterly payments amount to Rupees \_\_\_\_\_.

2. The lessee shall not during the term aforesaid sublet or lease any portion of the said plantation or premises, and shall not erect or construct any temporary or permanent buildings upon the said premises, or open any road to the premises, except with the previous consent in writing to the lessor. In the event of consent being given by the lessor to the lessee for the erection of any temporary building on the said premises, such building shall be according to a plan to be approved by the Municipal Council of Colombo.

3. The lessee shall cultivate, maintain, and keep up the said premises in a good and husbandlike manner; and shall within one year from the commencement of the term, thoroughly weed and clear the said premises, and shall thereafter, during the continuation of the said term, previously to the month of October in

every year, pull and root up all herbs and weeds growing upon the said premises, and once in every year shall cleanse the ditches, gutters, and water-courses; and in case of default thereof in the last year, the lessee shall permit the lessor and all persons authorized by him to enter and weed the said plantation and cleanse the said ditches, gutters, and water-courses; at the cost of the lessee who shall repay the expenses thereof.

4. The lessee shall not plant any other trees, plants, or shrubs, save and except grass, without the written consent of the lessor.

5. The Crown shall be at liberty during the term of the lease on giving three months' notice to the lessee to resume possession of the premises hereby demised or any portion thereof, and to sell or otherwise appropriate such premises or such portions thereof when required by Government for any purpose and a proportionate deduction shall be made from the instalments of rent subsequent to the appropriation of such land by the lessor, his agent or agents, such proportion to be estimated with reference to the gross acreage of the premises hereby demised, and without reference to the quality of the land appropriated by the lessor as aforesaid. The lessee shall on receipt of a month's notice of such requirement from the lessor, his agent or agents surrender such portion or portions without compensation.

6. If any portion of the plantation and premises hereby demised be adjudged during the continuance of the tenancy to be private property and not to belong to the Crown, such adjudication shall in no way determine the tenancy, but an abatement in the rent shall be made by the lessor on behalf of the Crown proportionate to the acreage declared to be private property.

7. The lessee shall not during his tenancy cut or peel any cinnamon sticks which shall not have come to maturity, nor shall he at any time destroy or injure any cinnamon bushes or trees or timber on the said plantation growing, nor shall he at any time commit any waste thereon. Provided, however, that nothing herein contained shall prevent the lessee from harvesting such cinnamon as is fit to be harvested in the usual course of husbandry.

8. The lessee shall permit the lessor or his agent or agents at all reasonable times during the tenancy to enter upon the said premises and plantation to view the state and condition thereof.

9. During the last year of the term it shall be lawful for the lessor to appoint one or more persons who shall superintend the cutting and peeling of cinnamon then growing upon the said plantation, and so soon as such superintendent or superintendents have been appointed, the lessee shall not cut or harvest any cinnamon, save with the approval and consent of one of such superintendents.

10. The lessee shall, from time to time during the said term, when and so often as need shall require, at his own cost, well and substantially repair and maintain the boundary marks and hedges, mounds, banks, fences, drains, and ditches, which indicate the boundaries of the premises hereby demised.

11. The lessee shall be at liberty to manure the premises hereby demised or any portion thereof subject to Municipal regulations.

12. The lessee shall at the expiration or sooner determination of the said term deliver up the said plantation and leased premises and all fixtures and additions thereto in such good husbandlike condition as aforesaid, and in all respects in such state and condition as shall be consistent with the due performance of the agreements and stipulations herein contained.

13. The lessee shall, for more perfectly securing to the Crown the due performance of the conditions above set forth, execute with one or more sureties before or after the execution of these presents, a bond in favour of our Sovereign Lord the King for the sum of Rupees \_\_\_\_\_.

14. The lessee shall, pay all taxes due on account of this land and be subject to Sanitary Board regulations.

15. No milch cows or she-buffaloes shall be permitted to graze on the land, and any such animals found grazing thereon will be liable to seizure by the lessor or any person duly authorized by him.

16. If any of the quarterly instalments of rent hereby secured shall be in arrear for more than thirty days, or if the lessee commit any breach of the foregoing covenants, it shall be lawful for the lessor for and on behalf of the Crown to re-enter upon the said plantation and leased premises without making any compensation to the lessee, and thereupon it shall be optional to the lessor on behalf of the Crown either to sell the remainder of the term at the risk of the lessee, or to forthwith determine the tenancy of the said plantation and leased premises.

In witness whereof the said \_\_\_\_\_ and \_\_\_\_\_ have hereunto set their hands at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, year of our Lord One thousand Nine hundred and \_\_\_\_\_.

Witnesses: \_\_\_\_\_

## Sale of Timber, North-Western Division.

WRITTEN offers are invited for the purchase of all enumerated trees in the service appearing in the annexed schedule.

2. Offers should be made by letter, under sealed and registered cover, addressed to the Divisional Forest Officer,

North-Western Division, Kurunegala, and posted to reach the Office of the Divisional Forest Officer, Kurunegala, not later than midday on Tuesday, January 12, 1932, the envelope being marked on the left hand top corner "Offer for the Purchase of Timber, North-Western Division," and signed by tenderer. Alterations must be initialled, otherwise the offers may be treated as informal and rejected.

3. A deposit of Rs. 20 is required, and should be forwarded with the offer by a money order in favour of the Divisional Forest Officer, Kurunegala.

4. (a) Tenderers should satisfy themselves by inspection before tendering about the contents of the material in the annexed schedule, as the figures given therein are estimated only and their correctness is in no way guaranteed. The material in the areas will be pointed out by the local Forest Ranger.

(b) The estimated *in situ* value of the timber is Rs. 575 and the Conservator of Forests reserves to himself the right, without question, of rejecting any or all other offers, and of accepting any portion of an offer.

5. The successful tenderer will be required to execute a purchase agreement in respect of the lots. A copy of this agreement can be seen at the Office of the Divisional Forest Officer, Kurunegala.

6. Before execution of the agreement the purchaser will be required to pay the full purchase amount.

7. After payment of the purchase amount, 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 5 and 6 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.

8. Tenderers should make offers, written both in words and figures, for the material contained in the lots.

9. No offer will be considered unless the procedure laid down above has strictly been complied with.

10. 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 of 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.

11. The security to be deposited is between Rs. 50 and Rs. 200 according to the discretion of the Divisional Forest Officer.

12. Should any 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. 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 decree as he may consider the circumstances justify.

13. For any further information application should be made to the Divisional Forest Officer, Kurunegala.

#### Special Conditions.

(1) On payment of the full purchase amount the purchaser will be entitled to fell and remove before May 31, 1932, in the manner specified below, all the materials enumerated in the annexed schedule. Any material not removed by the expiry date, shall *ipso facto* revert to the Crown.

(2) Should the purchaser fell and remove any material in excess of the quantity specified, noting in the agreement shall exempt him from being liable for illicit felling and removal under the Forest Ordinance, No. 16 of 1907.

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

(4) The purchaser or his agent or workmen shall not damage any boundary pillars or block up the boundaries by depositing any brushwood or branches. All lines so blocked must be cleared by the purchaser.

(5) Removal permits will be issued by the Range Forest Officer authorizing the purchaser to remove the material.

(6) The purchaser shall agree that for each and every infringement of the above conditions, he shall become liable to a fine not exceeding Rs. 100 to be imposed by the Divisional Forest Officer in writing at his discretion, and to be recovered from the purchaser's security money.

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

#### Schedule.

Final village plan No. 1,949—Balagolla: 201 acres.

Final village plan No. 1,953—Koruwawa: 390 acres.

