

THE

CEYLON GOVERNMENT GAZETTE

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PART I.-GENERAL.

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

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A 1

PROCLAMATION BY THE GOVERNOR.

M. L. A.-B 1092 BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

R. E. STUBBS.

á

KNOW Ye that We, the Governor of Ceylon, do hereby proclaim the by-law set out hereunder, made by the Municipal Council of Colombo, under section 109 (1) and 110 (15) of the "Municipal Councils Ordinance, 1910." and confirmed by Us by virtue of the powers vested in Us by the said section 109 and by Article 93. of the Ceylon (State Council) Order in Council, 1931.

By His Excellency's command,

C. C. WOOLLEY,

Colombo, June 6, 1934. Secretary to the Governor.

GOD SAVE THE KING.

BY-LAW.

The by-laws relating to public performances dated June 21, 1913, published in the Gazette of July 12, 1918, as amended by by-laws dated October 9, 1918, published in the Gazette of October 18, 1918, are further amended as follows :

(1) By the addition at the end of by-law 2, of the following :—" and a further key plan on a separate sheet showing the position of all adjacent premises, thorough-fares, roads, streets, and ways within a radius of 250 yards, based on the latest town plan issued by the Surveyor-General and drawn to a scale of not less than 88 feet to an The plans shall be in triplicate and shall remain inch. the property of the Council.

On the completion of the building if, in the opinion of the Chairman, extensive alterations in the original plans have been carried out in course of erection, he may direct a fresh set of plans including all such alterations to be submitted, and such plans shall thereupon be submitted."

(2) By the substitution in paragraph 3, of by-law 3 for the words "nor shall such premises contain living rooms," of the following :— " and living rooms shall not be provided in such premises, except with the consent of the Chairman in writting." in writing."

Chairman of any intention to admit the public to any show or performance during the progress of any repairs or re-decorations which necessitate the use of scaffolding, gradles or machinery involving risk of injury, obstruction, fire or panic. If the Chairman so requires, the premises shall be closed to the public until the work has been completed, and the scaffolding, cradles and machinery removed."

without the written permission of the Chairman." (5) By the insertion as new by-law 10A, of the follow-ing :— "Fire appliances and equipment of a type approved by the Chairman shall be efficiently maintained. Thev shall be in the charge of a fireman, or if a fireman is not employed, of some other suitable person specially nominated for the purpose, who shall see that they are always available for use.

following :following :— "It required by the Chairman the fire nose shall be subjected to a water test once a year, and if a fireman is employed a record of such test and also of any other tests or repairs to such appliances and equipment shall be recorded in his log-book." (b) By the addition at the end of by-law 12, of the following :— "and where scenery is kept or used on or over the stage a fireman shall remain within the stage risk during the whole of the time the premises are open to the

during the whole of the time the premises are open to the public.

In any premises licensed in accordance with by-law 1, the licensee shall have a sufficient number of employees, who shall have allotted to them specified duties to be performed in the event of fire or panic, and they or other performed in the event of fire or pane, and they or other persons definitely appointed to act as deputies must be available during the whole of the time the premises are open to the public. Particulars of such duties shall be posted in conspicuous places approved by the Chairman, and such particulars shall be revised from time to time as changes in staff or other circumstances may require. Dry fire drill shall be held at least once a week under the direction of a fireman or the manager, and a record of such drill shall be entered in the fireman's log-book.'

(7) By the addition at the end of by-law 16, of the following :—"and shall be provided with an opening, at the further end from the proscenium, equal at least in area to 1/10th of the area of the stage. Such opening shall be glazed at the top and sides with sheet glass not shar be glazed at the top and sides with sheet glazs not more than 1/12th inch in thickness, and be capable of being opened automatically by the action of lowering the fire resisting screen, or by the cutting or burning of the cord employed in keeping the glazing over the opening closed, or by some other approved device, to an extent, equal at least to the superficial area required at the base of the empirical screen early shall be be be action of the opening. Suitable exhaust cowls shall also be provided on the stage roof."

(8) By the addition at the end of by-law 23 (a), of the following :--" The cinematograph machine shall be of approved construction, and embody the necessary devices or safeguards for preventing the film taking fire, and in the event of this happening, for preventing the passage of flame into the film box.'

(9) By the deletion of the following from by-law 33:---"The words 'no exit' shall be clearly painted in 7-inch letters at least 6 feet 9 inches above the floor over all doors or openings which are in sight of the audience, but which do not lead to exits."

(10) By the addition at the end of by-law 34 of the following :--- "A sign bearing the words 'PUSH TO OPEN 'in English and the Sinhalese and Tamil equivalents thereof, shall appear on the auditorium side of the exit door when closed."

(11) By the renumbering of the existing by-law 39 as (1) and by the addition of the following new para-39 graphs:

(2) The public shall be permitted to leave, at the end of the performance or exhibition, by any of the exit doors, and all such doors shall at the time be open.

(3) All gangways, corridors, staircases, and external bassageways intended for exit, shall be kept entirely free from obstruction whether permanent or temporary.

(4) No person shall be permitted to stand or sit in any of the gangways intersecting the seating, or to sit in any of the other gangways; and in the gangways in which standing may be permitted, at the sides and rear of the seating, sufficient space shall be left for persons to pass easily to and fro, and to have free access to exits.

(5) If a safety curtain is provided, the following additional notice shall be printed on the programme :---

"The safety curtain must be lowered and raised in the presence of the audience at each show or performance."

(12) By the deletion of existing by-law 50, and the substitution of the following therefor :

50. (a) Every building or place licensed under these by-laws shall be provided with two separate systems of lighting from independent sources.

(b) The two systems aforesaid shall be either-

(i.) Two separate systems of electric lights or

(ii.) One system of electric lights, and one of gas.

(c) Where two separate systems of electric lights are desired, each of the following may be considered an independent source

- (1) Supply from Government Mains.
- (2) A self contained Generating Plant.
- (3) A supply from accumulators, charged from either of the above source, if the battery is of such capacity as to be able to carry the full load on emergency circuit for the full time a show lasts or for 3 hours, whichever is longer.

(d) Where a self contained Generating Plant is adopted as the alternative to the supply from Government Mains the plant shall be kept working throughout the show. (e) Where a self contained Generating Plant is

employed as the main supply, and a supply from accu-mulators as the alternative supply, the capacity of the former shall be such as to charge the accumulators at normal rate while taking the full load of the installation. Emergency lighting circuits shall be entirely separate, on an automatic switch capable of bringing the alternative source into action immediately on the failure of the main supply. A hand operated switch for the same purpose shall also be provided in a convenient position.

 (\hat{f}) Where the independent sources provided are a system of electric lights and another of gas, the electric power shall be obtained, either from a Government Power Station, or from an engine and generator as aforesaid and the Gas Supply shall be from the Colombo Gas and Water Co. Mains, or such other approved system. (g) (i.) Where gas is used the piping shall be kept

well away from any conductor carrying electricity.

(ii.) Where gas pipes and conductors carrying electricity have to cross each other, there shall be no metallic contact between them.

(iii.) Combined fittings for both gas and electric lights shall not be used.

(13) By the deletion from by-law 54, of all the words om "when supply " to " system."
(14) By the deletion of the existing by-law 55, and the \mathbf{from}

substitution of the following therefor :-

55. Where electrical energy is used for lighting or other purposes within the building, the following requirements shall be observed :-

- (a) Except as otherwise provided in these by-laws, the installation generally shall be in accordance with the Wiring Rules of the Institution of Electrical Engineers.
- (b) The main supply fuses and switches shall not be accessible to the public, but shall be located in some place where there is ample space and headroom, and where there is no risk of fire resulting therefrom.
- (c) A separate circuit shall be taken from the source of supply for the projector circuit, so as to prevent any accident to this circuit from affecting the general lighting.
- (d) Each of the main circuits shall be separately protected by an efficient linked switch, and by a fuse on each pole.
- (e) All conductors used shall be of approved make and grade, and efficiently protected against mechanical injury. If metal conduits are used they shall be mechanically jointed and electri-cally continuous, and efficiently grounded. The passage of conductors through walls, floors, and ceilings shall be protected by the use of armoured insulated conduits, glazed stoneware, porcelain tubes or other approved devices.
- (f) All fuses and distribution boards shall be of the completely protected type and so constructed as to enable the fuse holders to be handled for renewal of the fuse wires without risk of touching live metal.
- (g) Portable lamps for the orchestra, or similar lighting,
- (y) Fortable tamps for the orthogeneous, or similar righting, shall be connected to a separate circuit or circuits from the distribution fuse boards.
 (h) The electrical installation shall be in charge of a competent person whether the operator or another, who has received an adequate electrical training for his duties. training for his duties.
- (i) Such person in charge of the installation shall satisfy himself, before the commencement of each performance, that the electrical apparatus, including the projector circuits, is in proper working order.

Provided that paragraphs (a), (e), (f), and (g) of this by-law shall apply to such parts of the electrical installation as were in use before the date of these by-laws, only in the event of such parts being altered or renewed.

(15) By the deletion of the existing by-law 64, and the substitution of the following therefor :-

64. Insulation Resistance.-The insulation resistance between conductors, and between conductors and earth of the whole or any part of the wiring, shall not be less in megohms than 30 divided by the number of points under test.

In the case of lighting circuits, the insulation resistance of the whole or any part of the installation, when all the lamps have been connected to the conductors and all switches and fuses are on, shall not be less in megohms than 25 divided by the number of lamps.

(a) Cylinders containing any gas under pressure other than acetylene gas shall be constructed, tested and filled in conformity with the recommendations set out in the schedule to these by-laws either of the Committee on the manufacture of compressed Gas Cylinders appointed by the Home Office in 1895 or of the Committee on Compressed Gas Cylinders appointed by the Depart-ment of Scientific and Industrial Research in 1918. (d) The tubing shall be of sufficient strength to resist pressure from without and shall be properly connected up.

(17) By the addition at the end of the by-laws of the following schedule :-

SCHEDULE (see by-law 73).

I.--SUMMARY OF THE RECOMMENDATIONS OF THE DEPARTMENTAL COMMITTEE OF THE HOME OFFICE ON THE MANUFACTURE OF COMPRESSED GAS CYLINDERS.

[C 7,952 of 1,896.]

Cylinders of Compressed Gas (Oxygen, Hydrogen, or Coal Gas).

(a) Lap-welded wrought iron.—Greatest working pressure, 120 atmospheres, or 1,800 lbs. per square inch.

Stress due to working pressure not to exceed $6\frac{1}{2}$ tons per square inch.

Proof pressure in hydraulic test, after annealing, 224 atmospheres, or 3,360 lbs. per square inch. Permanent stretch in hydraulic test not to exceed

10 per cent. of the elastic stretch.

One cylinder in 50 to be subjected to a statical bending test, and to stand crushing nearly flat between two rounded knife-edges without cracking.

(b) Lap-welded or seamless steel.-Greatest working pressure, 120 atmospheres, or 1,800 lbs. per square inch.

Stress due to working pressure not to exceed 7½ tons per square inch in lap-welded, or 8 tons per square inch in seamless cylinders.

Carbon in steel not to exceed 0.25 per cent. or iron to be less than 99 per cent.

Tenacity of steel not to be less than 26 or more than 33 tons per square inch. Ultimate elongation not less than 1.2 inches in 8 inches. Test-bar to be cut from finished annealed cylinder.

Proof pressure in hydraulic test, after annealing, 224 atmospheres, or 3,360 lbs. per square inch.

Permanent stretch shown by water jacket not to exceed 10 per cent. of elastic stretch.

One cylinder in 50 to be subjected to a statical bending test, and to stand crushing nearly flat between rounded knife-edges without cracking.

Regulations applicable to all Cylinders.

Cylinders to be marked with a rotation number, a manufacturer's or owner's mark, an annealing mark with date, a test mark with date. The marks to be permanent and easily visible.

Testing to be repeated at least every two years and annealing at least every four years. A record to be kept of all tests.

Cylinders which fail in testing to be destroyed or rendered useless.

Hydrogen and coal gas cylinders to have left-handed threads for attaching connections and to be painted red.

The compressing apparatus to have two pressure gauges, and an automatic arrangement for preventing overcharging. The compressing apparatus for oxygen to be wholly distinct and unconnected with the compressing apparatus for hydrogen and coal gas.

Cylinders not to be refilled till they have been emptied. If cylinders are sent out unpacked the valve fittings

should be protected by a steel cap. A minimum weight to be fixed for each size of cylinder in accordance with its required thickness. Cylinders of less weight to e rejected.

II.—EXTRACT FROM FIRST REPORT (*) OF THE GAS Cylinders Research Committee. (1918).

Summary of the Recommendations for Ordinary Commercial Cylinders for storage and transport of the so-called "Permanent" Gases.

(i.) The cylinders should be solid drawn.

(ii.) The material should have the following chemical composition :---

Carbon: Between 0.43 per cent. and 0.48 per cent.

Sulphur': Not to exceed 0.045 per cent. Phosphorus: Not to exceed 0.045 per cent.

Manganese : Between 0.5 per cent. and 0.9 per cent. Silicon : No to exceed 0.3 per cent.

(iii.) The general conditions for the supply of the material should be as given in paragraph 26.

The Report of the Committee is obtainable from M. Stationery Office, Adastral House, Kingsway, H. price 7s. 6d.

(iv.) Cylinders after manufacture should be raised to a temperature not less than 820°C. and not exceeding 850°C. temperature not less than 820°C. and not exceeding 850°C. In a furnace, remaining within the furnace only for sufficient time to ensure that all parts of the cylinder are at the same temperature. Before the temperature falls appreciably they should be removed, and allowed to cool in still air in such a position that they are not subjected to draughts. (v.) Mechanical tests should be made on the material of one timished cylinder in every batch, or, in cases in which the number in any batch exceeds one hundred, on one

the number in any batch exceeds one hundred, on one tinished cylinder in every 100.

vi.) The results of the tensile test should conform to the following conditions :-

The yield stress should not be less than 20 tons per sq. in. The maximum stress should not be less than 40 tons per sq. in.

The elongation on the 6 ins. gauge length of the specimen shown in Fig. 1 should be not less than 14 per cent.

(vii.) Impact tests should be made on the material of cylinders which are not less than 6 ins. in diameter. The mean energy required for the fracture of three test-pieces as specified in para. 32 should not be less than 3 ft. pounds for the transverse tests and 5 ft. pounds for the longitudinal tests.

(viii.) Before the necking operations, each cylinder should be examined for maximum and minimum thickness, and for external and internal surface defects.

(ix.) The maximum working pressure should be 120 atmospheres or 1,800 lbs. per sq. in. until there is general agreement amongst gas compressors that a higher limit is desirable.

(x.) The stress due to working pressure should not exceed 10 tons per sq. in.

(xi.) One finished cylinder in every batch, the minimum number being one in every 100, should be subjected to, and prove satisfactory under, the flattening test specified in para. 37.

(xii.) The proof pressure in the hydraulic test, after heat treatment, should not exceed 200 atmospheres or 3,000 lbs. por sq. in. (xiii.) The permanent stretch shown by the water

jacket test should not exceed 10 per cent. of the elastic stretch.

(xiv.) In cases where cylinders are closed at the end by welding, a further hydraulic test not exceeding 190 atmospheres or 2,850 lbs. per sq. in. should be imposed in

order to prove that the cylinders are watertight. (xv.) The weight of any cylinder of a given type should not be less than an agreed minimum dependent upon the designed thickness.

(xvi.) Cylinders should be periodically examined to determine the amount of corrosion and to ascertain that there are no surface defects.

(xvii.) Each cylinder should undergo the hydraulic test specified in paras. 38 and 39 at least once in two years

(xviii.) If in the case of any particular cylinder, re-heattreatment is considered to be desirable, that specified in para. 28 should be given. After this re-heat-treat-ment the cylinder should again be thoroughly examined and bo subjected to the hydraulic test.

(xix.) A record should be kept of all tests made at the cylinder maker's works, and copies forwarded to the purchasers of the cylinders.

(xx.) Provided that the valves are adequately protected by screwed-on caps, cylinders need not be protected by coir mats

(xxi.) All cylinders should be marked with-

(a) Manufacturer's and owner's mark and rotation number.

(b) Last date of hydraulic test.

(c) Last date of heat treatment.

(d) A mark indicating the specification to which the cylinder has been made.

All marks except those of the manufacturer which may be on the base should be made on the necked end of the cylinder and should be permanent and easily visible.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 264 of 1934.

C 6/31

IT is hereby notified that HIS EXCELLENCY THE GOVERNOR, Acting in accordance with the provisions of Article 14 (1) of the Ceylon (State Council) Order in Council, 1931, has been pleased to appoint Mr. ROBERT

GORTON COOMBE to be provisionally a Nominated Member of the State Council in place of Mr. EVELYN CHARLES VILLIERS, who has resigned his appointment.

By His Excellency's command,

Governor's Office, C. C. WOOLLEY, Colombo, May 31, 1934. Secretary to the Governor.

No. 265 of 1934.

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

J 1/34

Mr. J. T. PARAMANATHAN, Chief Clerk, Nuwara Eliya Kachcherik to be, in addition to his own duties, Extra Office Assistant, Nuwara Eliya Kachcheri, on June 11, 1934.

I 11/34

Mr. W. D. GODSALL to be Assistant at Galle to the Government Agent, Southern Province, and Assistant Collector of Customs, Galle, from May 31, 1934, until further orders.

ŝŚ

J 58/33

Mr. J. I. GNANAMUTTU to act as Office Assistant to the Government Agent, Eastern Province, and Additional Assistant Superintendent of Prisons, Batticaloa, from June 1, 1934, until further orders.

J 1/34

Mr. A. A. NETHSINGHE, Chief Clerk, Kurunegala Kachcheri, to act, in addition to his own duties, as Office Assistant to the Government Agent, North-Western Province, from June 5 to 11, 1934, both days inclusive.

I 341/34

Mr. J. V. COLLINS, Deputy Government Analyst, to act, in addition to his own duties, as Government Analyst, from May 31, 1934, until further orders.

By His Excellency's command.

Chief Secretary's Office, Colombo, June 1, 1934.

F. G. TYRRELL, Chief Secretary.

N 3/34

No. 266 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following promotion in the Ceylon Planters' Rifle Corps, with effect from May 3, 1934, to fill an

To be Lieutenant.-Second Lieutenant LEONARD RALPH LERMITTE.

By His Excellency's command,

Chief Secretary's Office, F. G. TYRRELL, Colombo, May 31, 1934.

Chief Secretary.

N 4/34

No. 267 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointment in the Ceylon Medical Corps with effect from May 23, 1934 :---

To be Second Lieutenant.—Dr. MILROY ASERAPPA PAUL.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 5, 1934. F. G. TYRRELL, Chief Secretary.

No. 268 of 1934.

HIS EXCELLENCY THE GOVERNOB has been pleased to make the following appointments :---

CF 88/29

Mr. V. C. MODDER to act as District Judge, Nuwara Eliya, and Commissioner of Requests and Police Magistrate, Nuwara Eliya-Hatton, during the absence of Mr. R. M. GYBBON-MONYPENNY, from June 26 to 29, 1934, or until the resumption of duties by that officer.

CF 48/29

Mr. D. RAJARETNAM to act as District Judge, Commissioner of Requests, and Police Magistrate, Trincomalee, during the absence of Mr. A. R. SUPRA-MANIAM, on June 9 and 10, 1934, or until the resumption of duties by that officer.

CF 91/29

Mr. R. M. GYBBON-MONYPENNY to be, in addition to his own duties, an Additional District Judge, Badulla, from June 27 to 29, 1934, to try D. C., Badulla, cases Nos. 5,719 and 5,897.

CF 93/29

Mr. G. S. SURAWEERA to act as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, during the absence of Mr. P. VYTHIALINGAM, on June 4, 1934.

CF 89/29

Mr. N. DE ALWIS to act as Commissioner of Requests and Police Magistrate, Balapitiya, and Additional District Judge, Galle, during the absence of Mr. U. P. WEERASINGHE, from June 5 to 7, 1934.

CF 87 '29

Mr. V. I. V. GOMIS to act as Commissioner of Requests and Police Magistrate, Kurunegala, and Additional District Judge, Kurunegala, during the absence of Mr. J. H. V. S. JAYAWICKREMA, on June 8, 1934, or until the resumption of duties by that officer.

CF 86 29

Mr. T. M. FERNANDO to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Chilaw, during the absence of Mr. H. S. ROBERTS, from May 30 to June 5, 1934, or until the resumption of duties by that officer.

CF 96/29

Mr. M. W. R. DE SILVA to be an Additional Police Magistrate, Gampola, on June 8, 1934, to try P. C., Gampola, case No. 4,910.

CF 97/29

Mr. T. K. BURAH to act as Additional Police Magistrate and Additional Commissioner of Requests, Hambantota, during the absence of Mr. C. J. OORLOFF, on May 26 and 27, 1934.

CF 89/29

Mr. N. DE ALWIS to be an Additional Police Magistrate, Balapitiya, on June 9, 1934, to try P. C., Balapitiya, case No. 22,359.

CF 36/29

Mr. J. N. C. TIRUCHELVAM to act as Municipal Magistrate, Colombo, during the absence of Mr. E. M. C. JOSEPH, on June 5, 1934, and until the resumption of duties by that officer.