The areas to be exploited are lot 5 in F. V. P. 1,949, Balagolla village in extent about 201 acres and lots 27 and 48 in F. V. P. 1,953, Koruwawa village in extent about 390 acres in Hiriyala hatpattu in the Wannai Range, Kurunegala District. Distance of transport is about 5 miles along Village Committee road and about 11 miles along District Road Committee and Public Works Department road to Moragollagama Railway Station. The areas contain approximately the following timber:—

	Class I.		Class II.	
	No.	C. Ft.	No.	C. Ft.
Ebony	4	92	10	121
Palu	84	2,228	21	207
Satin	21	440	8	91
Milla	22	399	29	262
Halmilla	—	—	17	155
Siyambala	3	84	—	—
Mi	6	358	—	—
Maragosa	1	52	—	—
Madan	1	16	—	—
Kirikon	3	109	—	—
Welipenna	5	96	2	17

#### Classes.

Class I.—Over 4 feet in girth.

Class II.—Between 3 feet and 4 feet in girth.

J. D. SARGENT,  
Conservator of Forests.

Office of the Conservator of Forests,  
Colombo, December 1, 1931.

## NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following specification has been accepted:—

No. 2,514 of January 28, 1931.

John Robert Farbridge.

Improvements relating to apparatus for burning vaporized fuel.

*Abstract.*—The invention comprises a liquid fuel burner having one or more conduits arranged in a combustion chamber to which the fuel is introduced and to the interior of which conduits air under pressure is admitted to escape through apertures or jets in the walls of the same.

There are eleven claims and one sheet of drawings.

F. E. KENNARD,  
Acting Registrar of Patents.

## NOTICES UNDER "THE EXCISE ORDINANCE, No. 8 OF 1912."

## Local Option Polls, Mullaitivu District.

It is hereby notified that by virtue of the powers vested in him by rule No. 6 of the rules appearing in Excise Notification No. 146 as amended by Excise Notifications Nos. 180, 187, 194, 202, 221, 222, and 225, the Assistant Government Agent of the Mullaitivu District has determined that local option polls for the purpose of ascertaining whether 60 per cent. of the voters are in favour of re-granting the licences in respect of the taverns in the annexed schedule, shall be held at the places and on the dates shown in the schedule.

The Kacheheri,  
Mullaitivu, November 30, 1931.

R. N. BOND,  
Assistant Government Agent.

Name of Tavern.	Date.	Time.	Place.	Area.
Puthukkudiyiruppu toddy tavern	January 9, 1932	8 A.M. to 12 noon and 1 P.M. to 6 P.M.	Puthukkudiyiruppu C. M. S. School	Puthukkudiyiruppu, Pirappuvadduvan
Vadduvakallu toddy tavern	January 12, 1932	do.	Mullaitivu Reading Room	Mullaitivu, Vadduvakallu, Vella mulivaikal

## Local Option Poll with regard to Wewegama Toddy Tavern in the Province of Uva for the Year 1932-33.

It is hereby notified for public information that the Government Agent of the Province of Uva, in exercise of the powers vested in him by rule 6 of the rules contained in Excise Notification No. 146 published in the *Ceylon Government Gazette* No. 7,478 of August 14, 1925, as amended by Excise Notifications Nos. 180, 187, 194, 202, 221, 222, and 225 published in the *Ceylon Government Gazettes* Nos. 7,661, 7,722, 7,764, 7,806, 7,856, 7,861, and 7,877 of August 31, 1928, July 12, 1929, February 28, 1930, September 19, 1930, May 29, 1931, June 19, 1931, and August 28, 1931, respectively, has appointed with regard to the under-mentioned Toddy Tavern the following date and place for recording votes for the purpose of ascertaining whether 60 per cent. of the inhabitants of the under-mentioned Tavern area who are entitled to vote, are in favour of the re-granting of a licence to open such a tavern.

Polling will take place from 8 A.M. to 12 noon and from 1 P.M. to 6 P.M.

No person shall be entitled to vote unless his name is on the final list of voters for the area.

Tavern.	Date of Poll.	Place of Poll.	Area.
Wewegama Toddy Tavern	Saturday, January 16, 1932	Maspenna Government School	Galahitiyawa, Kohile, Ellanda, Balagalla, Dimbulana, Hathkinda, Bandarawatta, Wewegama, Ilukwelagama, Galkotuwa, Kindigoda, Malwattagama, Diyabokanduregama, Idamegama, and Medipokuna villages and such portions of the following estates as are situated within the above-mentioned villages:—Kirklees, Gampaha, and Blairlmond

The Kacheheri,  
Badulla, November 23, 1931.

E. T. MILLINGTON,  
Government Agent.

## Local Option Polls, Kegalla District, to be held in 1931-32.

It is hereby notified that in terms of rule 6 of Excise Notification No. 146, published in *Government Gazette* No. 7,478 of August 14, 1925, as amended by Excise Notifications Nos. 180, 187, 194, 202, 221, 222, and 225, I have appointed the undermentioned dates, times, and places for recording the votes for the purpose of ascertaining whether 60 per cent. of voters in the final lists of voters are in favour of re-opening and or opening the following arrack and toddy taverns and premises licensed for the sale of Beer and Porter, shown in the schedule below, with effect from October 1, 1932:—

## SCHEDULE:

Name of Tavern or Licensed Premises.	Date.	Time.	Place (Polling Station).	Villages comprised in the Polling Area.
Wahawa toddy tavern	Jan. 9, 1932	8 A.M. to 12 noon and 1 P.M. to 6 P.M.	Deliwala Government Boys' School	Wahawa, Taldewa, Hangawela, Weligomuwa, Thalawalpola, Pahawalpola, Deliwala, Nugawela, Madana, Andoluwa, Belgoda, Puwakmote, Meeduma, Padavigampola, Dahrenpahuwa, Oddare, Korahetta, Kahambiliyagoda, Mirihagoda, Rambukkana, Hurimaluwa, Mottappuliya, Diyasunnata, Werellapota, Eriyawa, Godagampola
Talduwa beer and porter, licensed premises	Jan. 15, 1932	do.	New cadjan building on the land called Angampitiyeparabodairawalla at Talduwa junction	Talduwa, Golebokka, Weliwitiya, Epalapatiya, and Maniyangama
Magammama beer and porter, licensed premises	Jan. 16, 1932	do.	Atulugama Government Boys' School	Magammama, Eluwana, Atulugama, and Wendala (including Karawanella)
Yatiantota arrack tavern	Jan. 18, 1932	do.	The tiled house No. 8 on Karawanella-Yatiantota road, belonging to late Maniyangamarallago Appuhamy of Yatiantota	Yatiantota Sanitary Board Town, Parussella, Gomaduwa, Meepitikande, Warakagoda, and Garagoda

The Kacheheri,  
Kegalla, December 1, 1931.

A. E. CHRISTOFFELSZ,  
Assistant Government Agent.

**MUNICIPAL COUNCIL NOTICES.****MUNICIPALITY OF COLOMBO.**

**N**OTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 140th clause of the Ordinance No. 6 of 1910, for arrears of rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The Municipal Office,  
Colombo, December 2, 1931.

G. H. N. SAUNDERS,  
for Chairman.

**SCHEDULE.**

Premises No.: 1532/67; Street: Madampitiya Cemetery road; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 8.30 A.M., on Wednesday, January 6, 1932.

Premises No.: 2993/294; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 8.50 A.M., on Wednesday, January 6, 1932.

Premises No.: 2959/317; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9 A.M., on Wednesday, January 6, 1932.