By His Excellency's command,

Attorney-General's Chambers, E. ST. J. JACKSON, Colombo, June 6, 1934. Attorney-General.

No. 269 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of the Criminal Procedure Code, 1898, to appoint Mr. ARUMUGAM KANAGASABAPATHY to be an Inquirer for the District Mudaliyar's division of Maritime pattu in the Mullaittivu District, while holding the office of District Mudaliyar, Maritime pattus.

2. His Excellency has also been pleased, under section 365 (1) of the Criminal Procedure Code, to grant him authority to order post-mortem examination when necessary.

By His Excellency's command,

Attorney-General's Chambers, E. ST. J. JACKSON, Colombo, May 31, 1934. Attorney-General.

No. 270 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 11(3) of Ordinance No. 11 of 1920, to appoint the Assistant Government Agent. Kandy, to be an ex officio member of the Gampola Urban District Council for the remainder of 1934.

CHAS. BATUWANTUDAWE, Minister for Local Administration. The Ministry of Local Administration,

Colombo, June 1, 1934.

No. 271 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 12 of Ordinance No. 4 of 1901, to appoint Dr. P. R. C. PETERSON, Acting Medical Superintendent, Leper Asylum, Hendala, to have and exercise all the powers of a Police Magistrate within the jurisdiction of the said Asylum.

By His Excellency's command,

T. B. PANABOKKE,

Minister for Health.

Colombo, June 2, 1934.

No. 272 of 1934.

IT is hereby notified for general information that Mr. J. C. KELEY having returned to the Island resumes his seat on the Board of the Tes Research Institute, replacing Mr. J. W. Thompson who was setting for him.

D. S. SENANAYAKE,

Minister for Agriculture and Lands.

Ministry of Agriculture and Lands, Colombo, June 5, 1934.

No. 273 of 1934

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. MAILVAGANAM RATNASINGAM to be a Notary Public throughout the judicial division of Jaffna, and to practice as such in the English language.

PERI SUNDARAM,

Minister for Labour, Industry and Commerce. Colombo, May 26, 1934.

No. 274 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. ARUMUGAM SIVASITHAMPARAMPILLAI RAGUNATHAN to be a Notary Public throughout Valikamam West division of Jaffna District with residence and office at Vaddukoddai, and to practise as such in the Tamil language.

PERI SUNDARAM,

Minister for Labour, Industry and Commerce. Colombo, May 26, 1934.

A 188a

NOTIFICATIONS. GOVERNMENT

985/1 (ET)

IN terms of section 24 of the Minutes on Pensions dated February 5, 1934, it is hereby notified that the under-mentioned officers, seconded for service, will be allowed to count the period of their temporary employment for pension purposes :-

Name.		Pensionabl	e Appointment.		Seconded Servi	¢e.
Mr. P. Saravanamuttu		Officer in Class	II., Cevlon Civ	il Service	Rubber Controller	
Mr. S. Casinathan	••	Clerk, Class I., C	General Clerica	l Service	Chief Clerk, Rubber	Control Depart
					ment	-
Mr. R. J. Perera	ني • •	Clerk, Class II.,	General Clerics	l Service	Clerk, Rubber Contro	ol Department
Mr. E. J. Pillainayagam	1.	do.	••	• •	do.	
Mr. C. B. Ponniah	V	do.	••		do.	
Mr. S. J. Rubera	••	do.	••		do.	
Mr. K. C. Thangarajah		do.	••		do.	
Mr. W. J. M. Wimalaratne	e	Clerk, Class II.,	Railway Cleric	al Service	do.	
Mr. M. S. Kandaswamy	••	do.	••	••	do.	
Mr. S. Sinnatamby	••	Officer in Class]	I., Shroff's Scl	neme	Shroff, Rubber Conti	rol Department
Mr. R. P. Kaluarachchi	••	Clerk, Class III.	, General Clerie	cal Service	Clerk, Rubber Contr	ol Department
Mr. C. Coomaraswamy	••	do.	••	••	do.	-
Mr. D. E. A. Abeyratne	••	do.	••	•••	do.	
Mr. N. M. A. Ratnayake	••	do.	••		do.	
Mr. J. W. Fernando	••	do.	••		do.	
Mr. W. C. Fernando	••	Clerk, Class III.	, Railway Cleri	ical Service	do.	
Mr. D. N. Welaratne	• •	do.	••	••	do.	
					By His Excellency's	command,
General Treasury,					H.	J. HUXHAM,

Colombo, June 5, 1934.

Financial Secretary.

THE REGISTRARS' PROCEEDINGS VALIDATION ORDINANCE, No. 3 OF 1912.

IN pursuance of the powers vested in the Governor by section 3 of the Registrars' Proceedings Validation Ordinance, No. 3 of 1912, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, His Excellency the Governor has by an order directed that the registration of the births and deaths specified in column I. of the schedule hereto be deemed to be as valid and effectual for all purposes as if the invalidating reason set out in column II. of that schedule had not existed at the time of the registration.

By His Excellency's command,

Colombo, May 31, 1934.

PERI SUNDARAM,

Minister for Labour, Industry and Commerce.

SCHEDULE.

Column I.

Birth registration entries Nos. 1508, 1509, 1510, and 1511 dated January 20, 1934, and death registration entries Nos. 928 and 929 dated January 20, 1934, made by Dr. Mohamed Pervis Drahaman in the birth and death registers of Slave Island and Kollupitiya division of Colombo District.

ORDER MADE BY THE GOVERNOR UNDER ARTICLE 94

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

IN the exercise of the powers vested in the Governor by Article 94 of the Ceylon (State Council) Order in

Council, 1931, it is hereby ordered that, subject to such

conditions and limitations as the Governor may from

time to time prescribe, the powers, authorities, and functions vested in the Governor or in the Governor in Executive Council by section 21 (1) (\hbar) of the Forest Ordinance, 1907, shall, from the date of this Order, be

Dr. Mohamed Pervis Drahaman who was appointed to act as Medical Registrar of Births and Deaths of the Slave Island-Kollupitiya division from January 4, 1934, to January 19, 1934, vice Registrar, Dr. A. S. P. Fernando, on leave, made these registration entries on January 20, 1934, although he had no authority to act as registrar on that day.

Column IL

H 354/34

IT is hereby notified that the under-mentioned gentleman has passed the Examination prescribed under the Regulations dated January 11, 1924, held on April 23, 1934, and following days :-

SECOND EXAMINATION.

		Table of Marks obtained.						
Mr. M. F. de S. ratna	Law Per Cent.	Accounts Per Cent.	Sinhalese Per Cent.	Tamil Per Cent.				
Mr. M. F. de S. ratna	Jaya- 58	78 .	. 67 .	. 53				
	By His	Excellency	's comma	nd,				
Chief Secretary's Colombo, June	• Office, e 5, 1934.	F. G. TYRRELL, Chief Secretary.						

Colombo, June 5, 1934. A. L. 339/33

G 445/32

APPLICATIONS on form General 187 (F 2) from officers in Class II. of the Clerical Service who are in oncers in class ii. or the olerical service who are in receipt of salaries of Rs. 2,100 per annum and over for transfer to the post, of Chief Clerk, Department of Co-operative Solicities, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before June 20, 1934.

By His Excellency's command, Chief Secretary's Office, F. G. TYRRELL, Chief Secretary. Colombo, June 5, 1934.

vested in the Executive Committee for Agriculture and Lands. Nuwara Eliya, April 27, 1934.

R. E. STUBBS, Governor.

A. L. 339/33

ORDER MADE BY THE GOVERNOR UNDER ARTICLE 94 OF THE CEYLON (STATE COUNCIL) ORDER IN COUNCIL, 1931.

IN exercise of the powers vested in the Governor by Article 94 of the Ceylon (State Council) Order in Council, 1931, it is hereby ordered that, subject to such conditions and limitations as the Governor may from time to time prescribe, the powers vested in the Governor in Executive Council by section 24 (1) (a) of the Forest Ordinance, 1907, shall from the date of this Order be vested in each of the Government Agents in respect of his Province.

Nuwara Eliya, April 27, 1934.

R. E. STUBBS, Governor.

910

THE FOREST ORDINANCE, 1907.

RULES and regulations made by the Governor by virtue of the powers vested in him by sections 21, 24, and 62 of the Forest Ordinance, 1907, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

Colombo, June 2, 1934.

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D. S. SENANAYAKE, Minister for Agriculture and Lands

Rules relating to Forests, not included in a Reserved or Village Forest, (Section 21.)

1. Definitions .-- In these rules unless the context otherwise requires

- "Government Agent" includes an Assistant Government Agent within his district.
 "Authorized headman" means any headman duly appointed by the Government Agent or Assistant Government Agent to discharge any functions of a Forest Officer under these rules in respect of any
- (3) "Deer " includes samphur (elk), spotted deer, and red deer.
 (4) " Up-country Forest " means any forest subject to these rules which is situated at an elevation of 4,000 feet or more above sea level.
 (5) " Major Forest Produce." means and includes timber and firewood, charcoal, tusks, shed horns, seeds of
- (b) "Major Forest Froduce" means and includes similar and moveou, charooa, ousks, shed horns, seeds of nux vomica and the barks of Cassia (ranawara or avaram) and Rhizophora (kadol).
 (c) "Major Forest Produce" means and includes all forest produce other than "Major Forest Produce".
 (c) "Scheduled Tree" means any tree for the time being included in Schedule III. to the Ordinance.
 (c) "Non-scheduled Tree" means any tree other than a "Scheduled Tree".
 No person shall cut, clear, or set fire to a chena in any forest subject to these rules without a permit as hereinafter or otherwise then in accordance with the conditions of sixth permit.
- 2.

provided or otherwise than in accordance with the conditions of such permit. 3. (1) Every holder of a permit to clear, cut, or set fire to a chena shall be entitled to the free use, within the boundaries of such chena and in accordance with the conditions of the permit, of timber or other forest produce felled or lying within such boundaries.

(2) No holder of any such permit shall remove any timber or other forest produce outside the boundaries of his chena for any purpose whatsoever without a permit for such removal duly obtained or otherwise than in accordance with the conditions of such permit.

4. A permit to clear, cut, or set fire to a chena shall be in such form as the Government Agent of each Province may prescribe for the whole or any part of that Province and may be issued by any of the following officers :-

- (a) A Government Agent in respect of the forests within his Province or district.

 (b) A duly authorized headman in respect of forests within his division.
 5. No person shall kindle a fire in any forest subject to these rules in any circumstances likely to cause any danger of such fire spreading and doing damage to any forest or other property of whatever kind, whether belonging to the Crown or to any other person, or shall omit to take all reasonable precautions to prevent such fire spreading and doing such damage.

6. (1) No person shall fell, cut, girdle, lop, tap, or injure by fire or otherwise, or remove any tree, or saw or convort the timber of any tree, or cause any of the foregoing acts to be done, in any forest subject to these rules except on a permit duly obtained in that behalf or otherwise than in accordance with the conditions of such permit.

(2) The permit issued under this rule shall be substantially in the Form $\frac{A}{l}$ or $\frac{A}{2}$ in the schedule to these rules

and may be signed by a Government Agent or an authorized headman or a duly authorized Forest Officer within whose Province, district, division, or range the forest is situated.

(1) No person shall collect or appropriate leaves, plants, flowers, fruits, seeds, roots, juice, catechu, bark, gum, 7. resin, varnish, lac, honey, wax, grass, creepers, tusks, horns, shed horns, or edible birds' nests except on a permit duly obtained in that behalf or otherwise than in accordance with the condition of such permit : Provided however that this rule shall not apply

- (a) to the collection or appropriation of non-scheduled trees or timber under a Free Grant Licence issued in accordance with the provisions hereinafter set out in rule 21; or
- (b) to the removal of poles and fence sticks of non-scheduled species for purely domestic or agricultural purposes by any person residing within a radius of three miles from any area specified in any notification issued under the provisions hereinafter set out in rule 22 (1); or (c) to the collection of forest produce as hereinafter set out in rule 22 (2) by any villager residing within a radius of three miles forest produce the relation of the set of the set out in rule 22 (2) by any villager residing within a

radius of three miles from any forest subject to these rules ; or

(d) to the collection of dead or fallen sticks for fuel from any forest subject to these rules by any villager residing or cultivating land within a radius of three miles from such forest in accordance with the provisions hereinafter set out in rule 23.

(2) The permit issued under this rule shall be substantially in Form B in the schedule to these rules and may be signed by a Government Agent or an authorized headman or a duly authorized Forest Officer within whose Province, district, division, or range the forest is situated. 8. (1) No person shall erect a house or hut in any forest subject to these rules except with the written permission

of the Government Agent or Divisional Forest Officer.

(2) Any person occupying a house or hut, so erected, shall quit such house or hut within one month of a written notice to do so from either of the aforesaid officers.

9. (1) No person shall quarry, collect, or remove anys tone, or coral, or remove any peat, surface soil, or minerals, or cause any other person to do any of the aforesaid acts, in any forest subject to these rules except on a permit duly obtained in that behalf or otherwise than in accordance with the conditions of such permit.

(2) The permit issued under this rule shall be substantially in Form C in the schedule to these rules and may be signed by the Government Agent or an authorized headman within whose Province, district, or division the forest is situated.

(1) No person shall burn charcoal or lime, or cause any other person to do any such act, in any forest subject 10. to these rules except on a permit duly obtained in that behalf or otherwise than in accordance with the conditions of such permit.

(2) The permit issued under this rule shall be substantially in Form D in the schedule to these rules and may be signed by the Government Agent or an authorized headman within whose Province, district, or division the forest is situated.

11. (1) The Government Agent may, with the sanction of the Executive Committee of Agriculture and Lands, by Notification in the *Gazette* and by publication by beat of tom-tom and by notices exhibited on the spot, declare any specified portion of a forest subject to these rules to be an area reserved for the pasturing of cattle, and prescribe the fees to be paid for the pasturing of cattle therein or for the cutting and removal of grass therefrom.

(2) No person shall pasture cattle or cut grass in any area so declared or remove grass therefrom, or cause any other person to do any such act, except on a permit duly obtained in that behalf or otherwise than in accordance with the conditions of such permit.

(3) The permit issued under this rule shall be substantially in Form E in the schedule to these rules and may be signed by the Government Agent or an authorized headman within whose Province, district, or division the forest is situated

12. (1) The Government Agent may with the sanction of the Executive Committee of Agriculture and Lands by Notification in the *Gazette* and by publication by beat of tom-tom and by notice exhibited on the spot, declare any forest or any specified portion of a forest subject to these rules to be an area in which the pasturing of cattle and the cutting of grass are prohibited.

(2) No person shall pasture cattle or cut grass in any area so declared or remove grass therefrom.

No person shall kill or attempt to kill or to take any deer in any Up-country forest subject to these rules 13. without authority in writing duly obtained in that behalf from the Government Agent.

14. Between the hours of sunset and sunrise no person shall shoot or attempt to shoot any species of animal, bird or reptile, or cause any other person to do any such act, in any forest subject to these rules, without the permission in writing of the Government Agent.

15. No person shall use poison of any kind whatsoever for the capture or the destruction of fish in any waters situated in any forest subject to these rules.

No snare, pitfall, spring-gun or trap other than the ordinary box trap for leopards, shall be set or laid in any 16. forest subject to these rules without the written permission of the Government Agent. 17. No person shall construct or use, or cause any other person to construct or use, any ambush for the purpose

of shooting in any forest subject to these rules without the written permission of the Government Agent.

(1) No person shall use explosives of any kind for the destruction of animals or of fish within any forest subject 18. to these rules.

(2) No person shall use explosives of any kind for blasting rocks or for any other similar purpose in any forest

subject to these rules without special permission therefor obtained from the Government Agent in writing. 19. The Government Agent, or the Conservator of Forests or any other duly empowered Forest Officer, acting in consultation with the Government Agent, may-

- (a) sell by public auction the sole right to fell, collect, and remove trees or other forest produce generally, or any
- specified trees or forest produce from any specified area of forest subject to these rules, or
 (b) in cases where the demand is limited, enter into special agreements granting, on such conditions as may be necessary, the sole right to exploit small blocks of forest for timber and fuel, where such timber and fuel is required for some local manufacture, but not for sale.

- 20. The Conservator of Forests acting in consultation with the Government Agent may issue free grants of any trees or timber to meet the requirements of the Forest Department from any forest subject to these rules.
 21. (1) It shall be lawful for the Government Agent to allow free grants of scheduled or non-scheduled trees and timber and for any authorized headman to allow free grants of non-scheduled trees and timber from any forest subject to these rules for such purposes as the following :-
 - (a) the construction of village huts or well-sweeps by resident villagers or of fences and cattle-pens and the like for domestic or agricultural purposes by resident villagers or shareholders of fields in villages; or
 (b) the extension and improvement of roads under the control of District Road Committees or Village Committees
 - having limited funds; or
 - (c) works of public utility such as village bridges, ferry boats and canoes, ambalams (when these are not erected by private persons as works of piety), and village schools, and in other similar cases of necessity in which the Government Agent or the headman may deem it proper to give such aid.

Provided that no free grant shall be allowed for any purpose of trade or for the construction of any religious building, or of any house, bridge, ferry or boat, for the use of which fees or tolls are levied.

(2) Every such grant shall be covered by a licence substantially in the Forms $\frac{A}{1}$ and $\frac{A}{2}$ in the schedule hereto, and marked "Free Grant Licence".

22. (1) Poles and fence sticks of non-scheduled species may be removed free and without licence, from such areas and within such periods as may be specified by the Executive Committee of Agriculture and Lands by Notification in the *Gazette*, for *bona fide* domestic and agricultural purposes by any person residing in any village within a radius of three miles of any area so specified.

(2) Any resident villager may collect free of royalty and without permit any forest produce other than trees, tusks, nux vomica, avaram (ranawara) bark, rock, stone, coral, peat, surface soil, or mineral from any forest subject to these rules

situated within a radius of three miles of the place in which he resides. 23. Any resident villager may supply himself with dead or fallen sticks for fuel from any forest subject to these rules situated within a radius of three miles from the place in which he resides or owns or cultivates land.

24. The Conservator of Forests may, with the sanction of the Executive Committee of Agriculture and Lands, prescribe the fees, royalties, or other payments for all forest produce other than peat, surface soil, rocks, and minerals, and the manner in which such fees, royalties, or other payments shall be levied, whether in transit, partly in transit or otherwise.

25. Whenever it appears to him desirable in the public interest to expedite the removal of timber or forest produce generally, the Conservator of Forests may with the sanction of the Executive Committee of Agriculture and Lands, specify by Notification in the Gazette areas within which timber and forest produce will be available for sale at rates lower than the prescribed royalty rates.

26. The Government Agent of a Province may, with the sanction of the Executive Committee of Agriculture and Lands, prescribe for his Province the fees, royalties, or other payments for peat, surface soil, rocks, and minerals, and the

manner in which such fees, royalties, or other payments shall be levied, whether in transit or partly in transit or otherwise.
27. Where any lease or permit, under the provisions of any law relating to the lease or grant of Crown land, is granted to any person to clear and cultivate any portion of forest subject to these rules, it shall not be lawful for such person or any other person acting on his behalf or under his control—

- (a) to appropriate any part of the timber or forest produce which is not reserved for his free use by the conditions of the lease or permit; or
- (b) to remove any timber or forest produce of any kind for any purpose whatsoever beyond the limits of the portion of land let or demised to him, without a permit under the hand of the Government Agent,
 - substantially in the Form $\frac{A}{2}$ in the schedule to these rules, obtained on payment of the value of the timber or forest produce to be removed, at such rates as may be prescribed by the Government Agent with the sanction of the Executive Committee of Agriculture and Lands.

28. Every permit referred to in the foregoing rules shall be subject to such conditions as may be printed on the face or on the reverse thereof, and any infringement of any of the said conditions shall be deemed to be an offence punishable under section 22 of the Ordinance.

29. The following rules are hereby rescinded :

- (1) Rules 1-13 under section 21 (1) (a) and (b) published in the Gazette of April 21, 1909, as last amended by rules 1-16 published in Gazette No. 6,572 of July 18, 1913.
- (2) Rules 1-10 under section 21 (1) (c) published in the Gazette of April 21, 1909, as last amended by rules published in Gazette No. 6,941 of May 10, 1918, and No. 6,991 of January 24, 1919...
 (3) Rules 1-6 under section 21 (1) (d) published in the Gazette of April 21, 1909, as amended by Notifications in Gazette No. 6,488 of February 9, 1912; and Gazette No. 6,892 of August 10, 1917.

- In Gazette No. 6,488 of February 9, 1912; and Gazette No. 6,892 of August 10, 1917.
 (4) Rules 1-3 under section 21 (1) (e) published in Gazette of April 21, 1909.
 (5) Rules 1-3 under section 21 (1) (f) published in the Gazette of April 21, 1909.
 (6) Rules regarding the regulation of hunting in certain Up-country forests published by Notification in the Gazette of March 26, 1909, as last amended by Notification in Gazette No. 6,308 of May 7, 1909.
 (7) Rules regarding the regulation of hunting in the Southern Province published in Gazette No. 6,401 of September 9, 1910.
 (8) Rules regarding the regulation of hunting in the Eastern Province published in Gazette No. 6,413 of December
- (8) Rules regarding the regulation of hunting in the Eastern Province published in Gazette No. 6,413 of December 2, 1910.
- (9) Rules regarding the regulation of hunting in the North-Central Province published in Gazette No. 6,470 of November 10, 1911.

- (10) Rules regarding the regulation of hunting in the Province of Uva published in Gazette No. 6,490 of February 23, 1912.
 (11) Rules 1-6 under section 21 (1) (g) published in Gazette of April 21, 1909, as last amended by Notifications in Gazettes No. 7,746 of November 22, 1929, and No. 6,778 of February 18, 1916.
 (12) Rules 1 and 2 under section 21 (1) (b) published in the Gazette of April 21, 1909, as last amended by Notification in the Gazette of April 21, 1909, as last amended by Notification in the Gazette of April 21, 1909, as last amended by Notification in the Gazette of April 21, 1933.

SCHEDULE. Original A

(Permit Holder's Copy.)

Permit to Fell and Convert Timber, Poles, or Firewood in Forests other than Reserved Forests and Forests under the Control of the Forest Department. 16

– District – Korale/Pattu -- Province.

Permission is hereby granted to _____ of ____, situated in the above-named korale/pattu to fell the trees/poles/firewood, shown in the table below, in the ______ forest, within the boundaries of ______ village in the above-named korale/pattu under the provisions of the rules framed under section 21 (1), Chapter IV. of Ordinance No. 16 of 1907 :---

		on in Feet ber only).	in Feet.	f firewood or poles, number of cart-loads or of poles.	Class.	Value.	Dimensions of con- verted materials.			
des.	Height	Girth at two feet	Volume ir Cubie J	lrewo oles, nu cart	Royalty (Royalty V	L	ogs.	Scantlings.	
Species.	of bole.	from ground.	05 7	1 do 10	Roy	Roy	No.	Size.	No. Size.	
ļ						Rs. e.				
						[
		J								

The above permit shall not be valid for more than three calendar months from this date (date of issue) -- 19-

> Government Agent/Chief Headman. - korale/pattu.

Application for Removal Licence.

I hereby certify that the above trees have been felled and converted, and do hereby apply for a permit to remove same to village in the above-mentioned korale/pattu.

Signature of Licensee.

I hereby certify that the above trees have been felled and converted and that I have issued removal licence therefor.

> Headman. Village.

Date : ----. 19–

Conditions.

Kachcheri Receipt No. -

----, 19---. Date : -----

(To be printed on the back of duplicate only.)

1. This permit must be produced by the permit holder or person acting on his behalf whenever required to do so by the Government Agent, Assistant Government Agent, any Headman, or Forest Officer or Police Officer.

2. Any tree not cut or converted by the date of the expiry of this permit shall revert to the Crown and the permit holder shall

have no claim to any refund or rebate on that account. 3. On commission of any forest offence by the permit holder or person acting on his behalf, in the forest named in this permit the permit will be cancelled and the permit holder shall have no claim to refund or rebate on any ground whatever.

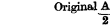
4. No material cut or converted on this permit may be removed without a removal permit in respect thereof, and, in the case of logs and scantlings, until they have been stamped by a duly authorized officer with the Government stamping hammer, where so required by the Government Agent or Assistant Government Agent.

Instructions.

1. On completion of felling and conversion of material allowed on this permit the licensee should produce this permit, duly endorsed by him, before the Headman authorized in this behalr, within whose invitation the fourth line and will about a sub-

within whose jurisdiction the forest lies, and will obtain from him the corresponding removal permit. 2. Before issuing the removal permit the Headman must personally inspect the material, enter up details regarding the converted material both in this permit and the corresponding removal permit, and, in the case of logs and scantlings, must stamp same with the Government stamping hammer, where so required by the Government Agent or Assistant Government Agent.

A 2



Permit Holder's Copy to be handed to him by an authorized Headman in exchange for Felling Permit.

Permit to Remove Timber, Poles, or Firewood Felled on Corresponding Felling Licence.

(Issued under rules framed under section 21 (1), Chapter IV., of Ordinance No. 16 of 1907.)

Particulars of Felling Licence.

	Dimens Fee	ions in t.	eet.	f frewood or poles, number of cart-loads or of poles.	Dimensions of converted materials.					
sé multi	Girth.	Volume in Cubic Feet.	rewo cart of pc	Loi	gs.	Scan	tlings.	•		
Species.	Height.	Girth.	Volu	If B of Or	No.	Size.	No.	Size.		
									,	
1										
]	-			

/e [fourteen days from this date (date of issue) -19----

> Government Agent/Headman. - Village.

Name of Permit Holder : of village.

Name of korale/pattu (within which transport is stricted) :

Name of district : -Name of forest : · In what village : -Destination : Date of issue of Felling Permit : ---, 19-Conditions of issue : --, 19-Date : -

> Chief Headman. - korale/pattu.

Conditions.

This permit must be produced by the permit holder or person acting on his behalf whenever required to do so by the Government Agent, Assistant Government Agent, any Headman, or Forest Officer or Police Officer.

Any material not removed by the date of expiry of this permit shall revert to the Crown and the permit holder shall have no claim to any refund or rebate on that account.

3. On commission of any forest offence by the permit holder or person acting on his behalf, in the forest named in this permit, the permit will be can-celled and the permit holder shall have no claim to refund or rebate on any ground whatever.

" B " Permit to Collect Forest Produce under Rule 7. Permission to collect minor forest produce, of the description and quantity specified in the margin, is granted to - under the following conditions :of 1. That the produce shall be subject to examination. Description. Quantity 2. That · - persons only shall be employed in collecting produce. That this permit shall at the time of collection be in possession of one of the persons so 3. employed. Breach of any of the conditions of this permit shall render the holder liable to the forfeiture of the permit and to the punishment provided in the Forest Rules. Government Agent/Authorized Headman/Forest Officer. Date: --"C" General Permit for Quarrying, Collecting, or Removing Forest Produce under Rule 9. or ------ has been granted to ------ of workmen, under the following conditions :--Permission for - of ______ for a period of ______ months from the date hereof, for That this permit is always in possession of a workman employed at the place of working. Breach of the condition of this permit will render the holder liable to forfeiture of the permit and to the punishment provided in the Forest Ordinance. Government Agent/Authorized Headman. Date : -« D " Permit for Making Charcoal or Burning Lime. - bags of charcoal has been granted to -- (for a period of of . make months) in -– jungle – District Permission to Division, (for workmen) on payment of burn ------ bushels of lime rupees under the following conditions :-1. This permit shall be always in the possession of a workman employed at the place of working, and shall be produced by him on the demand of any Forest or Police Officer. Only trees marked for the purpose shall be felled and utilized. 2 The charcoal made (or lime burnt) shall not be removed without a permit from the Authorized Headman, 3. on pain of forfeiture of the permit and of the penalties provided by the Ordinance. Government Agent/Authorized Headman. Date : -"E" Permit for Pasturing Cattle or Cutting or Removing Grass under Rule 11. Permission for pasturing ----— forest within On the North by -On the South by ----On the East by ---On the West by --- on the following conditions :--has been granted to of -Cattle found grazing beyond the limits specified are liable to seizure by order of the Government Agent. The holder of the permit is required to produce this permit upon the demand of the headman, and to herd 2. all cattle in his charge for inspection when called upon to do so. The permit holder is required to bury the carcases of all animals dying in his charge. Breach of any of the conditions of this permit will render the holder liable to the forfeiture of the permit and to the punishment provided in the Forest Rules. Date : · Government Agent/Authorized Headman. "F" Pass for Removal of Timber from Private Lands within Localities Proclaimed under Section 24 (1) (b). Original (On reverse This pass is valid for fourteen days from date of issue. Desð ription of timber to be remoted. Foil No. antlings. District : -- Korale/Pattu -----Village : -Measuring Name and description of land in which timber is felled : -Name and full address of landowner : -**-**. Full description of owner's title to the land -Permission is hereby granted to ----- of ----- being the owner /purchaser of the timber described overleaf to remove same from the above-mentioned land to -Description of any marks attached to such timber. Date : -----, 19---. Authorized Headman. The above pass in no way admits that the above land is private and is issued: without prejudice to any right the Crown may have to claim the land referred to. :]

PAETZI. (GENERAL) - CEYLON GOVERNMENT GAZETTE - JUNE 8, 1934

914

the following boundaries :--

QVERNMENT GAZETTE - JUNE 8, 1934

".G "

Checking Station Permit.

YLON

Note that the forest produce described in the schedule below and removed on removal pass or permit not dated ______ (signed by the Headman of ______ village/Korale/Pattu/Division), and purporting to have been felled in Crown/private land situated in ______ village of the Korale/Pattu/Division was checked at the above checking station and found correct.

This permit entitles the holder (name of the owner or driver of vehicle ———— of (address of owner or driver of vehicle) — —) to transport the said forest produce to — village in Korale/Pattu/Division within three days from this date — (date).

•		ł		Schedule			Chee	d —— Stat —— Checki	tion Officer.	
Vehicle used	for Transport.	THE PARTY		D	escriptio	n of Produce	······································			
<i>Tt</i> '	No.	ý	Logs	Sci	antlings.	Firewood.	Othe	r produce.		
Т у ре.		No.	Length.	Girth at butt.	No.	Length.	Quantity.	Type.	Quantity.	
Boats Rafts Carts Lorries		e og ser er e								

Regulations relating to the Transit of Forest Produce. (Section 24.)

- 1. Definitions.-In these regulations unless the context otherwise requires-
 - (1) "Government Agent" includes an Assistant Government Agent within his district.
 - (2) "Major Forest Produce" means and includes timber and firewood, charcoal, tusks, shed horns, seeds of nux vomica, and the barks of Cassia (ranawara or avaram) and Rhizophora (kadol).
 - "Minor Forest Produce "means and includes all forest produce other than "Major Forest Produce".

2. Save as hereinbefore provided by the rules framed under section 21 of the Ordinance, no person shall remove or cause to be removed any forest produce from Crown land in any part of Ceylon except under a permit signed by the Government Agent or other officer duly authorized thereto, or otherwise than in accordance with the conditions of such permit.

3. Forest produce shall not be exported from Ceylon except from ports which have been proclaimed as such under the Ordinance relating to the regulation of Customs in Ceylon, and from such export, outbay, or shipping depôts, established for the shipping and export of timber, or otherwise than in accordance with the rules and conditions relating to such depôts, notified from time to time in the *Gazette*.

4. Where any specified route or routes for the removal of major forest produce from or within any Province has been prescribed by the Government Agent by Notification in the *Gazette*, no person shall remove major forest produce of any kind from or within such Province by any route other than the route or routes so prescribed : Provided that it shall be lawful for the officer issuing the aforesaid permit to exempt from the operation of this rule any major forest produce which is to be removed only within the limits of the area under his own control.

5. Within or beyond the limits of any area specified by the Government Agent by Notification in the *Gazette*, under the provisions of section 24 (1) (b) of the Ordinance as an area within or beyond the limits of which timber obtained from any private land may not be removed without a pass, no person shall remove any such timber without a pass from a headman authorized in that behalf by the Notification, or otherwise than in accordance with the conditions of such pass.

6. Every permit or pass referred to in the foregoing regulations shall be substantially in the Form $\frac{A}{2}$ or F in the schedule to these regulations whichever of them is applicable to the case.

7. No permit or pass shall be granted for the removal of timber until each tree for that purpose has been felled and logged or converted, or for the removal of major forest produce until it has been made up into bundles or packages ready for transport.

8. It shall be the duty of every holder of a permit for the removal of major forest produce, or of a pass for the removal of private timber, to produce such permit or pass for inspection and endrosement on the demand of any Forest Officer or Police Officer, and to give all such information concerning such major forest produce or timber as lies in his power, whenever called upon to do so.

9. In the event of any pass for the removal of private timber expiring before the timber has been removed beyond the limits of the specified area, the removal of such private timber shall not be commenced or continued until the owner or other person in charge has obtained an extension of the time allowed in the pass.

or other person in charge has obtained an extension of the time allowed in the pass. 10. No pass for the removal of private timber shall be valid for a longer period than is specified therein, and in no case shall any longer period than twelve months be specified in any pass.

10. It's pass for the followin of proves on the value of a longer period that is specified to the specified that is specified that is specified that is specified to the specified that is specified that is specified that is specified to the specified that is specified to the spec

12. The Government Agent may appoint any place within his Province or district where any major forest produce, seized in transit, may be brought pending the order of the Magistrate as to the final disposal of such produce; or may, in his discretion, direct such produce to be in charge of the officer seizing it or of any other officer of Government.

13. The Government Agent of a Province may establish checking stations on any roads or rivers and for that purpose may cause to be constructed booms, chains, toll-bars, or any other devices, and shall notify the fact of such establishment in the *Government Gazette*.

14. It shall be the duty of every person having charge of timber or major forest produce in transit to stop at each checking station on his route and deliver his permit or pass to the officer in charge of such station, and that officer shall, after checking such timber or major forest produce, give, in lieu of the permit or pass so delivered, a checking station permit, substantially in Form G in the schedule to these regulations, and signed by himself, to authorize removal of the timber or major forest produce beyond his checking station. Provided that it shall be lawful for the officer issuing the original permit for removal to exempt from the operation of this rule any major forest produce which is to be removed only within the limits of the area under his own control.

15. The Government Agent of a Province or the Conservator of Forests may authorize the officer in charge of any checking station to do all such acts as may be necessary for the due enforcement of the provisions of the Ordinance and of these regulations and to accept any moneys which may be due to the Crown in respect of any major forest produce brought to such checking station.

- Checking Station.

(1) Timber, the property of the Crown, may be transported across any land and all acts necessary for such. 16.

transport may be done under the written authority of the Government Agent or other duly authorized officer. (2) Compensation shall be paid for any damage done to private property by reason of the transport of such timber, upon assessment of such damage by a Chief Headman or other officer duly authorized thereto in writing by the Government Agent.

17. No person who is not duly authorized thereto shall in any way close up or obstruct, or do any act tending to close up or obstruct the channel of any river, stream, or waterway used for the transit of timber. 18. No owner or person in charge of any forest produce in transit on any river, stream, or waterway shall permit

such forest produce to float or be floated in such a way as to cause any damage to any bridge, lock, causeway, or other public works or to the banks of such river, stream, or waterway.

19. Any Police Officer, or other officer duly authorized thereto, may seize and detain any forest produce, together with any boat or raft, used in the transport of such produce, which may have been floated in contravention of the foregoing regulation, and shall report such seizure or detention to his superior officer or to the Government Agent within whose Province or district such produce is seized or detained.

20. Any Forest Officer or Police Officer may prevent or remove any obstruction, other than a barrier set up by a duly authorized officer in the channel of any river, stream, or waterway used for the transit of timber; and the cost of any such removal may be recovered from the person or persons, or by the sale of any timber, causing such obstruction. 21.7. (1) No person shall, without previously obtaining a permit from the Government Agent or a Chief Headman of a duly authorized Forest Officer, establish a saw pit or mill within any Crown forest.

(2) Every such permit shall be substantially in the Form $\frac{A}{1}$ in the schedule to these regulations.

(1) No person, other than a Forest Officer or a perosn entitled to use a duly registered property mark, shall 22. mark any timber or possess or carry any implement for marking timber. (2) No person, other than a Forest Officer duly empowered in that behalf, shall supermark or alter or efface any

mark on any timber.

23. Any lessee of a Crown forest or purchaser of Crown timber may be required to mark his timber with a special mark side by side with the Government property mark, and side by side with the Government sale mark.

(1) All property marks shall be registered at the office of the Forest Division from which the timber is to be 24. exported.

(2) No person shall register a mark already registered in favour of another person, or any mark used by Government.

(3) A fee of one rupee shall be payable to Government for the registration of each property mark.
(4) Every such registration shall be valid for a period of one year from the date of registration.

A certificate showing the mark registered and the date of its registration and acknowledging payment of the fee, shalls be given to every person registering his mark by the Forest Officer in charge of the Forest Division in which such marking registered. 25. Any person who holds a valid certificate of registration of a property mark may, for the period for which the

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gistration olds good, possess and use stamping hammers bearing the mark registered in his name. 20. Every permit referred to in the foregoing regulations shall be subject to such conditions as may be printed the face or on the reverse thereof, and any infringement of the said conditions shall be deemed to be an offence punishable under section 25 of the Ordinance.

The regulations published in *Gazette* No. 6,306 of April 23, 1909, as last amended by the regulations published in 6,941 of May 10, 1918, are hereby rescinded. n Gazette No.

SCHEDULE.

 ${
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m
m Regulations}$ relating to the Powers and Duties of Forest Officers and the Rewards to be paid to Officers and

Informers. (Section 62.)

All powers and duties, conferred or imposed on "any Forest Officer" by or under the Ordinance, may be exercised or performed by the Conservator of Forests and Deputy Conservators of Forests throughout the Island, and by the several Government Agents, Assistant Government Agents, Assistant Conservators of Forests, Chief Headmen, Minor Headmen, Foresters, Forest Rangers, Forest Guards, and Forest Overseers, in temporary or permanent employment, within their respective areas of control.

Within their respective areas of control the officers mentioned in the first column of the schedule to these 2. regulations shall exercise the powers under the section of the Ordinance or the rules and regulations thereunder shown in the corresponding items of the second and third columns of that schedule.

3. In any case where cash is recovered in composition of a forest offence the Government Agent or Assistant Government Agent may give any one or more of the following directions :

(a) that the full amount so recovered be credited to revenue;

(b) that a portion, not exceeding half the full amount so recovered, be paid as a reward to the informer, and the balance credited to revenue

(c) that a portion, not exceeding half the full amount so recovered, be paid into the Headmen's Reward Fund and the balance credited to revenue :

Provided that where a portion is paid as a reward to the informer and a portion paid into the Headmen's Reward Fund, the sum of such portions shall in no case exceed half the full amount recovered in that case.

4. The regulations published in the *Gazette* of April 21, 1909, as last amended by Notification in the *Gazette* of February 18, 1916, are hereby rescinded.

Schedule.

Class of Officer empowered.	Section of Ordinance ander which Powers are given.	Brief Description of the Nature of Powers conferred.
Conservator of Forests	••	To permit acts specified in sections 9 (a), 9 (f), 9 (g) To prescribe royalties payable for timber under section 21 (1) (h) To give instructions to officers in charge of checking stations under section 24 (1) (h)
Government Agents	· · · 24 (1) (a). · · 24 (1) (g) . 24 (1) (h). · · ·	To prescribe royalties payable for peat, surface soil, rocks, and minerals under section 21 (1) (h) To prescribe routes by which alone forest produce may be transported To establish checking stations To give instructions to officers in charge of checking stations.
Government Agents, Assistant Government Agents	••	To proclaim an area as one for pasturing cattle under section 21 (1) (e) To permit acts specified in sections 21 (1) (d) and 21 (1) (e) To permit hunting of deer in Up-country forests under section 21 (1) (f) To permit acts specified in rules 14, 16, and 17 under section

To appoint places to which forest produce seized in transit may be brought under section 24 (1) (f)

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PART E (GENERAL) - CEYRON GOVERNMENT GAZETTE - JUNE 8, 1934

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Class of Officer empowered.

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•	under	which	1
	Powe	rs are	•
	giv	en.	

Section of Ordinance @

Government Agents, Assistant Government 15 Agents, and duly authorized Headmen

- Conservator of Forests, Deputy Conserva-tors of Forests, and Assistant Conserva-tors of Forests in charge of a Division, and Divisional Forest Officers
- Government Agents, Assistant Government Agents, Conservator of Forests, Deputy Conservators of Forests, Assistant Conservators of Forests in charge of Divisions, and Divisional Forest Officers
- Conservator of Forests, Government Agents, Assistant Government Agents, Deputy Conservators of Forests, Assistant Conservators of Forests in charge of a Division, and Divisional Forest Officers, and Chief Headmen authorized thereto in writing by the Government Agent or Assistant Government Agent
- Government Agents, Assistant Government Agents, and Chief Headmen, Conserva-vator of Forests, Deputy Conservators of Forests, Assistant Conservators of Forests in charge of Divisions and Divisional Forest Officers and Forest Rangers in charge of a District or Range and District Forest Officers
- Government Agents, Assistant Government Agents, Chief Headmen and Minor Headmen, Conservator of Forests, Deputy Conservators of Forests, Assistant Con-servators of Forests in charge of a Divi-sion, Divisional Forest Officers and Forest Rangers, whether in charge of a District or Range or not and Forest Guards whether in charge of a Beat or not, and Police Officers

24 (1) (m) 24 (1) (o) .