Premises No.: 2957/318; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.05 A.M., on Wednesday, January 6, 1932.

Premises No.: 2955/319; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.10 A.M., on Wednesday, January 6, 1932.

Premises No.: 2956/319; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.15 A.M., on Wednesday, January 6, 1932.

Premises No.: 2951/321; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.20 A.M., on Wednesday, January 6, 1932.

Premises No.: 2929/7; Street: Walls lane; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.30 A.M., on Wednesday, January 6, 1932.

Premises No.: 3441/46; Street: New Fishers Quarters; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.40 A.M., on Wednesday, January 6, 1932.

Premises No.: 4164/45; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.50 A.M., on Wednesday, January 6, 1932.

Premises No.: 4152/59; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.55 A.M., on Wednesday, January 6, 1932.

Premises No.: 4109/107; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 10 A.M. on Wednesday, January 6, 1932.

Premises No.: 4089/64; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 10.5 A.M., on Wednesday, January 6, 1932.

Premises No.: 4090/69; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 10.10 A.M., on Wednesday, January 6, 1932.

Premises No.: 4091/69; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 10.15 A.M., on Wednesday, January 6, 1932.

Premises No.: 4092/69; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 10.20 A.M., on Wednesday, January 6, 1932.

Premises No.: 4152/59; Street: Mutwal street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 10.25 A.M., on Wednesday, January 6, 1932.

Premises No.: 1446/91B; Street: Madampitiya; Quarter and Year: 4th quarter, 1930, 1st and 2nd quarters, 1931; Time of Sale: at 8.30 A.M., on Thursday, January 7, 1932.

Premises No.: 1465/243; Street: Madampitiya; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 8.35 A.M., on Thursday, January 7, 1932.

Premises No.: 1466/243A; Street: Madampitiya; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 8.40 A.M., on Thursday, January 7, 1932.

Premises No.: 3066/124; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 8.50 A.M., on Thursday, January 7, 1932.

Premises No.: 3067/124; Street: Alutmawatta; Quarter and Year: 4th quarter, 1930, 1st quarter, 1931, and 2nd quarter, 1931; Time of Sale: at 8.55 A.M., on Thursday, January 7, 1932.

Premises No.: 3114/213; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.5 A.M., on Thursday, January 7, 1932.

Premises No.: 3173A/163; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.15 A.M., on Thursday, January 7, 1932.

Premises No.: 3190/120; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.25 A.M., on Thursday, January 7, 1932.

Premises No.: 3196/124; Street: Alutmawata; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.35 A.M., on Thursday, January 7, 1932.

Premises No.: 3692/104; Street: Modera street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.45 A.M., on Thursday, January 7, 1932.

Premises No.: 3951/90; Street: Modera street; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.55 A.M., on Thursday, January 7, 1932.

Premises No.: 8/5; Street: Maligawatta lane; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 8.30 A.M., on Saturday, January 9, 1932.

Premises No.: G 232 (1, 2, 5-10, 11, and 14); Street: Kitulwatta road; Quarter and Year: 2nd quarter, 1931; Time of Sale: at 9.30 A.M., on Saturday, January 9, 1932.

Premises No.: 6, 8, and 14; Street: Lascreeen street; Quarter and Year: 2nd quarter, 1931; Time of Sale: 8.30 A.M., on Monday, January 11, 1932.

Premises No.: 1B3; Street: Jampettah street; Quarter and Year: 2nd quarter, 1931; Time of Sale: 9 A.M., on Monday, January 11, 1932.

**Sale of Articles.**

**N**OTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and at the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid. The movable property is on view at the Municipal Stores, Darley road, between the hours of 9 A.M. and 4 P.M.

Town Hall,  
December 2, 1931.

G. H. N. SAUNDERS,  
Municipal Treasurer.

**SCHEDULE.**

Premises Nos. and Street: 23, 23/8, 27, 29, and 31, Mayfield road; Quarter and Year: 2nd quarter, 1931; Property seized: 1 Singer sewing machine; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: Commencing at 8 A.M. on Monday, December 14, 1931.

Premises Nos. and Street: 71, 73/1, and 75; Cotta lane; Quarter and Year: 1st and 2nd quarters, 1931; Property seized: 3 beds, 1 table; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: Commencing at 8 A.M. on Monday, December 14, 1931.

Premises No. and Street: 3, Staples street; Quarter and Year: 2nd quarter, 1931; Property seized: 1 electroplated dish, 1 electroplated teapot, 1 electroplated butter dish; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: Commencing at 8 A.M. on Monday, December 14, 1931.

Premises No. and Street: 54 (22A-22D), Dematagoda road; Quarter and Year: 2nd quarter, 1931; Property seized: 1 Seth Thomas clock; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: Commencing at 8 A.M. on Monday, December 14, 1931.

Premises No. and Street: 12, 37th land, Colpetty; Quarter and Year: 4th quarter, 1930, and 1st and 2nd quarters, 1931; Property seized: 1 cane chair, 2 teak arm-chairs, 6 teak dining chairs, 1 teak whatnot, 1 teak hat rack stand, 1 teak dining table, 1 flower stand, 2 deer horns, 1 teak sideboard; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: Commencing at 8 A.M. on Monday, December 14, 1931.

Premises No. and Street: 3, Staples street; Quarter and Year: 2nd quarter, 1931; Property seized: 1 gold watch and chain; Place of Sale: Town Hall; Time of Sale: Commencing at 2 P.M. on Monday, December 14, 1931.

## MUNICIPALITY OF GALLE.

## Minutes of Proceedings of a General Meeting of the Municipal Council of Galle held at the Municipal Office on Saturday, October 10, 1931, at 9 a.m., pursuant to notice dated October 3, 1931.

*Present* :—Mr. J. D. Brown, Chairman; Mr. C. E. de Vos; Mr. J. E. Perera; Mr. D. I. Durham; Mr. C. L. Wickremasinghe; Mr. T. Amarasuriya; Dr. S. P. Joseph; Mr. P. R. Gunasekara; and Mr. A. J. R. Scharenguivel.

1. The Minutes of the General Meeting of September 12, 1931, a copy thereof having been furnished to each member, were taken as read and confirmed.

2. The Chairman stated that Mr. H. M. Macan Markar having failed to attend three consecutive meetings of the Council, had *ipso facto* ceased to be a member. He moved that, under section 30 of Ordinance No. 6 of 1910, Mr. Macan Markar be restored to office.

The motion was carried unanimously.

3. Mr. J. E. Perera in presenting a petition from A. L. H. Abdul Careem Hadjar to rebuild a boutique on the Calle-Matara road on the present site, without being required to set it back to the street line, asked that the petition be referred for report to the Standing Committee on Municipal Works.

4. Pursuant to notice, Mr. J. E. Perera asked the following questions :—(1) What is the approximate cost of erecting cement drains for the section of Circular road from stand pipe No. 38 to the railway line? (2) What is the number of houses in Kanampitiya village between Bataduwa road, Circular road, and the Moragoda-ela, which are assessed for the payment of consolidated rates? What services have been rendered to them by the Municipality since the said area was included within the Municipal limits?

The Chairman replied as follows :—(1) Approximately, Rs. 2,800. (2) In the village of Kanampitiya there are reported to be 117 houses, paying consolidated rates amounting to Rs. 202 per annum. It is regretted that the Municipal Council has not been able to render many services to this neighbourhood beyond the tarring and systematic sweeping of streets and the supervision of health by the Medical Officer. But the small amount of rates collected must be remembered in this connection.