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57 (g)

57 (c)

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30 (2)

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- Brief Description of the Nature of Powers conferred.
- To permit acts specified for village forests
- To permit acts specified in section 21 (1) (a)
- To permit the removal of coral, gravel, &c., under section 21(1)(d)
- To permit grazing and pasturing in proclaimed pasture lands under section 21 (1) (e)
- To permit the use of explosives for blasting rocks under section 21 (1) (f)
- To permit removal of forest produce from private lands within proclaimed areas under section 24 (1) (a)
- To stop ways and waterways in reserved orests
- To permit kindling of fires in a reserved forest under section 9 (b)
- To notify the seasons and manner in which fire may be kindled, kept, or carried in a reserved forest under section 9 (c)
- To permit acts specified in sections 8,(a), 9 (a), 9 (d), and 9 (e) To register property marks To levy fees for the use and possession of marking hammers
- - To permit acts specified under section 20
- To permit building of houses or huts under section 21 (1) (d) To sell the sole right to collect timber or other forest produce
- To permit acts specified in rule 3 under section 24
- To give public notice of timber collected under section 32
- To compound offences
- To issue free grants under section 21(1)(g)To authorize the transport of Crown timber across any land To stop water-courses with the sanction of the Government 24 (1) (i) . . Agent
  - To decide claims to drift timber . .
  - To establish drift stations . .
  - To receive payments on account of drift timber . .
  - To institute legal proceedings in a court of law for the com-. . mission of an offence under Ordinance No. 16 of 1907
  - To take possession of property on conclusion of trial
  - To release property seized or withdraw charges
  - To take possession of property under Ordinance No. 16 of 1907 . . To grant any permission referred to in section 67
  - To permit acts specified in section 21 (1) (c)
    - To permit the establishment of saw pits or mills in Crown forests under section 24 (1) (l)To hold inquiries into forest offences, and in the course of
  - . . such inquiries to receive and record evidence
- 24(1)(k)..To remove obstructions in a river, stream, or waterway
- 24 (1) (*l*)..
- To carry and use stamping hammers To detain forest produce for the contravention of the regula-tions under section 24 (1) (n) To stop, examine, and deal with timber in transit

  - To enter and inspect private depôts

#### THE PRISONS ORDINANCE, 1877.

RULE made by the Governor in pursuance of the powers vested in him by section 76 of the Prisons Ordinance, 1877, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

The Ministry of Home Affairs, Colombo, May 30, 1934.

D. B. JAYATILAKA. Minister for Home Affairs.

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RULE.

The general rules dated August 12, 1926, published in Gazette No. 7,542 of August 20, 1926, are hereby amended as follows :

(1) by the deletion of rule 4;

(2) by the deletion of rule 9 and the substitution of the following new rule therefor :----

"9. The Inspector-General of Prisons shall provide, for the general information of prisoners, a brief summary or abstract, in printed form, of prison offences, punishments, and rules relating to the classification, privileges, and remission of sentence of prisoners. Copies of such abstracts in English, Sinhalese, and Tamil, signed by the Inspector-General shall be hung up in conspicuous places in each corridor, association ward, workshop, or other convenient parts of the prison to which prisoners have ready access. Similarly the Inspector General shall provide a brief set of rules embodying therein the practice and procedure relating to the reception and investigation of complaints. Copies of such rules in English, Sinhalese, and Tamil shall also be hung up in suitable places in the prison for the information of prisoners.";

(3) in rule 16—(a) by the substitution of the words "a member of the local visiting committee" for the words "the Inspector-General" in lines 10 and 12 respectively; and (b) by the addition at the end of the rule of the words: "The Superintendent shall cause to be produced before the Inspector-General on his visits all prisoners who have asked to see him.";

(4) in rule 33, by the insertion of the word, "Criminal" between the words "the" and "Procedure" in the last line thereof;

(5) in rule 40, by the addition of the following paragraph at the end thereof :---

"When a prisoner has served twenty years in prison his case shall be submitted for the consideration of the Governor once in every twelve months.";

(6) in rule 55, by the addition of the following paragraph at the end thereof :---

"Every part-time medical officer attached to a prison shall inspect the raw rations every morning, and the prisoners' cooked food as often as possible and not less than three times a week.";

(7) in rule 142, by the substitution of the words "Minister for Home Affairs" for the words "Colonial Secretary" in line 4 thereof:

(8) in rule 162, by the addition of the following paragraph at the end thereof :---

"The Superintendent may, subject to the sanction of the Inspector-General of Prisons, issue such special clothing as may be considered suitable either to the prisoner's status prior to conviction or as a reward in deserving cases.";

(9) by the deleletion of rules 171, 172, and 173 and the substitution of the following new rules therefor :-

"171. (1) Upon the discharge of a convicted prisoner, if the journey between the prison from which he is discharged and his home or intended place of residence has to be entirely by road, he shall be paid one day's batta for the first ten miles and an additional day's batta for each additional fifteen miles of such journey.

(2) If railway facilities are available for any part of the journey, he shall be given a railway warrant for a third class ticket from the station nearest the prison to the station nearest his home or intended place of residence. and he shall also be paid one day's batta if the journey by train is of more than six hours' duration, together with batta at the rates prescribed in the foregoing paragraph for the remainder of the journey if it exceeds ten miles by road : Provided that the Superintendent may, with the approval of the Inspector-General of Prisons, issue a warrant for a second class ticket to any convicted prisoner to whose status in life prior to conviction a second class ticket is more appropriate.

172. The aforesaid concession of a railway warrant may, in like manner and subject to the same proviso, be granted also to any unconvicted prisoner acquitted or discharged by due process of law.

173. Wherever practicable, a prisoner shall, at the most convenient time within the fortnight preceding his discharge, be transferred to the prison nearest his home or intended place of residence.";

(10) in rule 217, by the substitution of the item, "10.30 A.M. to 12 noon, washing, breakfast, and midday lockup for rest." for the item, "10.30 A.M. to 12 noon, washing and breakfast.";

(11) by the deletion of rule 222 and the substitution of the following new rule therefor :-

222. (1) "Dietary Scale 'A' set out in Schedule I. to these rules shall be the ordinary scale of diets for prisoners; and Dietary Scale 'B' in that schedule shall be the exceptional scale of diets allowed to prisoners, in the interests of health, on the recommendation of the Medical Officer and with the approval of the Superintendent."

(2) "A copy of the aforesaid Dietary Scales shall be hung up in some conspicuous part of each prison.";

(12) by the deletion of rule 223 and the substitution of the following new rule therefor :-

"223. Every convicted prisoner shall be provided with and be compelled to wear and to use prison clothing and equipment respectively of a type approved by the Government and in accordance with the scales laid down in Schedule II. to these rules. Scale 'A' in the said schedule shall be the crdinary scale of clothing and equipment for convicted prisoners; and Scale 'B' of the same schedule shall be the exceptional scale of clothing and equipment subscription of the superinterment and prisoners whose separation is deemed to be allowed, with the approval of the Superintendent, to those convicted prisoners whose separation is deemed to be necessary in their moral interests or to whom preferential treatment in this respect is desirable in the interests of health : Provided that the Superintendent may, with the sanction of the Inspector General of Prisons, order the supply to any convicted prisoner of any essential article not specified in the said schedule; and provided further that all convicted prisoners when produced in a court of law shall be dressed in civil clothes of a type appropriate to the clothing scale under which they are classified in prison.";

(13) by the deletion of rule 254 and the substitution of the following new rule therefor :---

254. "No corporal punishment shall be inflicted upon any prisoner unless the Medical Officer is present, and has, after a previous thorough examination of such prisoner, forwarded to the Superintendent a certificate in writing on Prisons form 95 that such prisoner is, in his judgment, capable of bearing such punishment. Lashes, whether ordered as part of a court sentence or for the prison offences described in section 67 of the Ordinance, shall be inflicted with a cat o' nine tails of the regulation pattern in use in English prisons and stripes with a rattan cane conforming to the following particulars :-

Weight not exceeding 2 ounces;

Length not exceeding 3½ feet; Diameter not exceeding half an inch.

It shall be the duty of the Medical Officer to see that the instruments to be used for corporal punishment have been properly disinfected and that they have not in any way been tampered with prior to use. It shall be the duty of the Superintendent to ensure that such punishment is inflicted only by an experienced officer, and that protective pads of a type approved by the Inspector-General of Prisons are utilized to prévent injury to the neck or small of the back, as the case may be, by any accidental misdirected stroke. The form of stroke known as the 'drawing stroke' shall not be permitted.";

(14) in rule 268-(a) by the insertion of the words "or member of a local visiting committee" after the word "visitor" in each of the lines 2, 5, and 8 thereof; and (b) by the deletion of the words "in duplicate" in line 8 thereof;

(15) in rule 269, by the insertion of the words "or member of a local visiting committee" after the word "visitor" in line 1 thereof :

(16) in rule 270—(a) by the substitution of the words "or member of a local visiting committee which such visitor or member has" for the words "which such visitor or any two of them have" in line 3 thereof; (b) by the insertion of the words "or member" after the word "visitor" in line 4 thereof; and (c) by the substitution of the words "Minister for Home Affairs" for the words "Colonial Secretary" in the last line thereof;

(17) in rule 273, by the substitution of the words "every inquiry under the provisions of section 67 of this Ordinance shall take place" for the words "when the visitors meet they shall sit" in line 1 thereof;

(18) by the insertion immediately after rule 276, of the following new rule 276A:

"276A. The Board of Prison Visitors shall consist of the Inspector-General of Prisons as Chairman, the Director or Deputy Director of Medical and Sanitary Services, and the Solicitor-General or the Deputy Solicitor-General or the persons for the time being holding these offices, and four unofficial members. There shall also be a Secretary. By virtue of their appointment members of the Board shall be visitors to all the prisons in the Island. A meeting of the Board shall be held in Colombo at least once every half-year, and all proceedings of such meeting thell be meeting in a book of minutes. A copy of such minutes shall be transmitted to the Minister for Home shall be recorded in a book of minutes. A copy of such minutes shall be transmitted to the Minister for Home Affairs after each meeting.":

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(19) in rule 297, by the substitution of the words "all prisoners detained pending appeal and offenders detained in custody under the provisions of section 318 (1) of the Criminal Procedure Code shall receive the diet approved for unconvicted prisoners and shall be permitted to wear their own civil clothes; provided that should such civil clothes be not available prison clothes shall be issued to such prisoners or offenders " for the words " prisoners detained pending appeal shall receive the diet approved for unconvicted prisoners and shall wear prison clothes " in lines 6 and 7 thereof;

(20) by the deletion of rule 309 and the substitution of the following new rule therefor :---

"309. All prisoners, except where provision is otherwise made in these rules, shall wear white clothing of such pattern and with such distinguishing marks for purposes of facilitating classification as may be prescribed by the Inspector-General of Prisons. Every article of clothing and equipment shall be marked with the prison number and date of issue.";

(21) in rule 310, by the deletion of the figures and words "I. and II." at the end thereof and the substitution of "II. and III." therefor;

(22) in rule 312, by the addition of the following proviso at the end thereof :---

"Provided that the clothing of prisoners engaged in any labour which causes undue soiling of clothing; may at the discretion of the Superintendent be changed more frequently.";

(23) by the transposing of the Schedule of Dietary Scales appearing immediately after rule 226 to the end of the aforesaid General Rules, between rule 323 and the existing Schedule I., with the new heading "Schedule I. (referred to in rule 222)";

(24) by the deletion of the existing Schedules I. and II. and the insertion of the following new Schedules II. and III. immediately after the aforesaid new Schedule I. :--

Schedule II. (referred to in Rules 223 and 310) Prisoners' clothing and bedding.—The necessary equipment and maximum expenditure on each article of clothing will be as follows, but every endeavour shall be made to keep the expenditure below the scale given :—

De	escription	of Article.	Eq	uipme	ent.	Period of Wear.	Anı	mum nual mption.	Annual Con- sumption for 100 Prisoners.
	Scale A	.—Males.	•			,			
Trousers, white	• •	÷ •	••	2		1 year	••	2	200
Jumpers, white	••	• •	••	2		· .	••	2	200
Hats, straw	••	••	••	1		-1 -	••	1	100
Blanket or cum	bly		• •	1		2 years	••	$\frac{1}{2}$	50
Mats	• • •	••	••	1		3 months	••	4	400
Hand towels, wh	nite	• •	• •	1		1 year	· •	1	100
Waist belt	••	••	• -	1		do.	••	1	100
*Shirts, flannel,	grey	••		2		do.	••	2 `	
*Sandals, woode		••	• •	1		6 months	••	2	
*Cumber bands	••	•••		1	••	l year	••	1	100
	Scale A	-Females.				.`			
Jackets, white				2		1 year	••	2	200
Cloths, white			•••	2		do.		2	<b>200</b> ´
Blanket or cumb				1		2 years		1 <u>1</u> ,.	50
Mats	-5			ī		3 months		<b>4</b>	400
Hand towels, wh	ite	••	••	1		1 year		1	100
Sanitary towels,		••		2		$6  \mathrm{months}$		4	400
*Jumpers, flanne		••	••	2		1 year	••	2	200
*Sandals, wooder		• •	••	1	••	6 months	••	<b>2</b>	200
	Scale B.	Males.							
Trousers, white	•••	••	•• ,	2		J	••	2	200
Jumpers, white	••	• •	••	2			••	2	200
Shoes, leather				1	••		••	1	100
Socks, woollen, p	airs		••	2			••	4	400
Hats, pith	••		• •	1			• •	1	100
Blanket or cumbl	У	•• •	• •	1	• •	v	••	12	50 100
Waist belt	••	••	••	1	• •			1	100
Mattress	••	••	••	1	••	till worn out			
Pillow	••	••	••	1	• •		• •	- ···	100
Hand towels, whi		••	••	1	••			1	100
*Shirts, flannel, g		• •	• •	2	••			$\begin{array}{ccc} 2 & \ldots \\ 2 & \ldots \end{array}$	$\frac{200}{200}$
*Sandals, wooden	••	•••	••	1	••	6 months .	. :	2	200
S	Scale <b>B</b> .—	Females.							
Jackets, white				2	••	l year .	. 2	2	200
Skirts, white	••		••	<b>2</b>	••	· .		2	200
Chemise, cotton			••	3		do	. :	3	300
Stockings, cotton		• •	• •	2		6 months .	. 4	ŧ.,	400
Shoes				I	••	I year .	. 1		100
Hand towels	••		••	1	••	do	. 1		100
Sanitary towels				2		6 months .	. 4		400
Blanket or cumbly	,		••	1		2 years .		1 ···	50
Mattress	••			1	•• '	Till worn out		·	
Pillow	••			1		do		• • •	· `
*Jumpers, flannel,	grey	••		2		l year .	. 2		200
*Sandals, wooden		• •		1		6 months .	0		200
•									

* These articles may be issued either temporarily or permanently to any prisoner for whom they are specially recommended by the Medical Officer on health grounds with the approval of the Superintendent. Sandals when recommended on such grounds for prisoners entitled to clothing Scale B shall be in lieu of shoes specified in such scale.

Schedule III. (referred to in Rules 223 and 310) Stock of Equipment and Stores.—The total stock allowed will consist of the quantity necessary to equip each prisoner with the articles authorized in Schedule II. as laid down in Scales A and B respectively, together with a sufficiency to last six months at the rates of consumption prescribed. The stock perhundred prisoners will be as follows, smaller numbers being in proportion :-

Description of Article.			Number in Use.			One half estimate Annual onsumpti	d	Additional Stock for Changes.	auth Comr eac inclu Wear	Total Stock authorized for the Commencement of each Half-year including Stock in Wear and in Store per 100 Prisoners:		
Jumpers, white		••			200	• •	100		50		350	
Trousers, white				• •	200		100		50	••	350	
*Shirts, grey, fl		••			200	••	100		50	•••	350	
†Hats, straw	••	••			100		20				120	
Hats, pith		• •			100		50				150	
Blankets or cur	nblies			••	100		50				150	
Mattresses	••			••	100	••					100	
$\mathbf{Pillows}$	••	••		••	100	••		• •		••	100	
Shoes, leather	••	••			100	••	50	<b>'</b>	<u> </u>		150 •	
*Sandals	••	••		••	200		100			••	<b>3</b> 00	
Socks	••	••		••	<b>200</b>	• •	100			••	<b>3</b> 00	
*Cumber bands	••	••		••	100	••	<b>25</b>	••		••	125	
‡Rain capes	••	• •		• •	100	••	<b>25</b>	• •		••	125	
Waist belts	••	• •		• •	100	••	50 ·	••		••	150	
Hand towels, w	hite	• •	-	••	<b>2</b> 00	••	100	••	50	••	<b>35</b> 0	
	$oldsymbol{F}$ emale	8.							· ·			
Jackets, white					<b>2</b> 00	••	100		50	• •	350	
Cloths, white	••				200	••	100		50	••	350	
Sanitary towels	••			••	200	••	100	••	~ ^	••	350	
		•										

* To be issued on special medical recommendation on grounds of health with the approval of the Superintendent.
† To be issued to class prisoners only when employed extra-murally.
‡ For issue only to prisoners actually employed in and exposed continuously to rainy weather.

Note.—At outstation prisons it will not be necessary to stock articles of clothing as laid down in clothing Scale-B—Females. Should such articles be required application should be made to the Superintendent of Prisons, Colombo.

IN pursuance of the power delegated to Ministers by His Excellency the Governor under Article 40 (3) of the the Ceylon (State Council) Order in Council, 1931, by the Notification of June 6, 1932, Dr. H. Amarasinghe has been appointed to perform temporarily the duties of Secretary to the Hon, the Minister for Health from June 11 to 24, 1934.

The Ministry of Health, Colombo, May 31, 1934. T. B. PANABOKKE, Minister for Health.

B 1107

"THE VEHICLES OBDINANCE, No. 4 OF 1916."

BY-LAW under section 18 of "The Vehicles Ordi-nance, No. 4 of 1916," made for the town or place within the limits of the Urban District Council of Trincomalee, by the Governor by virtue of the powers vested in him by the said section and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

> CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, June 1, 1934.

#### BY-LAW REFERRED TO.

The rider of a solo pedal cycle shall not carry any other person on such cycle when it is in motion. For the purposes of this by-law the person who for the time being is propelling a solo pedal cycle with his feet, or is otherwise in effective control thereof, shall be deemed to be the rider thereof.

G 889

#### THE VILLAGE COMMUNITIES ORDINANCE, No. 9 of 1924.

RULE under section 29 (33) of the Village Communities Ordinance, No. 9 of 1924, made by the Village Committee of the Baddegama subdivision of Gangabada pattu in the Galle District, Southern Province, in pursuance of the powers delegated to the said Committee by the inhabitants of the subdivision under section 14(1)and approved by the Governor by virtue of the powers

vested in him by section 30 of the said Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

> CHAS. BATUWANTUDAWE, Minister for Local Administration.

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The Ministry of Local Administration, Colombo, June 1, 1934.

#### RULE.

The rule relating to the quorum, published in Gazette No. 7,866 of July 3, 1931, is hereby rescinded and the following substituted therefor :-

(1) One-third of the number of the members who are in office at the time of any meeting of the Committee shall form the quorum at such meeting.

(2) Any fraction obtained in dividing the number of members by three shall be ignored.

#### B 1091

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

BY-LAWS made by the Ambalangoda Urban District Council under sections 164 and 168 (10) (t) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by the said section 164 and by Article 93 of the Ceylon (States Council) Order in Council, 1931.

> CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, June 5, 1934.

#### BY-LAWS.

1. Within the administrative limits of this Council, no new well shall be sunk in any residential area or for the supply of water for drinking or domestic purposes in any other area, within a radius of 50 feet from any existing cesspit, cesspool, pigsty, gala, cattle shed, leaking drain, neglected or disused privy, any refuse heap which is not cleared and removed at regular intervals not exceeding one week, or any land which is regularly manured each season for the purposes of any cultivation.

920

2. No cesspit, cesspool, privy, pigsty, gala. or cattle shed shall be constructed within a distance of 50 feet from any well used for drinking or domestic purposes, nor shall any manure or decaying animal or vegetable matter be deposited, nor any land be cultivated with manure, nor any drain suffered to remain in a leaking condition within such distance.

3. It shall be an offence for the owner, lessee, or occupant of any land on which any well in actual use is situated, to fail to keep such well in such condition or in such state of repair, as to prevent surface water of any kind from flowing or percolating into it.

No receptacle that is not clean shall be used to draw water from any well.

No clothes shall be washed within 10 feet of the mouth of a well used for drinking or domestic purposes. (1) Every owner or lessee of a well used as a public в.

bathing place shall supply bathing tubs. (2) No person shall draw, or be permitted to draw, water

7. Whenever any tree, or a branch of any tree, overhangs a well, and is in any way injurious to the water, the Chairman may cause notice in writing to be given to the owner, lessee, or occupant of the land on which such tree stands, to cut down or remove such tree or branch; and if such notice is not complied with within 14 days of the service thereof, such owner, lessee, or occupant shall be

guilty of an offence. 8. The Chairman may, whenever he deems such a course to be necessary, cause notice to be given in writing to the owner or lessee or occupant of any land in which there is a well used for drinking or domestic purposes, to bale out the water and clean and disinfect the well; and if such notice is not complied with within the specified time, such owner,

lessee, or occupant shall be guilty of an offence.
9. It shall be lawful for the Inspector of the Council, or other person authorized in writing by the Chairman, to inspect existing wells and their surroundings at any reasonable hour during the day.

10. Any person committing a breach of any of the above by-laws shall be guilty of an offence and shall on conviction be liable to a fine not exceeding Rs. 50.

> B 1021 "THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920."

BY-LAW made by the Jaffna Urban District Council, under sections 164 and 168 (2) (a) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by the said section 164 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE,

Minister for Local Administration. Colombo, June 1, 1934.

#### BY-LAW.

The power of appointing or of dismissing any officer of the Council whose remuneration is calculated on the basis of a daily wage, shall be exercised by the Chairman,

#### **B** 1104

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

BY-LAWS made by the Trincomalee Urban District Council under sections 163, 164, and 168 (12) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by the said section 164 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

#### CHAS. BATUWANTUDAWE,

Minister for Local Administration. Colombo, June 1, 1934.

#### BY-LAWS REFERRED TO.

1. The following area is hereby declared to be a market area assigned to the Trincomalee Public Markets of the Urban District Council of Trincomalee, viz. :--

An area bounded on the east and north-east by Dutch Bay, Fort Frederick, and Back Bay up to a line taken from the junction of Love lane with the North Coast road to the sea; north and north-west by a line from the junction of

Love lane with the Coast road, along Love lane as far as Tattakkaikkulam, and thence to the northern edge of the tank and along it, and thence in a straight line to the Anuradhapura road, and thence along the Anuradhapura Yard Cove and Inner Harbour; south by the canal on Admiralty Flats as far as Dhobies' tank, and thence the surveyed line forming War Department boundary to the sea.

2. Subject to the provisions of section 163 (5) of the principal Ordinance no person shall within the above market area sell, expose for sale, hawk, or offer for sale any meat, poultry, fresh fish, fruits, or vegetables at any place other than the aforesaid Trincomalee Public Markets.

A keeper of a licensed eating-house or tea and coffee 3. boutique within the market area may sell any fruit on the

licensed premises for consumption on such premises. 4. Any person may sell young coconuts anywhere within the above market area.

5. Any person committing a breach of any one of the above by laws shall be guilty of an offence and, if such offence is not punishable under section 162 of the Ordinance, shall be liable on conviction to a fine not exceeding Rs. 50 for any one offence, and in the case of a continuing offence, an additional fine not exceeding Rs. 25 for every day during which the offence is committed after conviction, or written notice from the Chairman of such contravention.

#### B 1104

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

BY-LAWS made by the Trincomalee Urban District Council under sections 163, 164, and 168 (12) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by the said section 164 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

#### CHAS. BATUWANTUDAWE,

Minister for Local Administration.

### Colombo, June 1, 1934.

#### BY-LAWS REFERRED TO.

1. The following area is hereby declared to be a market area assigned to the Trincomalee Wholesale Fish Market, viz. :-

An area bounded on the north by Back Bay and by a line drawn from the junction of Love lane with North Coast road to the sea; on the west by Love lane as far as its junction with Kandy road; on the south by Kandy road to the junction of Orr's Hill road, Yard Cove, and Inner Harbour up to a line taken from the junction of Channel street with Inner Harbour road; on the east by Channel street up to its junction with Moor street, Moor street from its junction with Channel street up to its junction with Thanakara street, Thanakara street up to its junction with Main street, Main street from its junction with Thanakara street up to its junction with Esplanade road, Large Maidan, and Fort Frederick.

2. No person shall sell, expose for sale, hawk, or offer for sale fresh fish within the above market area except in the aforesaid public market known as the Trincomalee Wholesale Fish Market.

3. Any person committing a breach of any one of the above by-laws shall be guilty of an offence and, if such offence is not punishable under section 162 of the Ordinance, shall be liable on conviction to a fine not exceeding Rs. 50 for any one offence, and in the case of a continuing offence, an additional fine not exceeding Rs. 25 for every day during which the offence is committed after conviction, or written notice from the Chairman of such contravention.

#### **B** 1104

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

BY-LAWS made by the Trincomalee Urban District Council under sections 164 and 168 (12) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by the said section 164 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

#### CHAS. BATUWANTUDAWE,

Minister for Local Administration. Colombo, June 1, 1934.

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#### MARKETS.

#### Regulation of Public Markets and Regulations dealing with Unwholesome Food.

#### By-laws.

1. All public markets under the control of the Trincomalee Urban District Council shall be open daily from 6 A.M. to 10 P.M., and it shall be the duty of the Chairman or the lessee of such market where such market has been leased, to make provision for its proper lighting.

2. The following fees and rents shall be leviable at each public market for the use of the market premises or any part thereof :---

Cents fifteen per day in respect of every stall or any part thereof in the vegetable and fish markets,

Cents five per day from every person selling vegetables or fruit in the market compound in the places set apart for the purpose.

3. The Urban District Council may lease by private treaty or public auction the right to collect such fees and rents as it may be empowered to levy and it shall be lawful for such lessee to collect the same during the priod of such lease by him.

lease by him.
4. The several rents and fees payable in respect of stalls in a public market shall be paid in advance from time to time on demand to the market-keeper appointed by the Urban District Council or to the lessee or other persons authorized by the Urban District Council.

5. No person shall hold, use, or occupy any portion of a public market without a licence which licence shall be in *the* form in Schedule A annexed, nor shall he contravene any of the conditions of such licence, and no person shall keep or expose for sale in any stall any article the keeping or sale of which is prohibited under these by-laws, or which shall have been prohibited by the Chairman or by the Urban District Council in pursuance of these by-laws.

6. No person shall sell or expose for sale in any fish market or stall any provisions or things other than fresh or salt fish, nor shall any person sell or expose for sale fresh or salt fish other than in the stalls provided in the fish market for the purpose, unless specially authorized thereto by the Chairman in writing.
No person shall sell or expose for sale in any vegetable

No person shall sell or expose for sale in any vegetable or fruit market or stall any meat or fish, whether fresh or salted, or any cooked food, or any articles of food other than fresh fruit and vegetables, nor shall such fresh fruits or vegetables, be sold except in the stalls provided in the vegetable or fruit market unless specially authorized thereto by the Chairman in writing.

8. No occupant of a stall shall enclose in any way any portion of a market, or erect any awning or screen or fixture of any kind, nor shall he leave any goods in any market between the hours of 10 p.M. and 6 A.M. without having first obtained the sanction of the Chairman.

9. Every occupant of a stall, space, or seat in any market shall keep such stall, space, or seat clean and free from filth or rubbish. No person suffering or who to the knowledge of any person in charge of a public market has recently suffered from any contagious or infectious disease, or has been recently in attendance on any person suffering from such disease, shall occupy any stall, seat, or place in such public market or expose for sale thereat any provisions whatsoever.

10. No person using or occupying any portion of a public market shall—

- (a) carry on any cooking in such market;
- (b) damage or in anywise deface any portion of the buildings, stalls, lamps, or any property of the Urban District Council in or about such market, or defile or pollute in any way the water provided for use in such market;
- (c) introduce or cause to be introduced or keep any dog, cat, domestic animal or bird or reptile in such market.

11. It shall be lawful for the Chairman or for any officer acting under his authority, to inspect any market and to seize any unwholesome articles of food introduced into or exposed for sale in any market and to convey the same to the Medical Officer of Health and if it appears to such Medical Officer that any article of food so seized is unwholesome such article may be destroyed without the payment of any compensation to the person from whose possession it was seized.

12. Whenever it shall appear to the Urban District Council that the use or consumption by the public of any particular article of food is injurious or harmful it shall be lawful for the Urban District Council on the recommendation of the Medical Officer of Health, by beat of tom-tom or other sufficient notice, to prohibit for such time as to the Urban District Council shall appear necessary the introduction or sale in any public market within the limits of the Urban District Council of any such article of food.

13. No cart or vehicle shall remain within any market premises for a longer period than is necessary for loading or unloading. No cart or vehicle shall enter on the cemented portion of the market premises.

14. No rubbish, refuse, bones, skins of animals, or other articles likely to be offensive or injurious to the public health shall be deposited in or upon any public market or its premises otherwise than within a covered receptacle provided for such purpose by the Urban District Council.

15. No carcase of any animal (or any portion thereof), which has not been slaughtered at the public slaughterhouse provided by the Urban District Council, shall be brought into a public or private market except with the special written authority of the Chairman. The provisions of this by-law shall not apply to frozen meat, game, or fish imported into the Island.

16. It shall be lawful for the Chairman, by notice to be posted up at some conspicuous spot on the market premises or in such other manner as he may deem necessary, to set apart any public market or part of a public market for the exclusive sale of fish or any other article. 17. If any person shall have been convicted twice by

17. If any person shall have been convicted twice by any court of the breach of any of the above by-laws, it shall be lawful for such court in its discretion to cancel the licence issued to such person.
18. In the event of non-compliance with the provisions

18. In the event of non-compliance with the provisions of any of the foregoing by-laws or of the cancellation of any licence by a competent court it shall be lawful for the Chairman to refuse a fresh licence to any such person.

Chairman to refuse a fresh licence to any such person. 19. Any person committing a breach of any of the above by-laws shall be guilty of an offence and shall be liable on conviction to a fine not exceeding Rs. 50 for any one offence, and in the case of a continuing offence to an additional fine not exceeding Rs.³¹0 for every day during which the offence is committed after conviction or written notice from the Chairman of such contravention.

#### SCHEDULE "A" REFERRED TO.

Market Licence.

Fees : Cents five.

The bearer _____ of _____ has permission to hold the Stall No. _____ in the _____ for _____ subject to the by-laws.

Chairman, Urban District Council.

M 5/34

IT is hereby notified that the words "and Co-operative Societies registered under Ordinance No. 34 of 1921 and composed of Government officers" have been inserted after the word "Sport" in line 2 of Regulation No. 184 of the Public Service Regulations published by Notification dated June 30, 1931, in *Government Gazette Extra*ordinary No. 7,865 of June 30, 1931.

#### By His Excellency's command,

Chief Secretary's Office, Colombo. June 2, 1934. F. G. TYRRELL, Chief Secretary.

#### THE MOTOR CAR OBDINANCE, 1927.

**REGULATION** made by the Governor by virtue of the powers vested in him by sections 6 and 58 of the Motor Car Ordinance, 1927, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

#### Mond. Macan Markar,

Minister for Communications and Works.

Colombo, June 5, 1934.

#### REGULATION.

The highways in the Central Province enumerated in the schedule hereunder are hereby declared to be suitable for use by any lorry or van not exceeding 1 ton in weight when fully loaded and equipped.

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	ڊ. ^ت م		Schedule.
No.	Road Autho		Road.
1.	Chairman, D. J	н. С.,	Kaluwahalkada Athlone road
	Kandy		up to 1st milepost (end of road)
₽.	Do.		Galagedera Minigomuwa road
Ψ.	D0,	••	up to $3\frac{1}{2}$ milepost (end of
			road)
3.	Do.	• •	Kobbekaduwe Palagala road up
			to 1 ¹ / ₄ milepost (end of road)
4.	Do.	••	Barigama Haloluwa road up to
			$3\frac{1}{2}$ milepost (end of road)
5.	Do.	••	Katugastota Haloluwa road up
			to 1st milepost
6.	Do.	••	Hendeniya Medawala road`up
_	_		to $2\frac{3}{4}$ milepost (end of road)
7.	Do.	••	Medawala- Dorenegama road up
0	<b>m</b> .		to $\frac{7}{4}$ mile (end of road)
8.	, Do.	••	Ambatenna Bokkawela road up
9.	Do.		to 4 ³ milepost Hurikaduwa Narampanawa
σ.	D0.	••	road up to 2nd milepost
10.	Do.		Nugetenne Bintenne road 131
-0.	20.	••	miles-35 to $47\frac{1}{2}$ milepost
11.	Do.	••	Udispattu Rangala road up to
			lst milepost
12.	Do.	••	Talatuoya Hanguranketa road
			up to 8th milepost (end of
			road)
13.	Do.	••	Laxapana Dalhousie road up to
			$2\frac{3}{4}$ milepost
14.	Chairman, P. H	ί. U.,	Galagedera-Heenabowe road up
	Kandy		to the 12th milepost (except the first four miles from Gala-
			gedera on $xy$ hich $2\frac{1}{2}$ tons are
			allowed and the bridge on the
			2nd mile on which 2 tons are
			allowed)
15.	Do.		Alawatugoda-Ancumbura road
			up to 8th milepost (end of
			road)
16.	Do.	••	Lantern Hill-Somerset road
	D		from 2nd to $5\frac{1}{2}$ milepost
17.	Do.	• •	Arambekade-Bokkawala road
10	ت. م		up to 5th milepost
18.	Do.	••	Hedeniya-Bolagala road (Ma-
19	Do.		rion Hill) up to 2nd milepost Galaha-Pupuressa road (except
10	<b>D</b> 0.	••	the portions from Galaha to
			Vedahetta estate $-1\frac{1}{8}$ miles
			and from Yarrow estate to
			Pupuressa $6\frac{1}{2}$ -7 $\frac{5}{8}$ miles on
			which $2\frac{1}{4}$ tons are allowed.
r		N OF	EDINANCE No. 45 OF 1917

THE IRRIGATION ORDINANCE, No. 45 OF 1917. Scheme for the Improvement of Village Irrigation Works.

SCHEME in accordance with the provisions of Chapter VI. of the Irrigation Ordinance, No. 45 of 1917, approved under section 12 (1) (b) at a meeting duly held on February 19, 1934, by the prescribed majority of the proprietors within the irrigable area of the Peniketiyawairrigation work in the Trincomalee District, and sanctioned by the Governor by virtue of the powers vested in him by section 45 of the aforesaid Ordinance, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

#### D. S. SENANAYAKE,

Minister for Agriculture and Lands. Colombo, June 5, 1934.

#### SCHEME.

1. Name and description of work : Improvements to Peniketiyawa village tank.

2. Extent and nature of lands irrigable under the scheme :—

Private lands under cultivation .. 64 acres approximately

Private lands not under cultivation — Crown lands under cultivation . — Crown lands not under cultivation. 20 acres approxi-

mately

3. Terms agreed upon—

(1) The construction of the following items of the necessary work, namely, a new 58-feet masonry spill and the strengthening and lengthening of existing spill up to the estimated cost of Rs. 2,700 is undertaken by the Government.

(2) In consideration of the aforesaid undertaking on the part of the Government, the proprietors on their part undertake to complete the following items of work free of

all charges, namely, 286 cubes of earthwork (143 cubes in 1934, and 143 cubes in 1935) before the end of September of each year, all such work being in accordance with the specifications issued by the Divisional Irrigation Engineer, and to the satisfaction of the Assistant Government Agent.

(3) The proprietors further agree to contribute, after the completion of the work, all labour required for its maintenance and repair, free of all charges.

(4) The proprietors further agree that in the event of any default on the part of any of them in contributing any uncommutable labour due under this scheme, the Assistant Government Agent may cause such labour to be performed by any other person and recover the cost thereof in the manner prescribed in Chapter VIII. of the Ordinance.

H 886/34

IT is hereby notified that an examination under the regulations of January 11, 1924, for gentlemen in the³. Civil Service will be held in the Chief Secretary's Office on Monday, July 23, 1934, and following days, namely :---

, o m_j, o o, u			days, name,	· · ·
Monday, July 23		Sinhal	ese	
Tuesday, July 24	••	$\mathbf{Law}$		
Wednesday, July 25	•••	$\mathbf{Law}$		
Thursday, July <b>2</b> 6	••	Law,	Accounts,	and
in the second started	1.	ARidi	ing	
Friday, July 27	<b>,</b> •	Tamil		
Saturday, July 28	: 1	Tamil		
	· · ·	5 C		

The examination for officers for the Police Department and the Forest Department, and the  $viv\hat{a}$  voce examination in the vernaculars for officers in the Public Works Department, the Survey Department, the Telegraph Department, the Agricultural Department, the Irrigation Department, the Railway Department, the Harbour Engineer's Department, and the Department of Electrical Undertakings, will be held at the same time and place.

Candidates are required to send in their names so as to reach this office not later than June 25, 1934.

Gentlemen in the Civil Service should state in their applications whether they are presenting themselves for the first or second examination, and whether they intend taking Sinhalese or Tamil.

The hours of examination will be from 9.30 A.M. to 12.30 P.M. and from 1.30 P.M. to 4.30 P.M., exclusive of the  $viv\hat{a}$  voce examination, which will be specially arranged.

By His Excellency's command, Chief Secretary's Office, F. G. TYRRELL,

Colombo, June 2, 1934. Chief Secretary.

#### THE FOREST ORDINANCE, 1907.

BY virtue of the powers vested in him by sections 56 and 3 of the Forest Ordinance, 1907, the Governor has been pleased—

- (a) to appoint every Government Agent within his Province and every Assistant Government Agent within his District to discharge the functions of a forest officer for all the purposes of the Ordinance and of the rules and regulations thereunder, other than those relating to Reserved Forests; and
- (b) to order every Government Agent and Assistant Government Agent, in his capacity as such forest officer, to appoint any headman in his Province or District to discharge the duties of a minor forest officer for the purposes of any or all of the rules and regulations.

D. S. SENANAYAKE,

Minister for Agriculture and Lands. Colombo, June 7, 1934.

#### NOTICES CALLING FOR TENDERS.

TENDERS will be received at the Office of the Colombo Port Commission up to 12 noon on Friday, June 22, 1934, for the lease for a period of 5 years of the portion of the Crown lend at Alutmawatta road known as Salgado's land and bearing assessment No. 3379/18.

Further particulars and conditions of tenancy can be obtained at the Office of the Colombo Port Commission.

> A. N. STRONG, Chairman.

Office of the Colembo Port Commission, Colombo, June 5, 1934. PART L (GENERAL) - CEYLON GOVERNMENT GAZETTE - JUNE 8, 1934

ENDERS are hereby invited for making and supplying. uniform clothing required by the Railway Department during the period October 1, 1934, to September 30, 1935. Tenders are due at the Office of the Office of Tenders are due at the Office of the Chairman, Tender Bard, General Treasury, P. O. Box No. 500, Colombo, not

later than 12 noon on Tuesday, July 3, 1934. All other necessary information can be had on application

to the Railway Storekeeper, Colombo.

Ceylon Government Railway, General Manager's Office; Colombo, June 5, 1934.

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E. W. HEAD, General Manager.

TENDERS are hereby invited for the supply of 9,000 gravets of Colombo, from October 1, 1934, to September 30, 1935.

Fenders are due at the Office of the Chairman of the Tender Board, General Treasury, Post Box No. 500, Folombo, not later than 12 noon on Tuesday, July 3, 1934. All other necessary information can be had on application to the Railway Storekeeper, Colombo.

Ceylon Government Railway,	
General Manager's Office,	E. W. HEAD,
Colombo, June 1, 1934.	General Manager.

THE Excise Commissioner, Colombo, will receive tenders up to 12 noon on Tuesday, July 10, 1934, for-

- (i.) the transporting of casks of arrack (capacities of casks varying from 100 to 130 gallons each) from the Negombo Railway Goods Shed to the Negombo Excise Warehouse, and for returning empty casks from the said Warehouse to the said Goods Shed from October 1, 1934, to September 30, 1935, both days inclusive, and
- (ii.) the transporting of bags of sealed bottles of arrack (each bag containing 5 gallons) from the said Goods Shed to the said Excise Warehouse, and the returning of empty gunnies and straw covers to the said Goods Shed within the aforesaid period.

Tenders should be made on forms obtainable on application to the Office of the Excise Commissioner, Colombo, where all particulars on the subject can be obtained.

#### Office of the Excise Commissioner. S. H. WADIA, Colombo, June 6, 1934. Acting Excise Commissioner.

THE Chairman, Tender Board, General Treasury, P. O. Box 500, Colombo, will receive tenders up to 12 noon on Tuesday, July 3, 1934, for-

- (i.) the transportation of casks of arrack (capacities of casks varying from 100 to 130 gallons each) from the Kandy Railway Goods Shed to the Govern-ment Warehouse at No. 851, Peradeniya road, Kandy, and for returning empty casks from the said Warehouse to the said Goods Shed from October 1, 1934, to September 30, 1935, both days inclusive, and
- (ii.) the transportation of bags of sealed bottles of arrack (each bag containing 5 gallons) from the said Warehouse to the said Goods Shed, and the returning of empty gunnies to the said Warehouse within the aforesaid period.

Tenders should be made on forms obtainable on application to the Office of the Excise Commissioner, Colombo, where all particulars on the subject can be obtained.

S. H. WADIA, Office of the Excise Commissioner, Acting Excise Commissioner. Colombo, June 6, 1934.

THE Provincial Engineer, Western Province, and the District Engineer, Kalutara, will receive tenders at their respective offices up to 12 noon on June 21, 1934, for the construction of side drains at Matugama Bazaar.

2. Tenders must be submitted on forms obtainable on application from the District Engineer, Kalutara, from whom all particulars can be obtained. Before tender forms can be issued the tenderer must deposit Rs. 25 at the P. W. D. Head Office, Colombo, or at any Kachcheri outside Colombo, and hand over the receipt to the District Engineer, Kalutara.

Public Works Office,	HAROLD P. G. YOUNG,
Colombo, June 5, 1934.	for Director of Public Works.

THE Provincial Engineer, Northern Province, Jaffna, and the District Engineer, Jaffna, will receive tenders at their respective offices up to 12 noon on Saturday, June 23,

1934, for constructing a retaining wall and repairing eroded road platform at 2nd and 3rd miles Point Pedro-Punnalai road.

Tenders should be made on forms obtainable on application from the District Engineer, Jaffna, from whom all particulars can be obtained.

TENDERS are hereby invited for the dieting of prisoners in Fiscal's custody at the Chilaw Jail for the period commencing from October 1, 1934, and terminating September 30, 1935.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman, Tender Board, General Treasury (P. O. Box 500), Colombo.

3. Tenders should either be deposited in the tender box, in the General Treasury (Room No. 223, 2nd floor, Galle Face. Secretariat), Colombo, or be sent through the

post under registered cover. 4. Tenders should be marked "Tender for Dieting Remand Prisoners, Chilaw Jail", in the left hand top corner of the envelope, and should reach the General Treasury not later than midday on July 24, 1934.