5. The following motion stood in the name of Mr. J. E. Perera :—That the section of Circular road drains between stand pipe No. 38 to the railway line be built during the current year, and that the vote allowed for the playground be utilized for the purpose. With the leave of Council the mover deleted the words—"and that the vote allowed for the playground be utilized for the purpose." Mr. T. Amarasuriya seconded.

The Chairman said that an estimate had been prepared for providing drains from the junction of the Calle-Matara road to the railway crossing, and that Government had been requested to contribute a moiety of the cost. He suggested that the building of a portion of the drain be deferred until a reply is received from Government. Mr. C. E. de Vos was in favour of building the portion of drain referred to in the motion, pending the receipt of a reply from Government.

Mr. P. R. Gunasekara suggested the clearing of the drain as a temporary measure pending the receipt of a reply from Government, and that consideration be deferred until the next meeting. He asked whether the drainage, if carried out, would fit into the general drainage scheme now under consideration. Mr. A. J. R. Scharenguivel said that Circular road is outside the drainage scheme.

Mr. P. R. Gunasekara then moved as an amendment that the motion be deferred until the next meeting, and in the meantime the drain be cleared. Mr. C. L. Wickremasinghe seconded.

The amendment was put to the meeting and carried.

6. Pursuant to notice, Mr. J. E. Perera moved—That the Superintendent of Works be asked to estimate for an inexpensive wooden bridge across the Moragoda-ela on the proposed road through Kanampitiya village. Mr. P. R. Gunasekara seconded, and suggested that there should be an estimate for a permanent bridge as well.

The motion was put to the meeting and carried.

7. To submit the report of the Special Committee on the High Tension Extension Scheme.

The Chairman said that the report was not signed by Mr. T. Amarasuriya, who had submitted his dissent. He read the dissent, which had not been circulated to the members.

In moving the adoption of the report the Chairman sounded a note of warning against delay in adopting the scheme.

Mr. C. L. Wickremasinghe withdrew his objection to the exclusion from the scheme of the Dewatte and Steele road areas.

Mr. T. Amarasuriya spoke against the motion. Mr. P. R. Gunasekara moved that the report be considered by the Council in Committee at the end of the meeting. Mr. J. E. Perera seconded.—Carried.

8. To resolve that no boutique be licensed for the sale of meat, fish, fruits, and vegetables within a quarter of a mile of any public market.—Resolved that consideration be deferred.

9. To consider tenders for—(a) improving the permanent building at the Segregation Camp; (b) building bucket depôt at Kong Tree road; (c) building bucket depôt at Elliott road.—Resolved that the lowest tender for each work, viz., Rs. 1,475 for (a), Rs. 546.25 for (b), and Rs. 527.75 for (c) submitted by Charles Serasinghe, be accepted.

10. Repairs to the Town Clock—(1) considered Messrs. Walkers and Clark Spence's quotation of Rs. 350; (2) resolved that Messrs. Walkers and Clark Spence be requested to get down the clock to their workshop and report further, and that the question of repairs be left to the Chairman.

11. Temporary Clerk :—Resolved that the services of a temporary clerk be engaged for three months, on a salary of Re. 1 per diem.

The following extracts from the Minutes of the Standing Committees were laid before the Council :—

12. *Extracts from the Minutes of the Standing Committee on Municipal Works of September 26, 1931.*

(2) To consider the acquisition of premises Nos. 259 and 260, Kumbalwella, about 4 acres in extent, for a metal quarry, at an approximate cost of Rs. 8,000.—Recommended that it should be considered with the Budget for 1932.

(3) To consider the following estimates :—(a) Rs. 550 for building retaining walls along portions of Elliott road.—Recommended that it should be considered with the Budget for 1932. (b) Rs. 500 for building retaining walls along portions of Hume road.—Recommended that it should be considered with the Budget for 1932. (c) Rs. 600 for building a new body to conservancy lorry N. 388.—Resolved to defer consideration and to inquire as to the relative suitability of domba and suriya wood for the body.

(4) To consider 5 applications for water service.—Recommended that the applications be allowed.

*Resolution.*

With regard to item (3) (a), Mr. P. R. Gunasekara moved that the estimate be sanctioned, and the work carried out during the current year. Mr. C. E. de Vos seconded.—Carried.

With regard to item 3 (c)—resolved that the estimate be sanctioned.

The recommendations of the Standing Committee with regard to the remaining items were adopted.

13. *Extracts from the Minutes of the Standing Committee on Finance and Assessment of September 26, 1931.*

(2) To waive the rates for the 2nd quarter, 1931, on the evacuated buildings in the plague area amounting to Rs. 242.10 in ward 2 and Rs. 65.75 in ward 3.—Recommended that the rates be waived.

(4) To write off, as irrecoverable, arrears of conservancy fees amounting to Rs. 648.—Recommended that the irrecoverable fees be written off.

(5) Lists of demolished buildings, 2, 3, 4w, 5, and 5A.—Recommended that the rates be written off.

(6) To consider (a) tenders for services for the year 1932.—Recommended that the following tenders be accepted :—(1) Supply of grass for cattle, 18 cents per bundle of 20 lb.; 8 cents per bundle of 8 lb.; (2) White washing Municipal buildings, Rs. 85 per quarter; (3) Supply of coir dust, Rs. 14 per 100 bags of 2½ bushels each; (4) Purchase of house and street rubbish, Rs. 205. (b) Rent of the trees in the Segregation Camp and the Infectious Diseases Hospital.—Recommended that the present rent, viz., Rs. 320 per annum be not reduced.

(7) To consider—(a) report on applications for the lease of market stalls during 1932, and (b) application from the stall holders of the Green Market for a reduction of rent in 1932 :—(1) Considered together with the Standing Committee on Markets and Sanitation ; (2) recommended that the applications to renew the lease at the present rates be accepted, and that the remaining stalls be sold by auction starting at the present upset prices ; (3) the offer of Rs. 201 for stall No. 2 fruit market from the present lessee was accepted.

*Resolution.*

With regard to item (6), (4)—resolved that the offer of Rs. 750 for the purchase of house and street rubbish for three years from January 1, 1932, be accepted.

With regard to item (7)—resolved that the offers for the lease of stalls in the fish market and of the fruit trees at Bataduwa Depôt, Victoria Park, Fort, Wakwella road and Katugoda be accepted. With regard to the Green Market resolved that the stalls be offered to the present stall-holders at 20 per cent. below the present upset rates. If the offer be refused, that the market be divided up into four portions and leased to the highest bidder of each portion.

The recommendations of the Standing Committee with regard to the remaining items were adopted.

14. *Extracts from the Minutes of the Standing Committee on Markets and Sanitation of September 26, 1931.*

(2) To consider—(a) report on applications for the lease of market stalls during 1932, and (b) application from the stall holders of the Green Market for a reduction of rent for 1932 :—(1) Considered together with the Standing Committee on Finance and Assessment, (2) recommended that the applications to renew the lease at the present rates, be accepted, and that the remaining stalls be sold by auction, starting at the present upset prices, (3) the offer of Rs. 201 for stall No. 2, fruit market from the present lessee was accepted.

*Resolution.*

Resolved that the offers for the lease of stalls in the fish market, and of the fruit trees at Bataduwa Depôt, Victoria Park, Fort, Wakwella road and Katugoda be accepted. With regard to the Green Market that the stalls be offered to the present stall holders at 20 per cent. below the present upset rates. If the offer be refused the market should be divided up into four portions and leased to the highest bidder of each portion.