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

6. A cash deposit of Rs. 50 will be required to be made at any Kachcheri or at the Chilaw Treasury, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or 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 after signature of the contract. Notice of acceptance of the tender will be deemed to have been xeceived by the tenderer if it has been sent by post addressed to or left at the address given by the tenderer. 7. Samples must be deposited, if required.

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

9. The successful tenderer will be required to furnish cash security in Rs. 100 and to sign a bond for Rs. 200, with two sureties for a like amount, for the due fulfilment of the contract.

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

11. No contract shall be entered into with any person whose name is on the list of Crcwn defaulting contractors, nor shall the contractor employ any person to whom the Fiscal, North-Western Province, fcr reasons which appear to him sufficient, objects after giving due notice of his objection in writing. The contractor shall not issue power of attorney to any person whose name is on the list of Crown defaulting contractors for carrying on work under the contract.

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

13. Particulars in regard to dieting are as follows :-

Three meals to be served per day as specified below at the hours stated-

6 A.M. : Morning meal-Tea with sugar. Hoppers, three. 11 A.M. : Breakfast—One measure boiled rice. Curry, beef or fish. Curry, vegetable or dhall.

4.30 P.M. : Dinner-One measure boiled rice (heaped). Curries, as at breakfast.

14. The contractor shall supply cocked meals and deliver the meals at the Chilaw Jail. He may also be required to deliver a stated number of breakfast at the Chilaw Police Court. 15. Tenders should quote rate per head per meal. Such

quotation should be written both in words and figures

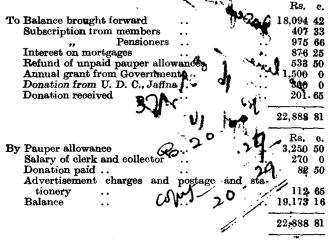
16. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender, or the whole of it. 17. All other necessary information can be ascertained

on application at the Office of the Deputy Fiscal, Chilaw.

Fiscal's Office,	C. HARRISON-JONES.
Kurunegala, May 30, 1934.	Fiscal.

UNOFFICIAL ANNOUNCEMENTS.

Statement of Accounts of the Jaffna Friend-In-Need Society, Limited, for the Year ended December 81, 1983.



#### Description of Balance.

	Rs. c. Rs. c.
In mortgage	13,000 0
In Co-operative C. Bank	
In Kachcheri	3,178 16
Certified correct :	
S. R. IGNATIUS, Bublic Auditor	4.

January 29, 1934.

14

Duary 29, 1934. Jaffna, January 24, 1934. Honorary Treasurer, F.I.N.S., Ltd.

R. R. NALLIAR Honorary Secretary.

Auction Sale.

Valuable Tenements in Forbes Lane, Maradiana, Colombo. UNDER mortgate decree in case No. 52,321, D. C., Colombo Entered Mainst C. Aboobucker, Jurieth Umma, and Sulaha Umma and A. C. Koelmeyer (assignee of the finet defendant), I shall self by public auction on Friday, June 29,1964, at 4 P.M. at the spot, för the recovery of the amount of decree) interests, and costs, less Rs. 1,015. :-Al that all timest of land called Duwewatta with the buildings, bearing assessment, Nos. 31 and 31 (1-14), situated at Forbes lane, Maradia, Colombo.

ABDUL HAMEED, A. C ABDUL HAMEED, of A. C ABDUL HAMEED & Sons,

с).

Agetioneers and Brokers. 333,Kayman's Gate, Colombo.

#### Auction Sale upon Mortgage Decree in Case No. 53,889, D. C., Colombo.

#### [2 House Property at Kotigawatta.

BY virtue of a commission issued to me in the above case for the recovery of the amount of the decree against

17, Belmont street, Colombo, June 5, 1934. Ĥ. J. F. RODRIGO, Cy Auctioneer and Broker.

#### Auction Sale.

### Very Valuated Property close to Hulftsdorp Law Courts.

UNDER commission issued to me in case No. 54,410, D. C., Colombo, I shall sell by public auction on June 30, 1934, at 3 P.M. at the spot :-All those houses and premises 1934, at 3 P.M. at the spot :- All those holdes and premises presently bearing assessment Nos. 25 and 26 and Ward Nos. 115A (1) and 49, 5ah Sebastian Hill, and 71/115EG, Hulftsdom streeth in extent Dacre 2 roods and 21 62/100 perches, the property of C. A B. Wanegesooriya, the defendant, for the pecovery of the amount of the decree less Rs. 1,000 Fall berticulars from S. A. Nalliah, Esq., Proctor, Supteme Court, and Notary Public, Colombo, or-

A. C. KOELMEYER, Auctioneer and Broker. 21, Belmont street, Hulftsdorp.

### Auction Sale. ' '

UNDER mortgage decree in case No. 51,785, D. C., Colombo. Sale on Saturday, June 30, 1934, at 4 P.M., at the spot for the recovery of the sum of Rs. 2,062 50, further interest and costs :- An allotment of land called Domba-

gahawatta with the buildings and everything thereon, north by the land of Sylvestry alias Phillippu Fernando and others, east by the property of W. J. F. Soysa lately of W. Andris Fernando and others, south by the lands of M. Jacovis Peiris and Christombu Fernando, and on the west by the lands of C. P. W. Jayasooriya and Christomby Fernando; containing in extent 3 roods and 33.595 perches.

1. Hulftsdorp.

W. D. E. ABRAHAM. Licensed Auctioneer.

# Auction Sale under Mortgage Decree in D. C., Colombo, Case No. 48,324.

UNDER and by virtue of the commission issued to me in the above action; I shall put up for sale by public auction on Saturday, July 7, 1934, at 4 P.M. at the spot, for the recovery of the sum of Rs. 2,452 25, together with interest on Rs. 1,500 at the rate of 13 per centum per annum, from March 21, 1932, to August 25, 1932, and thereafter on the aggregate amount at the rate of 9 per centum per annum ill payment in full and costs of suit Rs. 309-31, less the sum of Rs. 670 and Rs. 2,199.17 paid on various dates, the following property :-

All that defined portion of the land called and known as Uswatta, together with all the buildings, trees, and plantations thereon, situated at Molpe in Moratuwa, in the Palle pattu of Salpiti korale in the District of Colombo, Western Province ; and which said defined portion is bounded on the north by a portion of the same land belonging to Uduwara hunuge Juwanis Fernando and others, east by the land belonging to W. Agonis Fernando and a cart road, south by a portion of the same land belonging to U. Juwanis Fernando and others, and on the west by Delgahawatta belonging to P. Fernando; containing in extent 2 roods 6 67/100 perches as per plan dated December 2, 1892, made by G. J. Dias, Licensed Surveyor.

D. J. WICKREMESINGHE, 272, Hulftsdorp, Colombo. Auctioneer and Broker.

#### Auction Sale.

UNDER instructions received from the District Court of Kalutara, in D. C., 17,924, I shall sell by public auction at the spot on June 30, 1934, the following :

-(1) The entire land, trees, and plantations At 9.30 a.m.and everything thereon of the portion of land called Delgahawatta, situated at Delduwa in Waskaduwa badde in Kalutara District; and containing in extent 1 acree. 1 rood and 30 perches.

Commencing at 11 p.m.—(2), (3). and (4) Undivided 1/9 of  $\frac{1}{3}$  of the planter's half share of the 2nd plantation and an undivided  $\frac{1}{3}$  of 29/54 shares of the soil and trees; an undivided  $\frac{1}{3}$  of 19/24 shares of the soil and trees (exclusive of the planter's share of the 2nd plantation) with the tiled. for the planter's share of the 2nd plantation, with the theta house, and an undivided 1/54 share of the soil and trees (excluding the planter's  $\frac{1}{3}$  share of the 2nd plantation) of the portion of land called Dummalamoderawatta, situated at Paiyagala; and containing in extent 1 acre 2 26/100 perches; 2 acres; 1 acre 2 roods, respectively.

For further particulars please apply to F. J. C. Perera, Esq., Proctor, Supreme Court, or to me-

LEO. G. ABEYESINHE. Auctioneer and Broker. Kalutara, June 5, 1934.

#### Auction Sale.

A Valuable Tea Property with a Factory and another Land under Mortgage Decree.

#### In the District Court of Kandy...,

No. 40,450. (1) Mariya Pulle Kandasamy Bille of Kanapadiwatan Ramboda, (2) Kana Runa Yegambaram Pulle of Gampola, and (3) Perumai Ammal of Ramboda, administratix of the estate of Pana Rena Muttiah Pulle, deceased			Sidambaram	Pillai	of Ampitiya	a, " uintiff.
Ramboda, (2) Kana Runa Yegambaram Fulle of Gampola, and (3) Perumai Ammal of Ramboda, administratix of the estate of Pana Rena Muttiah Pulle, deceased	No	. 40,450	•	Ws. X		(h. 16
<ul> <li>Gampola, and (3) Perumai Ammal of Ramboda, administratix of the estate of Pana Rena Muttiah Pulle, deceased</li></ul>						
administratix of the estate of Pana Rena Muttiah Pulle, deceased	Gam	pola, ar	d (3) Peruma	u/Ammal	of Ramboda	a,
<ol> <li>Kana Pana Veyanna Ponnasany Pulle</li></ol>	<b>ad</b> mi	nistr <b>ati</b> z	c of the estate	of Pona	Rena Muttia	h ,
(1) Kana Pena Yeyenna Karupai Pillai of India, by his attorney. Kana Pena Yeyanna Ponnasamy Pillai ) of Nawalapitiya, (2) Kana Peena Yeyenna Rama- samy Pillai of Gampola Added-Parties. .UNDER instructions received from the plaintiff and under authority from court, I shall sell by public auction on	(1)	Kana	$\mathbf{Pana}$	Veyanna	Ponnetata	y 🖓
his attorney. Kana Pena Yeyanna Ponnasamy Pillai ¹ ) of Nawalapitiya, (2) Kana Peena Yeyenna Rama- samy Pillai of Gampola Added-Parties. .UNDER instructions received from the plaintiff and under authority, from court, I shall sell by public auction on	Pulle	 19. <b>Pana</b>	Vevenne <b>Ke</b> r	unai Pilla	Added Defer	idant.
samy Pillai of Gampola Added-Parties. .UNDER instructions received from the plaintiff and under authority from court, I shall sell by public auction on	his $a_1$	ttor <b>nèy</b> l	Kana Pena Ye	yanna Po	nnasamy Pilla	u' 👌 🔥
. UNDER instructions received from the plaintiff and under authority, from court, I shall sell by public auction on	of Na samy	awal <b>ap</b> it Pil <b>lai</b> c	ciya, (2) Kana of Gampola	Peena Y	eyenna Rama Added-Pa	rties.
under authority from court, I shall sell by public auction on	. UND	ER insi	tructions recei	ved from	the plaintif	and
Saturday, July 1, 1934, commencing from 3 P.M. at the	under a Saturda	uthority y, July	7, 1934, com	shall sell b mencing f	y public aucti rom З ́р.м. а	on on t the

second land hereunder the premises following, to wit :---

1. Bomaluwewatta of about 8 nellies kurakkan sowing, situate at Deluntalawa in Udapone korale of Kotmale, Nuwara Eliya District, and

PART I. (GENERAL) - CEYLON GOVERNMENT GAZEFTE - JUNE 8, 1934

2. Undivided 8/9 of all that allotment of land marked "A" and "B" of 31 acres 2 roods and 33 perches, situate at Panagama in Udapone korale aforesaid (together with the factory machinery and everything thereon).

Esq., Proctor, &c., Kandy, or to me *

K. EDMUND PERERA, 115, Castle Hill street, Kandy. Auctioneer and Broker.

#### Auetion Sale under Mortgage Decree.

Galle, case No. 32,402, I shall sell by public auction on Saturday, June 23, 1934, at 4 P.M. at the spot, viz. :-

The entire soil and all the trees and fruit trees together The entire soil and all the trees and fruit trees together The the entirety of the rubber plantation made by A. Wifesingbe of the land called Pilagasketiya or Kapalewila Thymeliya in Gangaboda pattu, Galle District, in extent 2 acres 1 rood and 10 perches. Yor further particulars please apply to A. E. P. Jaya-inaka Esq., Proctor, Supreme Court, Galle, or to me--

"Suba Niwasa," E. K. GOONESEKERA, Unawatuna, Galle. Commissioner.

#### Auction Sale.

UNDER commission in Matara D. C., case No. 7,694, I shall sell by public auction the under-mentioned properties on Saturday, June 30, 1934, commencing at (30 P.M. at the first named land, and thereafter at next and for the recovery of the sum of Rs. 1,341, with further interests and costs :-

1. All that undivided 2773/16104 shares of the contiguous lands called Gallenehena, Ellagawahena, Udumullehena, Revulgederahena, Dandeniyehena bearing C521, D521, and F521 in P. P. 4,766, all adjoining one another and forming one land, situate at Warakagoda in the Palle pattu of Morawak korale, Matara District; and containing in extent 91 acres and 2 roods.

2. All that undivided 1/22 part of the land appearing in plan No. 93.542 and the 16 masonry tiled boutique rooms adjoining the road and standing thereon, situate at Matugobey in Morawak korale aforesaid ; and containing

in extent 1 acre 2 roods and 20 perches. Further particulars from Mr. A. E. Buultjens, Proctor, Supreme Court, Matara, or from me-

Matara, May 31, 1934.

Batticaloa, June 2, 1934.

S. D. S. NANAYAKKARA, Commissioner.

#### Auction Sale in D. C., Batticaloa, No. 7,680.

BY virtue of the commission issued to me, I shall sel properties on Saturday, June 30, 1934 :by public auction at their respective spots the following

At 4 p.m.-The land lot No. 1654 bearing assessment merstent 3 acres 2 roods and 21 perches. Out of this a reference on the western side in extent, east to west 21 isologies, north to south-eastern side 23 fathoms, western side 19 fathoms with godown, buildings, coconut trees, and other rights. Yo. 440, situated at Eravur, Batticaloa, Eastern Province, Intextent 3 acres 2 roods and 21 perches. Out of this a

estate called Iyankernicadu bearing lot No. 11600, situated at Eravur as aforesaid; in extent from east to 188 fathoms I cubit, north to south-eastern side 34 fathoms 1 cubit, western side 33 fathoms 3 cubits with coconut trees.

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S. A. SELVANAYAGAM, Auctioneer and Broker.

Application for Enrolment as a Notary Public. I, Wenigasurity Mudiyanselage Don Arthur Waniga-suritya of Millennya of Baigam korale in the District of Kalipart Ado hereby give, notice in terms of rule 2 in schule I and Ordinance Vo. 1 of 1907, that, three months hence, I shah apply to the Registrar-General to be admitted and enrolled and Notary Public to practise in the Sinhalese Janguage in the District of Badulla. Millennia, May 17, 1994. D. A. WANIGASURIYA. Retirement from Partnership.

Retirement from Partnership. THIS is to notify that Thaivanayagam Pillaj Supra-naniam Pillai partner in the firm of Kana Soona Bailagam-pillai now of 169 Bankshall storet, Colomba Dnd No. 6 in II Gabo's lane, Partner, in Colombo, partner from the sail partnership for good as from March 31 1934. 

0 K. S. KAILASAMPILLAI.

தைப்வராயகம்பின்ளே குமாரர் சப்பிரமணியம்பின்ளே. THAIVANAYAGAM PILLAI SUPRAMANIAM PILLAI. Colombo, June 1, 1934.

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

LICENCES, &c. We hereby give hotice that we have on May 22, 1934, applied to the forment Agent, Western Province, Colombo, for the licencie shown in the schedule hereto annexed, for the licensing period ending September 30, 1935, in compliance with Excise Notification No. 200 of September 10, 1930 :-

THE COLOMBO PHARMACY CO., LTD.

J. M. Alles & Co.,

Agents and Secretaries.

Applicants.

I hereby gin hotice that I have on May 9, 1934, applied to the Government Agent, Western Province, for the licence showing the schedule hereto annexed, for the licensing period ending September 30, 1935, in compliance with Excise Notification No. 200 of September 18, 1930 :--4

Schedule

Name and address of applicant : J. V. Fernando, Globe Hotel, Fort, Colombo. Description of the enception of for sense and bar licences. State whether application is forgenewal of existing licence or licences for a new licence relicences : Renewal. Situation of premises to be licensed : 26 and 28, Baillie street, Forgue Joniba

V. FERNANDO. **A**. Ċ 31

We hereby give notice that we have on May 25; 1934, applied to the Government Agent, Western Province, for the licence shower in the schedule hereto annexed, for the licensing period ending September 30, 1935, in compliance with Excise Notification No. 200 of September 18, 1930 :--

Name and subress of application: Negris & Co., 114, Negris building, York street Colombo Description of licence application is for renewal of existing licence or licences or for a new licence or licences: Renewal of existing licence. existing licence.

Situation of premises to be licensed : 114, Negris building, York street, Colombo.

NEGRIS & CO.

We hereby give notice they we have on May 17, 1934, applied to the Government Agent, Western, Province, Colombo, for the licence shown in the schedule hereto 

.Schedale. Name and address of applicatus: The Ceylon Theatres, Ltd: Description of licence applied for : Entertainment. State whether application for renewal of existing licence or licences or for a new licence or licences Renewal. Situation of premises to be licensed : Regal Theatre, Parsons road, Colombo. : The Ceylon Theatres,

THE CEVION THEATRES, LTD.

Name and address of applicant: V. R. Motha. Description officence applied for : Foreign liquor retail. State whether application is for renewal of existing licence or licences or for a new licence or licences : Renewal of evisting licence existing licence.

Situation of premises to be licensed : 11, Union place, Slave Island.

V. R. MOTHA.

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We hereby give notice that we have on June 8, 1934, applied to the Government Agent, Western Province, Colombo, for the licensing period ending September 30, 1935, in compliance with Excise Notification No. 200 of September 18, 1930 :--10

Schedule.

Name and address of applicants : Cumberbatch & Co. A. Description of licence applied for : Betwikff. State whether application is for renewal of existing licence or licences or for a new licence or licences : Renewal of

existing licences. Situation of premises to be heensed : 90, Vauxhall street, Slave Island, Colombo.

CUMBERBATCH & Co.

We hereby give notice that we have on June 1, 1934, applied to the Government Agent, Western Province, for the licences shown in the schedule hereto annexed, for the licensing period ending September 30, 1935 :-

Schedule referred to.

Name and address of applicant : The Colombo Spothe

Name and address of applicant: The Colombo apoth caries Co., Ltd., Fort, Colombo. Description of licences applied for : (1) Wholesale litence for the sale of foreign liquor; (2) Recaiblicence for the sale of foreign liquor; (3) Licences for the sale of rectine spirits; (4) Licences for the sale of medicated wines. This application is for the renewal Constraints in the renewal Premises to be licensed: 33, to 37, Frince street, for Colombo.

Fort, Colombo.

THE COLOMBO APOTHECARIES CO., LTD. Colombo, June 1, 1934.

We hereby give notice that we have on June 1, 1934, applied to the Government Agent, Western Province, for the licences shown in the schedule hereto annexed, for the licensing period ending September 30, 1935 :-Schedule referred to.

Name and address of applicants: Corgills, Ltd., 15 and 7, York street, Colombo. State whether application is for reneval of existing

Name and address of approximation 17, York street, Colombo. State whether application is for reneval of existing licences or for new licences : to we wal of existing of cences. Description of the Licence or Licences Applied for. Licensed. License

Licences Applied for. (1) Wholesale licence for the sale of 15 foreign liquor; (2) Retail licence for the sale of foreign liquor; (3) Licence for bottling function is Licence for bottling foreign liquor (4) Licence for the sale of rectified

(1) Wholesale licence for the sale of foreign liquor; (2) Retail licence. for the sale of foreign liquor; (3) Licence for the sale of rectified spirits

(1) Licence for the sale of rectified spirits; (2) Licences for the sale of medicated wines

Colombo

1 and 2. Alexandra place, Colombo

Cargills Pharmacy, Galle Face Hotel premises

CARGILLS, LTD.

We hereby give notice that we have on June 1, 1934, applied to the Government Agent, Central Province, Kandy, for the licences shown in the schedule hereto annexed, for the licensing period ending September 60, 1935 :---Schedule reference to.

15, 17,

Schedule references. Name and address of applicants: Cargills, Atd., 15, 17, York street, Colombo. Description of the licences applied for: (1) Wholesale licence for the sale of foreign figure, (1) Retail licence for the sale of foreign liquor; (3) Retail licence for the sale of rectified spírits.

State whether application is for renewal of existing licences or for a new licence : Renewal of existing licences. Situation of premises to be licensed: 34, Ward street, Kandy.

CARGILLS, LTD.

We hereby give notice that we have on June 1, 1934, applied to the Assistant Government Agent, Nuwara Eliya, for the licences shown in the schedule hereto annexed, for the licensing period ending September 30, 1935 :-

#### Schedule referred to.

Name and address of applicants : Cargills, Ltd., 15, 17, York street, Colombo.

16: Description of the licences applied for: (1) Wholesale licence for the sale of foreign liquor; (2) Retail licence of the sale of foreign liquor; (3) Licence for the sale of rectified spirits.

State whether application is for renewal of existing licences or for a new licence : Renewal of existing licence Situation of premises to be licensed : 14, Uda Pussellawa Nuwara Eliya.

CARGILLS, LTD.

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I hereby give notice that Lifave on May 26, 1934, applied to the Assistant Openhannt Agent Nuwara Eliya, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1935, in compliance with Excise Notification No. 200 of September 30, 1930 :---

29' 10. Schedule: Name and address of applicant : S.R. Charles. Description of licence applied for : Local pade beer and orter. State whether application is for renewal of existing porter.

cence or licences or for a new licence or licences : Renewal. Situation of premises to be licensed : Ambewela Bazaar.

S. K. CHARLES.

I hereby give notice that I have on May 27, 1934, applied to the Government Agent, Souliern Province, Galle, for the licence shown in the schedule hereto annexed, for the licensing period ending appember 30, 1935, in compliance with Excise No ifferent No. 200 of September 30, 1930 :---

Schedule. Name and address of applicant : D. S. Abeyrsundar The Central Dispensary, Galle.

Description of licence applied for : Medicated wines State whether application is for rendwale of exlicence or licences or for a new licence or licences : Kereway of existing licence. of existing licence.

Situation of premises to be licensed : 50, Kaluvella, Galle.

D. S. ABEYESUNDARA.

I hereby give notice that Under on May 15, 1934, applied to the Government Agent, Gally, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1936, the compliance with Excise Notification No. 200 of September 30, 1930 :-

Name and address of applicant : R. L. Ephranms. Description of licence applied for : Beneral of existing licences of the New Oriental Hotel and the Bars. State whether application is for renewal of existing licence or licences or for new licence or licences : Dinewal. Situation of premises to be licensed : 58, Church street, Schedule.

R. L. EPHRAUMS.

I hereby give notice that I have on May 26, 1934, applied to the Government Agent. Southern Province, Galle, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1935, in compliance with Excise Notification No. 200 of September 30, 1930 :---

Ro. 10.00 Schedule.

Name and address of applicant : D. Aron Perera, The Name and address of the Applied for : Medicated wines and Belichption of license applied for : Medicated wines and

rectified spirit. 10

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

Situation of premises to be licensed : 15, Main street, Galle.

D. ARON PERERA.

I hereby give notice that I have on May 22,1004, applied to the Assistant Government Apple Degalla, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1935, in compliance with Excise Notification No. 200, of September 30, 1930 :--

A. 10.00 Schedule.

Name and address of applicant : Lourdu Santhanal Pehipotta 29. Fernand

Description of licence applied for : Retail licence for the sale of foreign liquor not to be consumed on the premises

State whether application is for renewal of existing licence or licences or for a new licence or licences : For renewal. Situation of premises to be licensed : Dehiowita, town.

L. S. FERNANDEZ.

# MISCELLANEOUS, DEPARTMENTAL

Change of Management. As a gar

NOTICE is hereby given that Mr. T. D. F. de Silva is no longer local Manager of the under-mentioned school.

School referred to: C/Heneratgoda Sinhalese Boys' School.

Education Office, Colombo, June 1, 1934. L. MACRAE. Director of Education.

#### Change of Management.

NOTICE is hereby given that Rev. H. Peto, Jaffna, has been appointed Manager of the school mentioned below in place of Mr. A. M. K. Cumaraswamy.

School referred to: Uduvil Women's Training School.

Education Office,	L. MACRAE,
Colombo, May 31, 1934.	Director of Education.
3	

#### Change of Management.

NOTICE is hereby given that Rev. W. P. Thomas has been appointed Manager of the schools mentioned below in place of Rev. J. D. Welcome.

#### Schools referred to.

R/Alupolla and Hopewell Estate Tamil Mixed C. M. S.

		School
	R/Balangoda	do.
	R/Dehenekande	do.
	R/Galboda »	do.
	Mr/Handford	do.
	Mr/Haves	do.
	R/Madampe	do.
	R/Mahawela	do.
	R/Meddekande'	do.
K.	<b>B</b> /Opata No. 1	do.
1.	R/Opata No. 2	dð.
	R/Rakwana	do.
	R/Upper Ratganga	d0.●
	R/Wallawe	do.
	R/Wellandura No.1 and 2	do.
	R/Welawelamukalana	do.
	$\mathbf{R}/\mathbf{Wewelketiya}$	d <b>o.</b>
	R/Wewelwatte	do.
	R/Rakwana Tamil Mixed C. M. S. S	chool.
	Filmer (inter Office	TM

Education Office,	L. MACRAE,
Education Office, Colombo, May 31, 1934	Director of Education.

NOTICE is hereby given that as rabies or danger of rabies exists in Hunupola in Mahagalboda Egoda korale of Hiriyala hatpattu, in the District of Kurunegala, the said Hiriyala hatpattu is hereby proclaimed from this day under Ordinance No. 6 of 1939 Any dog found in any public place or road or any place other than a private building, compound, or garden within

the said Hiriyala hatpattu and not being tied up or led shall be liable to be destroyed forthwith.

The Kachcheri, S. D. SAMARASINHA, Kurunegala, May 26, 1934. Government Agent.

#### Destruction of a Male Rogue Elephant.

I am prepared to issue licences, free of stamp duty, under section 9, sub-section (1) (b) of "The Game Protection Ordinance, No. 1 of 1909," for the destruction of a male rogue elephant, which haunts the neighbourhood of Neethai and Illukkuchenai. These villages are about 7 miles to the west of Akkarapattu village, in Akkarapattu in Batticaloa District.

The elephant is about 12 feet in height, black with white marks on neck and ears, and its hind footprints measure about 49 inches in circumference.

The Kachcheri, - [ Batticaloa, June 5, 1934.

^{7%} {

K. SIVAPRAGASAM. for GovernmentAgent.

Colombo District.

New Bambalapitiya Link Road.

IT is hereby notified that the New Bambalapitiya Link road connecting up Havelock road with the Colombo-Labugama Junction High Level road and forming a by-pass to the Pamankada Junction with Havelock road will be opened to traffic on the 15th instant.

Public Works Office. W. J. PRICE. Colombo, June 5, 1934. for Director of Public Works.

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

IT is hereby notified that in Schedules A and C of the Arrack Rent Sale Conditions, 1934-35, published in Government Gazette No. 8,054 of June 1, 1934, the word "Bandarawela" under "Supply Warehouse" in Schedule A and under "Situation of Warehouse" in Schedule C should be substituted by the word "Badulla".

S. H. WADIA,

Acting Excise Commissioner. Office of the Excise Commissioner,

Colombo, June 5, 1934.

#### Local Option.

NOTICE is hereby given that a poll will be held at Norrow is hereby given that a poin will be herd at Nindagama Division caddy on Maliboda estate, Deraniya-gala at 10 A.M. on Wednesday, June 13, 1934, for the purpose of ascertaining whether the estate labourers of Maliboda estate desire that an estate arrack and toddy canteen should be opened on the said estate.

The Kachcheri Kegalla, May 30, 1934.

F. C. GIMSON, Assistant Government Agent.

### Sale of Toddy Rents, Puttalam and Chilaw Districts, 1934-35.

TENDERS will be received at the Chilaw, Kachcheri by the Assistant Government Agent, Puttalam and Chilaw Districts, on July 9, 10, and 11, 1934) for the purchase of the exclusive privilege of selling fermented toddy by retail in the localities specified in schedule "A" below for the period of 12 months from October 1, 1934, to September 30, 1935, subject to the Toddy Rent Sale Conditions, published in the Government Gazette No. 8,046 of May 4, 1934, the General Conditions applicable to all Excise Licences published in the Government Gazette No. 7,704 of April 12, 1929, and Excise Notification No. 262 of May 1, 1934, published in the Government Gazette No. 8,046 of May 4, 1934. The tenders in respect of each individual towards on the dow and at the house individual towards of the government for the period of the second to the second to the second to the second to the government for the government of the second to individual tavern or group of taverns will be received on the day and at the hour indicated against the name of the tavern or group in the schedules subjoined hereto.

2. The privileges in respect of the taverns shown in schedule "B" will be granted either for the area of each individual tavern, or for the area of a group of taverns as shown thereunder at the discretion of the Assistant Government Agent, and tenders for these taverns are therefore invited both singly and in groups.

Every tender shall be made on the prescribed form obtainable either at the Puttalam Kachcheri or at the Chilaw Treasury, and must be made by the tenderer in his own name. No tender will be accepted if made through an agent.

4. A separate tender shall be sent for each tavern or for each group of taverns; and no person shall send in more than one tender for any one tavern or group of taverns.

5. Every tender shall be accompanied by a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 100, and the number and date of such receipt must be entered on the face of the tender form.

6. Every tender shall be placed in a sealed envelope clearly marked in the top left hand corner with the number and name of the tavern in respect of which the tender is made or the letter attached to the group in schedule "B" and the names of the taverns in that group, and handed to the Assistant Government Agent at the appointed place, date, and time. No tender will be considered unless the person making such tender is present in person at the time of sale.

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### PART I. (GENERAL) - CEYLON GOVERNMENT GAZETTE - JUNE 8, 1934

7. The Assistant Government Agent reserves to himself the right of rejecting any or all of the tenders received without assigning any reason therefor, and in the event of his so rejecting all the tenders, he may either call for tenders again or put up the privilege for sale by auction. At such auction only those persons shall be allowed to bid from whom tenders have been received whether such tenders be for the particular privilege to be auctioned or for any other privilege, or who produce a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 100 notwithstanding their failure to submit tenders for the particular privilege to be auctioned or for any other privilege, provided, however, that no person who is duly declared the purchaser of any privilege, whether by way of tender or of auction shall use the same deposit receipt for the purpose of a tender or a bid for any other privilege until he has completed in respect of the privilege already granted to him the steps prescribed in the following paragraph. The taverns, in respect of which the tenders have been rejected, will be put to auction at the close of the day of sale.

8. The successful tenderer or bidder shall, immediately on being granted the privilege, sign the conditions of sale and pay to the Assistant Government Agent as a security deposit a sum equivalent to two months' rent of the privilege.

9. Prospective tenderers and bidders are hereby informed that the Minor Headmen of Chilaw District will continue to be in charge of the work of detecting Excise Offences within their respective divisions as hitherto, and that the possession of toddy in any quantity whatsoever will be prohibited, except upon a permit granted by an Excise Officer, in the Sanitary Board areas of Madampe, Marawila, and Nattandiya, and in the Vidane Arachchi's division of Otara palata south. Special attention is also drawn to Condition No. 1 (iv.) prescribing tapping areas for taverns, and to Condition No. 23 of the 1934-35 Toddy Rent Sale Conditions regarding the limit of sale by retail of toddy from October 1, 1934.

10. Conditions of sale, and any other particulars can be obtained on application at the Puttalam Kachcheri.

The Kachcheri Puttalam, June 1, 1934.

#### A. E. CHRISTOFFELSZ. Assistant Government Agent.

#### Schedules referred to.

					SCHEDULE	" A".				
No. of Tavern.		Locality or Range. Division.		Date of Sale.		Time fixed for receipt of Tenders.				
					Puttalam D	istrict.				
1	••	Chenaikudirippu		••	Puttalam	Gravets		July 9, 1934		9.30 д.м.
2		Daluwa		• •	Puttalam	pattu		do.		10.30 "
3		Madurankuli	••	• •	do.	-		<b>d</b> o.		11.30 "
4	••	Mukkuwatoduwa	••	• •	do.			do.	••	12.30 P.M.
5		Mundel	••	• •	do.	••		<b>d</b> o.		2.0 "
6	• •	Etalai			Kalpitiya			<b>d</b> o.		30,
7	••	Kalpitiya		••	do.	••	••	July 10, 1934	••	9.30 д.м.
					Chilaw Dis	tric!.				
8		Southern Ward, Chi	law .	••	Pitigal kora	ale north	• •	July 10, 1934	••	3. О р.м.
9		Northern Ward, Chi	law .	• •	do.	••		do.	• •	3.0 "
10		Karukkuponai			do.	••		July 11, 1934		9.30 A.M.
iĭ	•••	Arachchikatuwa			do.	• •		do.	••	9.30 "
12		Battulu oya		• •	do.			do.		10.30 "
13	•••	Udappu			do.	••		do.	••	10.30 "
14	•••	Pambala		••	do.	••		July 10, 1934		10.30 "
15		Olidaluwa		• •	do.	• •		do.	••	3. О р.м.
16	••	Tabbowa	••		Pitigal kore			do.	••	11.30 A.M.
17	••	Mudukatuwa		•••	do.			July 11, 1934	· •	12.30 р.м.
18	••	Adapparagama			do.	••		do.	· .	11.30 A.M.
19	••	Mattakotuwa		••	do.	••		do.	••	11.30 ,,
20		Toduwawa		••	do.	••		do.		11.30 "
21	•••	Lunuwila		• •	do.	• •		July 10, 1934		12.30 р.м.
22	••	Tambarawila			do.			July 11, 1934		2.0 "
23	••	Nanjundankarai			do.	••		do.	••	<b>2.</b> 0 "
24 24	••	Waikkal		••	do.	••	••	do.	••	2.0 "
25	••	Mirissankotuwa			do.	••		July 10, 1934	• •	2.0 "
26	••	Wennappuwa		••	do.	••		July 11, 1934	• •	3.0 "
20 27		Dummaladeniya			do.	•••	••	do.	••	3.0 "
28		Ulhitiyawa	••		do.	••		do.	• •	3.0 "
20 29		<b>Katuneriya</b>	••	••	do.			do.	••	12.30 "
40	••	THE COLLENSE	• -	• -		· •				· · ·

SCHEDULE " B ".

	OUB DU	ս հաս ու	•		
	- ·		Date of Sale.	נ	Time fixed for receipt of Tenders.
Group A	No. 8, Southern Ward No. 9, Northern Ward No. 15, Olidaluwa	}	July 10, 1934		3, 0 р.м.
Group B	No. 10, Karukkuponai No. 11, Arachchikatuwa	)	July 11, 1934		9,30 л.м.
Group C	·· (No. 12, Battulu-oya No. 13, Udappu	)	do.	••	10.30 "
Group D	No. 18, Adapparagama No. 19, Mattakotuwa No. 20, Toduwawa	} '	do.	••	11.30 "
Group E	·· (No. 17, Mudukattuwa ·· (No. 29, Katuneriya	<b>}</b> '	do.	• •	12.30 р.м.
Group F	No. 22, Tambarawila  No. 23, Nanjundankarai No. 24, Waikkal		do.	••	2.0 "
Group G	No. 26, Wennappuwa No. 27, Dummaladeniya No. 28, Ulhitiyawa		- do.	••	<b>3</b> .0,,

Note .- The locality or range of tavern No. 19 will be Mattakotuwa village from October 1, 1934, and the purchaser of this tavern shall establish it on a suitable site within the village of Mattakotuwa. The site at Talwila, where the tavern is at present situated, will not be allowed.

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#### MUNICIPAL COUNCIL NOTICES. COLOMBO MUNICIPAL COUNCIL.

#### Auction Sale of Articles.

NOTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction, 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 4.30 P.M., and will be sold there at 8 A.M. on Monday, June 18, 1934. The jewellery referred to in the schedule is on view at the Town Hall, between the same hours and will be sold there at 2 P.M. on the same date.

June 6, 1934.

#### G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

For 3rd and 4th quarters, 1933.—Premises No. 183, Hulftsdorp: 1 tea boiler, 1 glass show case, 1 table, 5 benches, 3 framed pictures, 6 glass bottles, 1 chair, 2 buckets.

For 3rd quarter, 1933.—Premises No. 323, Galle road : 10 rolled gold hairpins and 12 rolled gold rings.

#### Sale of Immovable Property.

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 140th clause of the Ordinance No. 6 of 1910, for arrears of rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot on the dates therein mentioned, sale commencing at 8 A.M., unless in the meantime the amount of the rates and costs be duly paid.

The Municipal Office, G. H. N. SAUNDERS, Colombo, June 6, 1934. for Chairman.

#### SCHEDULE.

For 2nd, 3rd, and 4th quarters, 1933.-On July 3, 1934. No. 3277/67, Alutmawatta.

For 3rd and 4th quarters, 1933.—On June 30, 1934: No. 15 (1-11), 73rd lane; No. 46 (1-5), 73rd lane, and No. 66/1, Thimbirigasyaya road; on July 3, 1934: No. 4120/109, Mutwal street, No. 3457/54, New Fishers' quarters.

-On July 3, 1934 : No. 3066/124, For 4th quarter 1933.-Alutmawatta and No. 3692/104, Modera street.

#### GALLE MUNICIPAL COUNCIL

#### Minutes of Proceedings of a General, Meeting of the Municipal Council of Galle, held at the Municipal Office on Saturday, April 7, 1934, at 9.30 a.m., pursuant to notice dated April 3, 1934.

Present .-- Mr. J. D. Brown, Chairman; Mr. J. E. Perera; Mr. D. I. Durham; Mr. A. M. Saheed, Dr. H. E. Ekanayaka; Mr. F. Magdon Ismail; Mr. S. H. Dahanayaka; Mr. Thomas Amarasuriya; Mr. E. A. Paulas; Mr. E. M. Karunaratna; Mr. R. L. Ephraums; Mr. A. C. Mohammedo; and Mr. C. H. Bradley.

1. The Minutes of the General Meeting of March 17, 1934, were amended as regards item 4 by the substitution of the word "with " for the word "without " in line 6, and as regards item 6 by the addition of the following as resolution (2) := "Preference should be given to candidate who are Associate Members of the Institution of Civil Engineers or who hold the diploma of the Institution of Municipal and County Engineers or have some equivalent qualification." The remaining resolutions were re-numbered (3), (4), (5), (6), (7), (8), and (9).

The Minutes, as amended, were taken as read, and confirmed.

To elect, by ballot, a member of the Standing Committee on Municipal Works, to fill a vacancy :--- A ballot was taken and the Chairman declared that Mr. C. H. Bradley was elected.

To submit the report of the Special Committee appointed to enquire into the working of the Electricity Department :--The Chairman stated that he had not had the opportunity of studying the report as carefully as he would wish to, and suggested that consideration be deferred till the next meeting. This was agreed to.

To fix a date for the next monthly meeting of the Council :---Resolved that the next monthly meeting be held on Saturday, May 26, at 9.30 A.M.

5. To consider applications for the post of Superintendent of Works :- The Chairman moved Council into Committee to consider the applications.

Council in Committee recommended (1) that steps be taken to obtain a personal application from applicant No. 1 (Mr. M. S. Gunasekara) and (2) that applicants Nos. 3, 5, and 9 (Messrs. Sabaratnam, Kahawita and Ponnampalam) be requested to attend the Municipal Office on Saturday, April 14, 1934, at 9.30 A.M., for the purpose of an interview.

Council resumed and the Chairman moved that the recommendations of the Council in Committee be adopted .--Carried.

The following documents were laid on the table :---6.

- (1) Statement of receipts and disbursements to end of March, 1934.
- (2) Progress report of works done on estimates during March, 1934.
- (3) Report of the Inspector of Vehicles on carriages plying for hire during March, 1934.
  (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.

Confirmed :

The Municipal Office. Galle, May 26, 1934.

J. D. BROWN, Chairman, Municipal Council, Galle.

# Minutes of Proceedings of a Special General Meeting of the Municipal Council of Galle, held at the Municipal Office on April 14, 1934, at 9.30 a.m., to consider Applications for the Post of Superintendent of Works.

-Mr. J. D. Brown, Chairman; Mr. J. E. Perera; Mr. D. I. Durham; Mr. A. M. Saheed; Dr. H. E. Ekanayaka; Mr. F. Magdon Ismail; Mr. S. H. Dahanayaka; Mr. Thomas Amarasuriya; Mr. E. A. Paulas; Mr. E. M. Karunaratna; Mr. R. L. Ephraums; Mr. A. C. Mohammedo; and Mr. C. H. Bradley.

hairman moved Council into Committee to consider applications for the post of Superintendent of Works. Council in Committee interviewed the following applicants :- Messrs. D. W. R. Kahawita, C. Sabaratnam, and R. Ponnampalam.

Council in Committee unanimously recommended (1) that final consideration be deferred till the Council has had the opportunity of interviewing applicant No. 1, Mr. M. S. Gunasekara, who is presently in England; and (2) that the final selection be made from the following two candidates :--Messrs. D. W. R. Kahawita and M. S. Gunasekara. Council resumed, and the Chairman moved that the recommendations of the Council in Committee be adopted .--Carried unanimously.

The Municipal Office, Galle, May 26, 1934.