15. *Extracts from the Minutes of the Standing Committee on Law and General Subjects of September 26, 1931.*

(2) To consider an amendment to the Council by-laws relating to leave to minor employees.—Recommended that the by-laws as amended be approved.

*Resolution.*

Resolved that the recommendation of the Standing Committee be adopted.

At the conclusion of the other business before the meeting the Council went into Committee to consider the report of the Special Committee on the High Tension Scheme, and Mr. Amarasuriya's dissent thereto.

Council in Committee resolved that—(1) The High Tension Scheme be approved, excluding the extensions to Dewatte and Steele road, and the work carried out without delay ; (2) Messrs. Walkers and Clark Spence's tender of Rs. 37,853 be accepted, subject to the following modifications :—(a) Elimination of the suggested extensions from Circular road junction to Dewatte junction, and Steele road, thereby reducing the total of the tender by a sum of Rs. 5,391 ; (b) increasing the section of the cable to be used from .003 to .01 square in., at an additional cost of approximately Rs. 1,330, subject to adjustment on the price of copper ; (c) substituting cement bricks for engineer bricks in section ii. of the specification, at an additional cost of Rs. 175 ; (3) An Electrical Foreman be employed for four months, at a salary of Rs. 150 per mensem, to supervise the work under the Superintendent of the Electricity Department.

Council resumed, and the Chairman moved that the resolutions of the Council in Committee be confirmed.—Carried.

16. The following documents were laid on the table :—

- (1) Statement of receipts and disbursements to end of September, 1931.
- (2) Progress Report of Works done on estimates during September, 1931.
- (3) Report of the Inspector of Vehicles on carriages plying for hire during September, 1931.
- (4) Diaries of (a) the Medical Officer of Health, (b) the Superintendent of Works, (c) the Inspector of Works, and (d) the Manager, Health Department.

The Municipal Office,  
Galle, November 14, 1931.

Confirmed :  
J. D. BROWN,  
Chairman.

GENERAL REVENUE ACCOUNT.

Summary of Receipts and Disbursements from January to October 31, 1931.

RECEIPTS.	Amount		Receipts		DISBURSEMENTS.	Amount		Disbursements to	
	Estimated.	Rs. c.	31, 1931.	Rs. c.		Estimated.	Rs. c.		
Taxes ..	12,525	0	10,252	60				31, 1931.	
Rates ..	131,000	0	124,563	24					
Licences ..	29,750	0	21,398	7	Non-effective charges ..	33,514	0	25,856	6
Judicial fines ..	5,000	0	5,497	20	Administrative charges ..	92,474	0	75,936	71
Slaughter-house fees ..	6,300	0	3,954	17	Health Department :—				
Conservancy fees ..	28,600	0	25,543	84	Sanitation ..	4,150	0	1,977	24
Market rents ..	25,816	0	18,663	35	Conservancy ..	36,751	0	29,936	74
Rents ..	11,375	0	9,756	94	Scavenging ..	26,165	0	22,046	87
Cemetery fees ..	400	0	201	50	Works Department :—				
Water ..	7,850	0	5,416	31	Recurrent ..	79,850	0	57,278	79
Miscellaneous ..	70,853	0	35,539	93	Extraordinary ..	31,750	0	13,911	16
					Waterworks ..	11,000	0	6,851	10
Total Revenue ..	332,469	0	260,781	15	Municipal Court ..	2,100	0	1,066	50
Deposits ..	—	—	4,831	95	Markets ..	1,148	0	717	3
Advances repaid ..	—	—	836	50	Slaughter-house ..	2,423	0	1,637	19
Advances repaid by Electricity Department ..	—	—	87,059	45	Cemetery ..	460	0	285	50
Government grant for Water Supply Scheme ..	—	—	50	0	Street lighting ..	20,300	0	16,840	0
Government loan for Water Supply Scheme ..	—	—	—	—	Miscellaneous ..	55,780	0	18,116	89
Total receipts ..	—	—	353,565	5	Total Expenditure ..	397,865	0	272,457	78
Cash balance on January 1, 1931 ..	—	—	172,826	44	Deposits repaid ..	—	—	2,099	81
					Advances ..	—	—	75	0
					Advance to Electricity Department, revenue account ..	—	—	54,511	98
					Advance to Electricity Department, capital account ..	—	—	6,591	32
					Water Supply Scheme ..	—	—	250	0
					Total disbursements ..	—	—	335,985	89
					Cash balance on October 31, 1931 ..	—	—	190,405	60
Total ..			526,391	49	Total ..			526,391	49

## Surplus and Deficit Account.

	Amount. Rs. c.		Amount. Rs. c.
Expenditure from January 1 to October 31, 1931 ..	272,457 78	Surplus on January 1, 1931 ..	293,725 38
Surplus on October 31, 1931 ..	282,054 75	Revenue from January 1 to October 31, 1931 ..	260,787 15
Total ..	554,512 53	Total ..	554,512 53

## Balance Sheet on October 31, 1931.

LIABILITIES.	Amount. Rs. c.	ASSETS.	Amount. Rs. c.
Deposit—Water Supply Scheme ..	370 69	Cash in Mercantile Bank of India, Galle :—	
Deposit—Miscellaneous ..	11,114 51	Fixed deposits ..	102,275 0
Surplus on October 31, 1931 ..	282,054 75	Current account ..	80,992 55
		Less uncashed cheques ..	919 56
			80,072 99
		Cash in Mercantile Bank of India, Colombo :—	
		Current account ..	—
		Less uncashed cheques ..	7,253 33
		Cash in hand of Shroff ..	804 28
		Advances ..	906 25
		Advance, Electricity Department ..	102,228 10
Total ..	293,539 95	Total ..	293,539 95

The Municipal Office,  
Galle, November 9, 1931.

ARTHUR ARNDT,  
Secretary.

## ELECTRICITY DEPARTMENT.

## Revenue Account from January 1 to October 31, 1931.

EXPENDITURE.	Expenditure Estimated from Jan. Expenditure to Oct. for 1931.		INCOME.	Income Estimated from Jan. Income to Oct. for 1931.	
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
Generation of Electricity :—			Sale of Electricity :—		
1. Fuel ..	13,000 0	7,903 0	1. Private lighting ..	96,000 0	61,218 16
2. Oil, waste, and engine room stores ..	6,500 0	4,170 21	2. Street lighting ..	20,000 0	16,660 0
3. Wages at works ..	10,950 0	7,054 10	3. Municipal Departments ..	1,000 0	873 50
Repairs and Maintenance :—			Rent of Meters :—		
4. Buildings ..	350 0	123 32	4. Meter rent ..	7,000 0	5,912 0
5. Engines and machinery ..	3,500 0	1,525 98	Miscellaneous :—		
Distribution of Electricity :—			5. Service mains ..	5,000 0	1,307 75
6. Salaries of outdoor staff ..	3,000 0	2,126 22	6. Sundry receipts ..	1,500 0	1,088 4
7. Repairs of mains, meters, &c. ..	1,750 0	786 6			
Street Lamps :—					
8. Wages ..	2,250 0	1,712 36			
9. Maintenance and repairs ..	2,500 0	2,763 26			
Management and General Expenses :—					
10. Salaries ..	8,460 0	6,030 0			
11. Allowance ..	1,350 0	1,125 0			
12. Printing and stationery ..	400 0	263 19			
13. Telephone ..	225 0	197 40			
14. Audit fee ..	250 0	125 0			
15. Contingencies ..	1,500 0	1,063 38			
Service Mains :—					
16. Wages ..	1,000 0	246 1			
17. Materials ..	1,500 0	1,400 14			
Total working expenses ..	58,485 0				
Gross profit carried to nett revenue account ..	—	48,444 82			
		87,059 45	Total ..	130,500 0	87,059 45

## Nett Revenue Account, January 1 to October 31, 1931.

	Rs. c.		Rs. c.
Interest on Loan from Municipal Fund ..	3,807 35	Balance brought forward from 1930 ..	58,379 66
Interest on Loan from Local Loan Commissioners ..	5,940 0	Gross profit ..	48,444 82
Instalment in repayment of Loan from Local Loan Commissioners ..	5,400 0		
Fire Insurance ..	750 0		
Reserve for renewals ..	—		
Nett profit on October 31, 1931 ..	90,927 13		
	106,824 48		106,824 48

## Balance Sheet on October 31, 1931.

LIABILITIES.	Rs. c.		Expended up to		Total.
			Dec. 31, 1930.	During 1931.	
Loan from Local Loan Commissioners	..	113,400 0			
Loan from Municipal Fund	..	102,228 10			
Loans redeemed account	..	21,600 0			
Reserve for renewals	..	40,091 91			
Contribution from Revenue account	..	90,927 13			
		<u>368,247 14</u>			
			Rs. c.	Rs. c.	Rs. c.
			17,778 15	367 48	18,145 63
Capital—meters	..		33,773 70	—	33,773 70
Capital—buildings	..		105,838 22	763 24	106,604 46
Capital—mains	..		187,657 84	5,360 70	193,018 54
Capital—engines, &c.	..				
Capital—workshop tools, &c.	..		10,272 2	96 90	10,368 92
Capital—other expenses	..		6,335 89	—	6,335 89
			<u>361,655 82</u>	<u>6,591 32</u>	<u>368,247 14</u>

The Municipal Office,  
Galle, November 9, 1931.

ARTHUR ARNDT,  
Secretary.

## NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920."

### Sale of Properties, Urban District Council, Dehiwala-Mt. Lavinia.

NOTICE is hereby given that in the absence of movable properties liable to seizure, (1) rents and profits from 1 to 3 years, (2) timber 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, Dehiwala-Mt. Lavinia, 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 3rd and 4th quarters, 1930, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of assessment rates and costs be duly paid.

Urban District Council Office, MARTIN P. WIJESINGHE,  
Dehiwala, November 24, 1931. Chairman.

#### SCHEDULE.

#### Time of Sale : To commence at the First-named Premises at 8 a.m. each Day.

Monday, December 14, 1931.

Galkissa : Nos. 45, 46, 86, 87, 115, 119, 131, 131A, 131D, 131C, 134B, 134C, 137A, 142, 142A, 142C, 156B, 176, 176A, 179, 179A, 180A, 187, 199, 202, 202A, 204, 205A, 205A1, 208, 211, 215, 216B, 92E, 92F, 92G.

Tuesday, December 15, 1931.

Galkissa : Nos. 216F, 226, 229, 235, 235B, 235A, 235A1, 239A1, 242, 242A, 268, 282B, 308A, 313A, 324, 336, 381, 387, 392, 409, 410, 411, 418, 419, 422, 442, 443, 447A, 470, 478, 479, 505.

Wednesday, December 16, 1931.

Galkissa : Nos. 508, 532, 539, 540, 552, 564, 568, 579, 582, 662, 663A, 670, 671, 673, 673A, 674, 675, 678, 681, 682, 684, 692, 695, 696, 701, 702, 709, 715, 744, 744B, 744A.

Thursday, December 17, 1931.

Watarappola : Nos. 1A, 19A, 33, 39, 39A, 40, 41, 43, 43A, 43B, 44, 46, 46A, 47, 49, 50, 76, 85B, 107, 119, 129, 129A, 131A, 133B, 147, 147A, 147B, 147C, 147D, 152, 154, 158, 161B, 178.

Friday, December 18, 1931.

Watarappola : Nos. 192A, 204, 213, 214, 218B, 219A, 221, 231, 233, 235, 235A, 239A, 240, 240A, 266, 268, 271, 273, 283A, 286A, 298, 298A, 298B, 301, 308, 309, 310.

Monday, December 21, 1931.

Kawdana : Nos. 2A, 3, 24, 35, 35A, 36, 36A, 38, 39, 40, 41, 47, 49A, 64, 66, 81, 82, 84, 86, 90A, 94, 94A, 97, 107A, 108, 114B, 128, 130, 157A, 167.

Tuesday, December 22, 1931.

Kawdana : Nos. 169, 170C, 173A, 177, 178, 178A, 178B, 182, 182A, 185, 186, 188, 193, 197, 201, 205, 224, 222, 225, 228, 241, 251, 251A, 252, 253, 268, 275, 276, 277, 278.

Wednesday, January 6, 1932.

Ratmalana North : Nos. 3, 7, 16, 28, 29B, 32, 34, 34A, 40, 42, 43A, 44, 45, 46, 47, 48, 48A, 49, 49A, 55A, 55B, 60, 60B, 61, 67A, 70, 77-77B, 77C, 78.

Thursday, January 7, 1932.

Ratmalana North : Nos. 83, 86, 87, 92, 93, 100, 113, 116A, 117A, 137, 143, 143A, 151, 156, 157, 158, 159, 159A, 159B, 160A, 166, 178, 183, 196, 200, 203, 204, 209, 214, 215, 220, 221, 222, 224, 227, 228, 229, 229A.

Friday, January 8, 1932.

Ratmalana North : Nos. 232A, 243, 245, 258, 271, 281, 283, 287, 293, 294, 294A, 302, 305, 324A, 325, 331, 332A, 380A, 389, 423, 425, 436, 445, 446A, 472, 485, 494, 505, 507, 508A, 534A, 542, 555, 560, 561, 562A, 565A, 572, 576, 578, 578A, 580, 581.

3RD QUARTER, 1930.

Monday, January 11, 1932.

Ratmalana South : Nos. 1, 2, 3, 4-6, 9, 11, 16, 24, 27, 29, 30, 32, 45A, 46, 48A, 60, 61, 63, 65, 66, 72, 79A, 82A, 84, 87, 93, 105, 106, 109B, 109D, 109E, 118.

Tuesday, January 12, 1932.

Ratmalana South : Nos. 119, 120, 121, 123, 125, 130, 132, 133, 140A, 141A, 142, 142A, 143, 144, 145, 146, 152, 159, 171, 171A, 172, 172A, 182, 186, 190A, 191, 193A, 198, 200, 202, 207A, 221.

Wednesday, January 13, 1932.

Ratmalana South : Nos. 222, 226, 228, 231, 232, 235, 235A, 239, 241, 242, 249, 265, 268, 271, 283, 284, 286, 290, 291, 292, 293, 293A, 294A, 296, 297, 298, 302, 302A, 313, 314, 332.

Thursday, January 14, 1932.

Ratmalana South : 335, 336, 336A, 337, 338, 338B, 342, 344, 344A, 350, 350A, 351, 352, 356, 357, 357B, 357C, 359, 360A, 360B, 360C, 360D, 365, 367, 395, 396, 403, 404, 405, 409, 410, 411, 417, 423.

Monday, January 18, 1932.

Ratmalana South : Nos. 493, 497, 500, 508, 511, 512, 513, 519A, 523, 528, 531, 531A, 542, 545, 548, 550, 554, 555A, 558, 558A, 560, 560A, 563, 564, 565, 567, 573D, 573E, 573F.

Friday, January 15, 1932.

Ratmalana South : Nos. 426, 430, 435A, 436, 437, 439, 440, 444, 445, 446, 446A, 454, 458, 458A, 459, 460, 461, 463, 466, 467, 470, 471, 472, 473, 474, 475, 476, 478, 481, 482, 486, 487, 489.

Tuesday, January 19, 1932.

Ratmalana South : Nos. 581, 581A, 581B, 581C, 583, 584, 596, 601, 603, 605A, 605B, 606, 607, 613, 614, 615, 619, 620, 621, 621A, 622, 624, 625, 625A, 626.

### Election of Members, Dehiwala-Mount Lavinia Urban District Council.

IT is hereby notified under section 31 (2) of "The Local Government Ordinance, No. 11 of 1920," that the following candidates have been elected members of the Dehiwala-Mount Lavinia Urban District Council for the years 1932, 1933, and 1934.

Division No. 1, Dehiwala : Mr. J. V. Mendis.

Division No. 6, Ratmalana : Mr. A. L. Seneviratne.

The Kachcheri, M. M. WEDDERBURN,  
Colombo, November 28, 1931. Government Agent.

### Panadure Urban District Council Elections, 1931.

IT is hereby notified that the following candidates have been declared elected as Members of the Panadure Urban District Council for the years 1932, 1933, and 1934, by a majority of votes :—

Division No. 1 : Dr. A. Simon Silva.

Division No. 2 : Mr. D. R. de Silva.

Division No. 3 : Mr. W. P. H. Dias.

Division No. 6 : Mr. E. R. P. Goonetilleke.

L. L. HUNTER,  
Assistant Government Agent.  
Panadure, November 28, 1931.



**Kalutara Urban District Council Elections, 1931.**

IT is hereby notified under section 31 (2) of the above-mentioned Ordinance, that the following candidates have been elected Members of the Kalutara Urban District Council for the years 1932, 1933, and 1934 :—

Division No. 3 : Mr. C. P. Wijeyeratne.  
Division No. 4 : Mr. U. A. Jayasundera.  
Division No. 8 : Mr. W. B. M. Abeysakera.

L. L. HUNTER,  
Assistant Government Agent.

Kalutara, November 30, 1931.

**Taxes, Negombo Urban District Council.**

IT is hereby notified that the Negombo Urban District Council has, in terms of "The Local Government Ordinance, No. 11 of 1920," imposed for the year 1932, the following taxes, being the same as were in force during the preceding year, within the administrative limits of the Negombo Urban District Council, subject to the provisions of the aforesaid Ordinance :—

Under section 173 (1) (b) : A tax in respect of the following vehicles and animals, payable on or before February 28, at the rates specified :—

	Rs.	c.
For every carriage of whatever description other than a cart, hackery, or jinrickshaw ..	4	0
For every double-bullock cart or hackery of whatever description ..	3	0
For every single-bullock cart or hackery ..	2	0
For every jinrickshaw ..	2	0
For every bicycle or tricycle ..	1	0
For every horse, pony, or mule ..	2	0

ALEN E. DE RAJAPAKSE,  
Chairman.

Urban District Council Office,  
Negombo, November 26, 1931.

**Matara Urban District Council Elections.**

IT is hereby notified that the under-mentioned candidates have been declared duly elected as Members of the Matara Urban District Council for the years 1932, 1933, and 1934 by a majority of votes :—

Division No. 1 : Mr. Wilfred Gunasekera.  
Division No. 2 : Mr. Arukkattu Patabendige Dionysius Abeysuriya.

Division No. 3 : Mr. Sirisena Ratnappulle.  
Division No. 4 : Mr. George Weeratunga.

The Kachcheri, H. J. L. LEIGH CLARE,  
Matara, November 28, 1931. Assistant Government Agent.

**Election of Members, Chilaw Urban District Council, 1931.**

I, VALUPPILLAI COOMARASWAMY, Assistant Government Agent of the Puttalam and Chilaw Districts, do hereby notify in pursuance of section 31 (2) of Ordinance No. 11 of 1920, that the following candidate has been elected a member of the Chilaw Urban District Council for the three years 1932, 1933, and 1934 :—

Ward No. 4 : Dr. Ambrose Diego Pinto.

The Kachcheri, V. COOMARASWAMY,  
Puttalam, December 1, 1931. Assistant Government Agent.

**Budget of the Ratnapura Urban District Council for the Year 1932.**

	REVENUE.	
	Amount. Rs. c.	Total. Rs. c.
A.—General Revenue :—		
(1) Property tax, 171 (1) (a)—		
Tax for current year ..	10,125 0	
Arrears of previous year ..	3,375 0	
(2) Acreage tax, 171 (1) (b) ..	—	
(3) Vehicles and animals tax, 173 (1) (b) ..	100 0	
(4) Licence duties ..	8,450 0	
(5) Other taxes, 173 (1) (d) ..	—	
(6) Refund of stamp duties (Schedule VI.) ..	1,177 0	
(7) Refund of liquor licences ..	800 0	
(8) Refund of Police tax ..	3,500 0	
(9) Compensation for opium revenue ..	3,068 51	
(10) Fines by Court (not included elsewhere) ..	215 0	
(11) Pension contributions ..	—	
(12) Assessment costs, surplus ..	—	
(13) Interest from bank ..	3,000 0	
(14) Sale of old stores ..	10 0	
(15) Sale of copies of by-laws ..	—	
(16) Refund of overpayments ..	—	
(17) Tender fees ..	—	
		33,820 51

	Amount. Rs. c.	Rs. c.
B.—Thoroughfares :—		
(1) Subsidy in lieu of labour tax ..	4,240 80	
(2) Other collections, e.g., fines for injuries, &c., (97), cattle seizing fees (103) (4), sale of badges, fare tables, and fees for public stands, &c. ..	2,760 0	
(3) Contributions by Government ..	—	7,009 80
C.—Resthouse and ambalams :—		
(1) Fees 60 ..	2,500 0	
(2) Other ..	15 0	
		2,515 0
D.—Council lands and buildings (not included elsewhere) :—		
(1) Rents ..	1,041 0	
(2) Sale of produce ..	30 0	
		1,071 0
E.—Public Health :—		
(1) General Revenue :—		
(a) Fines under Part IV., Chapter III. ..	350 0	
(b) Fees for services of Midwife ..	—	350 0
(2) Scavenging :—		
(a) Fees 168 (10) (b) ..	—	
(b) Sale of refuse 130 ..	—	
(c) Other fines on contractors and coolies ..	5 0	5 0
(3) Conservancy :—		
(a) Fees 168 (10) (b) ..	6,000 0	
(b) Sale of refuse 130 ..	—	
(c) Other fines on contractors and coolies ..	5 0	6,005
(4) Slaughter-house and cattle pound :—		
(a) Fees 168 (11) (a) ..	1,005 0	
(b) Sale of refuse ..	—	1,005 0
(5) Water supply :—		
(a) Water rate 141 (b), 146 ..	10,500 0	10,500 0
(6) Hospitals :—		
(a) Contribution from Government ..	—	
(b) Rent of hospital grounds ..	—	
(7) Markets and galas :—		
(a) Rents 168 (12) ..	9,000 0	
(b) Boutiques and stalls 168 (12) ..	—	
(c) Fees for private market 150 (3) ..	—	
(d) Licences 163 (1) ..	20 0	
(e) Other fines on contractors, &c. ..	—	9,020 0
F.—Public recreation 168 (7), (170) (1) (b) :—		
(1) Rents ..	223 0	
(2) Cattle grazing fees ..	101 50	
(3) Licences for public performances ..	25 0	
(4) Grant for upkeep of Fort grounds ..	90 0	439 50
G.—Cemeteries Ordinance, No. 9 of 1899 :—		
(1) Burial fees ..	450 0	
(2) Hire of hearse ..	50 0	
(3) Graves sold for erecting monuments ..	—	
(4) Fees for maintenance of Church of England burial ground ..	24 0	524 0
H.—Dog Registration Ordinance, No. 25 of 1901, and Rabies Ordinance, No. 7 of 1893 :—		
(1) Registration fees ..	50 0	
(2) Fines ..	5 0	
(3) Sale of dog collars ..	15 0	
(4) Seizing fees ..	—	70 0
I.—Weights and Measures Ordinance, No. 8 of 1876 :—		
(1) Fees for stamping ..	70 0	
(2) Fines ..	10 0	80 0
J.—Electricity Department :—		
(1) Sale of current ..	—	
(2) Rent of meters ..	—	
(3) Works executed for customers ..	—	
(4) Miscellaneous ..	—	
K.—Fire protection :—		
Total estimated current revenue ..		72,414 81
Estimated balance on December 31, 1931 ..		85,000 0
		Total .. 157,414 81

EXPENDITURE.		Amount.	Total.	Amount.	Total.
		Rs. c.	Rs. c.	Rs. c.	Rs. c.
<b>A.—General Expenditure :—</b>					
(1) Salaries of Officers (not otherwise charged)—					
(a) Secretary ..	2,880 0				
(b) Revenue Inspector ..	675 0				
(c) Clerks ..	1,655 0				
(d) Peon ..	300 0				
(e) Cost of technical advisers ..	1,500 0				
(f) Pensions ..	1,733 20				
(g) Process server ..	180 0				
(h) Messenger ..	245 50				
(i) Supervisor of works ..	948 0				
(2) Establishment Expenses :—					
(a) Allowances ..	1,425 0				
(b) Travelling ..	—				
(c) Commission to tax collectors ..	760 0				
(d) Assessors' fees ..	225 0				
(e) Legal expenses ..	300 0				
(f) Stationery, printing, advertising, and office expenses, &c. ..	1,603 0				
(g) Registration of voters and elections ..	50 0				
(h) Cost of cart plates ..	75 0				
(i) Cost of audit ..	925 0				
(j) Holiday railway tickets ..	260 0				
(k) Renewing assessment number plates ..	300 0				
(3) Refunds ..	450 0				
			16,489 70		
<b>B.—Thoroughfares :—</b>					
(1) Salaries and wages ..	486 0				
(2) Maintenance ..	11,200 0				
(3) Plant and tools ..	300 0				
(4) Lighting ..	4,281 0				
(5) Watering of streets ..	—				
(6) Cost of badges and fare tables ..	—				
(7) Acquisition ..	—				
(8) Improvements ..	150 0				
(9) Loan charges ..	—				
(10) Refunds ..	—				
(11) Town survey ..	—				
(12) New works ..	—				
(13) Shade and ornamental trees ..	20 0				
			16,437 0		
<b>C.—Resthouse and ambalams :—</b>					
(1) Salaries ..	807 0				
(2) Maintenance ..	950 0				
(3) Furniture and equipment ..	1,305 0				
(4) Improvements ..	—				
			3,032 0		
<b>D.—Council lands and buildings (not charged elsewhere) :—</b>					
(1) Wages ..	—				
(2) Commission to collectors ..	—				
(3) Rent of office ..	600 0				
(4) Maintenance ..	1,875 0				
(5) Furniture ..	250 0				
(6) Police tax ..	160 0				
(7) Loan charges ..	—				
(8) Surveys ..	400 0				
(9) Acquisition ..	—				
			3,285 0		
<b>E.—Public Health :—</b>					
(1) General expenditure :—					
(a) Salaries ..	4,139 0				
(b) Allowances ..	508 90				
(c) Uniforms ..	350 0				
(d) Printing and stationery ..	—				
(e) Disinfectants ..	150 0				
(f) Maintenance of vagrants at House of Detention ..	300 0				
(g) Bazaar back lane and drainage scheme ..	—				
(h) Instruments and drugs ..	—				
(i) Contribution towards Health and Baby Week ..	—				
(j) Fees for analyses of milk ..	50 0				
			5,497 90		
(2) Scavenging :—					
(a) Wages ..	4,675 20				
(b) Carts and lorries ..	3,150 0				
(c) Stores ..	350 0				
			8,175 20		
(3) Conservancy :—					
(a) Wages ..	4,998 50				
(b) Carts and lorries ..	2,930 0				
(c) Stores, stationery, &c. ..	300 0				
(d) Rent of night soil depôts and latrine sites ..	13 0				
(e) Maintenance of latrines ..	300 0				
(f) Acquisition ..	—				
(g) Construction ..	—				
			8,541 50		
(4) Slaughter-house and cattle pound :—					
(a) Wages ..	300 0				
(b) Maintenance ..	150 0				
(c) Acquisition ..	—				
(d) Construction ..	—				
(e) Cattle disease ..	25 0				
			475 0		
(5) Water supply :—					
(a) Wages ..	2,350 0				
(b) Stores ..	—				
(c) Maintenance ..	1,600 0				
(d) Acquisition ..	—				
(e) Construction ..	—				
(f) Loan charges ..	16,630 0				
(g) Commission to collectors ..	300 0				
			20,880 0		
(6) Hospitals :—					
(a) Wages ..	—				
(b) Maintenance ..	200 0				
(c) Paupers ..	—				
			200		
(7) Markets and galas :—					
(a) Wages ..	—				
(b) Maintenance ..	100 0				
(c) Printing ..	25 0				
(d) Acquisition ..	—				
(e) Construction ..	—				
(f) Loan charges ..	—				
			125 0		
<b>F.—Public recreation 168 (7), 170 (1) (b) :—</b>					
(1) Wages ..	243 0				
(2) Maintenance ..	1,520 0				
(3) Other ..	—				
(4) Acquisition ..	—				
(5) Ceremonial opening of water works ..	—				
(6) Refunds ..	—				
			1,763 0		
<b>G.—Cemeteries Ordinance, No. 9 of 1899 :—</b>					
(1) Wages ..	834 0				
(2) Maintenance ..	100 0				
			934 0		
<b>H.—Dog Registration Ordinance, No. 25 of 1901, and Rabies Ordinance, No. 7 of 1893 :—</b>					
(1) Destruction of dogs ..	152 50				
(2) Commission to collector ..	7 50				
(3) Cost of dog collars ..	15 0				
(4) Cost of seizures ..	—				
(5) Dog pound maintenance ..	10 0				
			185 0		
<b>I.—Weights and Measures Ordinance, No. 8 of 1876 :—</b>					
(1) Fees to examiner ..	—				
(2) Stores ..	10 0				
			10 0		
<b>J.—Electricity Department :—</b>					
(1) Generation of electricity, &c. ..	—				
(2) Repairs and maintenance, &c. ..	—				
(3) Service and house connections, &c. ..	—				
(4) Management and general expenses, &c. ..	—				
(5) Loan charges ..	—				
<b>K.—Fire protection ..</b>					
<b>Total estimated expenditure ..</b>				86,060 30	
<b>Estimated balance on December 31, 1932 ..</b>				71,354 51	
<b>Total ..</b>				157,414 81	
Settled and adopted by the Council on November 24, 1931.					
Urban District Council, Ratnapura, November 30, 1931.				A. C. ATTYGALLE, Chairman.	
<b>TRADE MARK NOTICES.</b>					
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 bearing an uncancelled or impressed stamp of Rs. 20. 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.					