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Confirmed :

J. D. BROWN, Chairman, Municipal Council, Galle.

#### GENERAL REVENUE ACCOUNT.

#### Summary of Receipts and Disbursements from January to April 30, 1984.

RECEIPTS.	Amount Estimated. Rs. c.	Receipts to April 30, 1934. Rs. c.	DISBURSEMENTS,	Amount Estimated.	Disburse- ments to April 30, 1934.
Licences Judicial fines Slaughter-house fees Conservancy fees Market rents Rents Cemetery fees Water	$\begin{array}{c} 10,030 & 0 \\ 137,539 & 0 \\ 27,260 & 0 \\ 5,000 & 0 \\ 3,500 & 0 \\ 30,250 & 0 \\ 30,250 & 0 \\ 17,610 & 0 \\ 9,450 & 0 \\ 250 & 0 \\ 4,100 & 0 \\ 39,099 & 70 \end{array}$	9,432 20 45,216 35 13,418 86 2,188 83 1,168 98 10,756 23 7,314 3 4,132 56 110 0 1,532 23 5,281 29	Non-effective charges Administrative charges Health Department : Sanitation Anti-plague measures Conservancy Scavenging Pettigalawatta Canal Works Department :	Rs.       c.         30,411       0         92,660       0         1,650       0         39,80       0         35,343       0         26,304       0         2,925       0         36,000       0	Rs. c. 7,199 41 27,590 53 155 90 1,827 79 9,157 50 8,301 76 593 7 14,077 68
Total Revenue Deposits Advances repaid. Advances repaid by Electricit Department Government grant for Wate Supply Scheme Government loan for Wate	. 284,088 70     	0,281 28         100,551 56         1,726 27         269 99         35,688 20	Extraordinary Waterworks Municipal Court Markets Slaughter-house Cemetery Street lighting Miscellaneous	. 30,000 0 . 41,500 0 . 2,025 0 . 1,901 0 . 1,726 0 . 410 0 . 30,060 0 . 19,280 0 . 333,675 0	14,077 68 6,690 8 1,193 4 413 75 595 64 487 91 95 0 10,015 0 4,807 16 93,201 22 1,327 9
Total receipts Cash balance on January 1, 1934.		138,236 2 157,284 78	Advances Advance to Electricity Depart ment, revenue account Advance to Electricity Depart ment, capital account Water Supply Scheme	•  - •	15,232 52 4,929 60

295,520 80 Total

### Surplus and Deficit Account.

Total disbursements

Cash balance on April 30, 1934

Tota]

			Amoun	t.			Amou	nt.
			Rs.	С			Rs.	C.
Expenditure from January 1 t 1934 Surplus on April 30, 1934	o April Total	30, •• ••	93,201 2 230,811 2 324,012 4	20	Surplus on January 1, 1934 Revenue from January to April 30, 1934 Total	••• •••	223,460 100,551 324,012	56

#### Balance Sheet on April 30, 1934.

				Amou	nt.					Amou	nt.
LIABILI	ries.			Rs.	٥.	Assets.				Rs.	c.
Deposit-Water Supply	Scheme		••	<b>3</b> 70	69	Cash in Mercantile Bank of	Indi <mark>a,</mark> G	alle :			
Deposit-Miscellaneous	••		٠.	10,676		Fixed deposits	••	n	••	52,275	0
Surplus	••		•-4	<b>230,8</b> 11 *	20	Current account Less uncashed cheques	 	Rs. 121,479 2,299	74		
						Cash in Mercantile Bank of	Tadia	0.10ml		119,179	94
						Current account	•••	Colomb	•: •		
						Less uncashed cheques	• •		••	6,428	
						Cash in hand of Shroff	••		••	2,947 403	
						Advances Advance, Electricity Der	 nartmen	11	••	403 60,624	88 56
								•	••		
		Total	••	241,858	31 , ~~~			Total	••	<b>2</b> 41,858	31

Thelmuth L. F. MACK, Secretary.

114,690 43 180,830 37

295,520 80

#### ELECTRICITY DEPARTMENT.

#### Revenue Account from January 1 to April 30, 1934.

	Expenditure.		Estimate Expenditu for 1934 Rs.	re	xpendit from Ja to April 1934 Rs.	an. 130, •		In <b>com</b> e.			Estunat Incom for 193	θ 4	Incon from Ja to Ap 30, 193	an. ril
Gene	ration of Electricity :		TAQ.	с.	1.8.	c.					Rs.	c.	Rs.	c.
1.			<b>16,0</b> 00	0	5,226	<b>9</b> 9	Sale	of Electricity :				•		
2.		••	<b>9,5</b> 00				1.	<b>Priva</b> te lighting		••	67,500	0	21,153	67
		••	0,000	Ũ	A, 101	1.4	2,	Street lighting		• •	30,000	0	10,000	
Repa	irs and Maintenance :—						3.	Municipal Depar	rtmente	••	3,750	0	1,221	
3.		••	250	-	<b>3</b> 8	9 <b>9</b>	Den							
4.	Engines and machinery	••	1,750	0	524	17		t of Meters :						
Distri	ibution of Electricity :						4.	Meter rent		• •	7,750	0	2,520	50
5.	Salaries of outdoor staff .		<b>2,</b> 750	0	<b>9</b> 55	21	Mise	ellaneous :						
6.	Repairs of mains, meter						5.	Service mains			1,500	0	208	75
	åc	••	<b>2,0</b> 00	0	149	96	6.			•••	1,250	ŏ	208 584	10
Street	Lamps :							j <u>-</u>			_,	Ū	001	0
7.	Wages	• •	2,250	0	867	27								
8.	Maintenance and repairs.	•	3,000	0	277	2								
Servic	e Mains:—													
9.	Wages		<b>60</b> 0	0	44	0								
10.	Materials .	• •	1,000	0	-	-								
Munic	ipal Departments :													
11.	Wages	•	300	0	15	0								
12.	Materials .	•	250	0	<u> </u>									
Manag	ement and General Expen	180	3 : "	ą										
13.	Salaries		<b>9</b> ,360 *	0	<b>2,</b> 581	0								
14.	Allowances .		1,230	0	410									
15.	Printing and stationery .			0 )	e 83	47								
16.	Postage	•		0	1.00	<b>~</b> ~								
17.	Telephones .	•		0	128	25								
18. 19.	Audit fees . Contingencies .			0 0	356	<b>5</b> 9								
19.	Contingencies .	•		_	000	00								
	Total working expenses .	•	52,585	0										
	Gross profit carried t	0												
	nett revenue account .	•			21,383	83								
				•	35,688	20			Total		111,750	0	35,688	 20•
				-						••		-		

#### Nett Revenue Account, January 1 to April 30, 1934.

			Rs.	G,		Rs.	e.
Interest on Loan from Mu Interest on Loan from Loc	nicipal Fun al Loan Com	d missioners	928 	15	Balance brought forward from 1933 Gross profit	  129,561 21,383	
Instalment in repaymen					- 1		
Loan Commissioners	••	••					
Fire Insurance		• •					
Reserve for renewals	••	••			9		
Nett profit on April 30, 19	34	15	0,017	58			
		· 15	0,945	73		150,945	73:

#### Balance Sheet on April 30 1934.

<b>T</b> =	<b>P</b>	Expended up to During Total. Dec. 31, 1933. 1934.
LIABILITIES. Loan from Local Loan Commissioners Loan from Municipal Fund Loans redeemed account	Rs. c. 102,600 0 60,624 56 32,400 0 73,384 99 150,017 58	Rs. c. Rs. c. Rs. c. Capital—meters20,902 5 227 9 21,129 14 Capital—buildings33,787 45 — 33,787 45 Capital—mains 147,150 5 4,702 51151,852 56 Capital—engines, &c. 195,448 79 —195,448 79 Capital—workshop
	419,027 13	tools, &c.      10,473 30      10,473 30         Capitalother expenses 6,335 89      6,335 89         Total      414,097 53       4,829 60       419,027 13

The Municipal Office, Galle, May 14, 1934.

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#### LOCAL GOVERNMENT NOTICES.

#### Sale of Properties, Urban District Council, Weligama.

NOTICE is hereby given that in the absence of movable property liable for seizure, (1) the rents and profits from 1 to 3 years, (2) timber and produce, (3) materials of house and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Urban District Council, Weligama, in terms of 140th clause of Ordinance No. 6 of 1910, for arrears of assessment rates due on the properties mentioned in the subjoined schedule for the 1st and 2nd quarters of 1933, 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.

S. J. DE SILVA, Office of the Urban District Council, Weligama, June 1, 1934.

#### SCHEDULE.

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### TIME OF SALE: TO COMMENCE AT THE FIRST-NAMED PREMISES AT 9 A.M. EACH DAY.

Thursday, June 28, 1934.

292, 296, 297, 298, 299, 301, 302, 303, 304, 305, 306, 307, 309, 312, 331, 315, 319A, 320, 330, 332, 333, 334, 335, 337, 338, 339, 342, 344, 348, 349A, 357, 358, 359, 360, 362, 367, 371, 372, 374, 375, 376, 378, 379, 380, 385, 385A, 387.

#### Friday; June 29, 1934.

Kumbalgama : Nos. 393, 395, 396, 397A, 405, 406, 407, 408, 409, 413, 414, 415, 416, 417, 420, 421, 423, 426, 430A.

Kudalumulla West: Nos. 431, 431A, 431B, 431C, 435, 441, 442, 445, 447, 448.

Walliwela East : Nos. 452, 453, 454, 461, 462, 463, 469, 479A, 479B, 484, 485, 488, 490, 502, 518, 518A, 528, 531, 537A, 539, 540, 544, 545, 547B, 547C, 551, 553, 554, 555, 557, 577, 582, 587, 588, 590, 591A, 592, 597, 598C, 602, 606, 607.

#### Saturday, June 30, 1934.

Kudalumulla East: Nos. 610, 610A, 613, 614, 614A,

616, 633, 635, 641, 651, 652, 654, 655, 657. Hettiweediya : Nos. 664, 669, 671, 672, 675, 705, 714, 714A, 715, 718, 723, 732, 733A, 734, 735, 744, 745, 748, 750. 751.

#### Monday, July 2, 1934.

Hettiweediya : Nos. 752, 753, 754, 755, 757, 758, 759, 761, 764, 766, 767, 768, 769, 770, 772, 785, 786, 787, 791A, 792, 794A, 796, 799, 800, 803, 805, 812, 815, 831, 834, 841, 844, 848, 848A, 848C, 850, 850A, 850B, 853A, 853B, 900, 903.

Paranaweediya : Nos. 914, 915, 916, 920, 921, 923, 927, 931, 940, 942, 943, 944, 945, 946, 953, 954, 955, 957, 958, 959, 961, 962, 963, 967, 968, 972, 974, 975, 976, 981, 983, 984

#### Tuesday, July 3, 1934.

Karaweediya : Nos. 987, 996, 1003, 1005A, 1014, 1016, 1017, 1019, 1023, 1024A, 1026, 1027, 1028, 1030, 1033, 1034, 1036, 1038, 1047, 1048, 1052, 1055, 1056, 1057, 1059, 1034, 1036, 1038, 1047, 1048, 1052, 1055, 1056, 1057, 1059, 1069, 1074, 1075, 1084a, 1084b, 1094, 1098a, 1104, 1123, 1128, 1137, 1150, 1159, 1164, 1167, 1170, 1171, 1174, 1191, 1192, 1193, 1196, 1197, 1204, 1209, 1211, 1213a, 1225, 1253, 1254, 1274, 1278, 1279, 1283, 1289, 1295, 1296, 1297, 1298, 1298a, 1304, 1306, 1307, 1311, 1312, 1319, 1321, 1323, 1324, 1324a, 1326, 1327, 1328, 1338, 1342, 1355 1353, 1354, 1355, 1356.

#### Wednesday, July 4, 1934.

Pelena : Nos. 1365, 1366, 1367, 1368, 1370, 1372, 1374, 1378, 1379, 1382a, 1383, 1412, 1414, 1415, 1419, 1420, 1422, 1425, 1428, 1430, 1431, 1433, 1434, 1438, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1454, 1457, 1458, 1460, 1462, 1465, 1475, 1476, 1481, 1482; 1483, 1484, 1490, 1492, 1499, 1505, 1508, 1510, 1512, 1516, 1516a, 1517, 1518, 1519, 1521, 1522, 1523, 1524, 1529, 1520, 1520, 1524 1526, 1528, 1529, 1530, 1531, 1534.

#### Thursday, July 5, 1934.

Galbokke: Nos. 1538, 1540, 1541, 1541A, 1543, 1544, 1548, 1550, 1551, 1552, 1553, 1554, 1556, 1558, 1560, 1561, 1562, 1565, 1566, 1568, 1569, 1570, 1573, 1574, 1608, 1611, 1577, 1578, 1595, 1596, 1597, 1599. 1617, 1625, 1627, 1619, 1626.1628, 16**2**0, 1621, 1624, 1630. 1635, 1640, 1641, 1642, 1643. 1644, 1637, 1639, 1645. 1646, 1649, 1650, 1651, 1654, 1657, 1660, 1665, 1670, 1670, 1672, 1677, 1678, 1682, 1683, 1686, 1687, 1690, 1692, 1693, 1694, 1697, 1698, 1699, 1701, 1702, 1703, 1703A, 1706.

#### Friday, July 6, 1934.

Alutweediya: Nos. 1708, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1718, 1719, 1722, 1726, 1727, 1728, 1731, 1747, 1748, 1733, 1734, 1737, 1738, 1739, 1741, 1744, 1735, 1734, 1737, 1738, 1739, 1741, 1744, 1747, 1748, 1749, 1751A, 1752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1762, 1764, 1767, 1769, 1770, 1771, 1772, 1773, 1774, 1775, 1777, 1778, 1779, 1781, 1783, 1787, 1788, 1791, 1792, 1793, 1795, 1797, 1798A, 1799, 1800, 1802, 1804, 1805, 1808, 1810, 1812, 1824, 1826, 1830, 1837, 1838, 1840, 1841, 1844, 1845, 1848, 1851.

#### Saturday, July 7, 1934.

Kohunugamuwa : Nos. 1869, 1875, 1876, 1882, 1889, 1896, 1897, 1898, 1899, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1915, 1916, 1917, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1932, 1933, 1934, 1936, 1941, 1943, 1944, 1945, 1946.

#### Monday, July 9, 1934.

Ponhettimulla: Nos. 1947, 1948, 1953, 1954, 1955, 1956, 1958, 1959, 1965, 1966, 1967, 1968, 1970, 1981, 1883, 1988, 1989, 1991, 1992, 1994, 1995, 1997, 2000,

1885, 1988, 1989, 1991, 1992, 1994, 1995, 1997, 2000, 2001, 2002, 2004, 2006, 2007, 2013, 2015, 2031.
Mudugamuwa : Nos. 2057, 2060, 2063, 2064, 2065, 2067, 2071, 2072, 2074, 2076, 2077, 2078, 2081, 2088, 2090, 2091, 2092, 2094, 2095, 2099, 2100, 2107, 2113, 2119.

#### Urban District Council, Bandarawela.

#### Auction Sale of Articles

NOTICE is hereby given that the under-mentioned properties seized by virtue of a warrant issued by the Chairman of the Urban District Council, Bandarawela, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of assessment rates due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the time and at the place therein mentioned unless in the meantime the amount of the rates and costs be duly paid.

K. P. D. E. KODAGODA, Urban District Council Office, Chairman. Bandarawela, May 31, 1934.

#### SCHEDULE.

Premises No. 215, Badulla-Bandarawela road. Quarter and Year: 3rd and 4th quarters, 1933. Property seized: 2-10 ft. galvanised roofing sheets, 13-9 ft. galvanised roofing sheets, 6-8 ft. galvanised roofing sheets, 8-6 ft. galvanised roofing sheets, 4-9 ft. galvanised roofing sheets, 3-24 ft. eaves guttering, 6 gutter holders, 36 galvanised roofing hooks. Place of Sale: Urban District Council Office, Bandarawela. Time of Sale: At 2 P.M. on June 20, 1934.

Premises No. 2 and 3, Bandarawela-Attempitiya road. Quarter and Year: 3rd and 4th quarters, 1933. Property seized: 30 gravilia trees. Place of Sale: At the spot. Time of Sale : 9 A.M. on June 20, 1934.

### ROAD COMMITTEE NOTICES.

### Leangahawela-Poonagalla Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for repairs to flood damages on the above road, the Provincial Road Com-mittee, Uva, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, June 23, 1934, at 9.30 A.M., at the office of the Government Agent, at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety	Rs. 299.62
Private contribution	Rs. 300.38
1st to 8th sect	ion, 5·59 miles.
<b>Proprietor</b> or Agents.	Estates. Acreage.
Poonagalia Valley Ceylon C	čo.,
Ltd	Poonagalla Group 1,686 ³
	ion, <b>5·34</b> miles. Mahakanda <b>and</b> Malvern <b>43</b> 8
1st to 5th see	etion, 4 miles.
Lanka Plantations Co., Ltd.	Ampitiyakanda 300
Do.	Arnhall 277
Ist to 4th sec	tion, $3\frac{1}{2}$ miles.
J. A. Bell & Co., Ltd.	Broughton 420
Ist section	on, 1 mile.

The Scottish Tea & Lands Co. . . Leangahawela .. 5521

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections. The notice dated May 14. 1934, and published in the Government Gazette of May 18 and 25, 1934, is hereby cancelled.

C. V. D. S. COREA, Provincial Road Committee's Office, for Chairman. Badulla, June 5, 1934.

#### Koslanda Bazaar-Poonagalla Factory Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for repairs to flood damages on the 1st and 2nd miles of the above road, the damages on the 1st and 2nd mines of the above road, the Provincial Road Committee, Uva, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, June 23, 1934, at 9.30 A.M., at the office of the Government Agent at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Private contribution	Rs. 150.00 Rs. 150.37	
1st to 4th sec	ction, 2 miles.	
Proprietors or Agents.	Estates. A	creage.
Messrs. Bois & Co., Ltd. Poonagalla Valley Ceylon Co Ltd., per R. G. Coombo	)., '	. 823 <del>1</del>
Manager . J. M. Robertson & Co.	. Poonagalla Group . Arnhall . Nahaville	488 325 197

#### 1st and 2nd sections, 1 mile.

.. Singarawatta Ramasamy Kangany 125Francis Wickramasuriya 62

And at the same time and place the Committee will take

evidence, if necessary, and receive and consider objections. The notice dated May 14, 1934, and published in the Government Gazette on May 18 and 25, 1934, is hereby cancelled. ATTOR

U.	V. D. D. OUREA,
Provincial Road Committee's Office,	for Chairman,
Badulla, June 5, 1934.	

#### Bandarawela-Uva Highlands Road.

NOTICE is hereby given that the following gentlemen have been elected under "The Estate Roads Ordinance, No. 12 of 1902," as members of the Local Committee of the Bandarawela-Uva Highlands Road for two years, commencing from April 20, 1934 :-

Mr. A. J. Wickwar (Chairman), Malwatta Estate, Bandarawela.

Mr. R. E. H. Dickinson, St. James Estate, Hali-ela.

Mr. George Knox, Chelsea Estate, Bandarawela.

Mr. Malcolm Potger, Brandenburg Estate, Bandarawela. Mr. O. S. Wickwar, Aislaby Estate, Bandarawela.

Provincial Road Committee, C. V. D. S. COREA. Badulla, June 5, 1934. for Chairman.

#### Bandarawela-Uva Highla ds Road.

NOTICE is hereby given in terms of the Estate Roads Ordinance, No. 12 of 1902, that a request having been made to include St. James Estate, Hali-ela, 910 acres in extent, among the estates liable for assessment for construction and maintenance of the above road, the Provincial Road Committee, Uva, will on Saturday, June 23, 1934, at 9.30 A.M. at the office of the Government Agent, at the Badulla Kachcheri, take evidence, if necessary, and receive and consider objections and after making such inquiry as it may deem requisite and considering any such objection, will, if it considers just, proceed to alter the limits of the district so as to include the said St. James Estate.

Provincial Road Committee, E. T. MILLINGTON, Badulla, June 5, 1934.

#### TRADE MARK NOTICE.

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.

(1) Trade Mark No. 5,944. (2) Date of Receipt: March 27, 1934. (3) Applicant (Particular Science) (1) Trade Mark No. 5,944. (2) Date of Receipt: March 27, 1934. (3) Applicant (Proprietor of the Trade Mark): RECKITT & SONS, LTD., (a company incorporated under the English Companies' Acts), Hull, England; manufacturers of washing blues, metal polishes, and disinfectants. (4) Address for service in the Island: E. B. Creasy & Co., Ltd., Colombo. (5) Class: 2. (6) Goods: Chemical substances used for agricultural, horticultural, veterinary and sanitary purposes, and insecticides. (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, May 30, 1934.

J. C. W. ROCK, Registrar of Trade Marks.

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

THE following Specifications have been accepted :----

No. 2,721 of February 15, 1934.

Erik Harry Eugen Johansson ; Karl Edvin Wigren and Bror Axel Josef Erlandson.

Method and means for soldering, welding and metallising metals.

Abstract.-The soldering, welding or metallising metal is supplied in the form of its oxide or haloid salts mixed with alkaline earths haloids to increase the fusibility of the melt and also decrease its volatility. A mixture of cadmium chloride and stannous chloride in such pro-portions as to yield 10-30% of cadmium and 70 to 80%of tin is also described to which an alkali fluoride is added as flux. The transformation is brought about by external heat and heat of reaction on the surface or parts to be treated. Finely divided metal may also be added to the mixture.

There are ten claims and no drawings.

#### No. 2,744 of May 9, 1934.

Arthur Percival Rowlands and Rowlands Garages, Ltd. Improvements in sliding windows.

Abstract .--- A sliding window, panel or ventilator with a hinged sill which serves both as an arm rest and a protection to the window when it slides into the cavity below. There are six claims and two sheets of drawings.

No. 2,746 of May 21, 1934. (Date applied for under Section 50 of the Ordinance, June 15, 1933.)

George Nicol Thomson.

Improvements in or relating to the Treatment of Tea Leaf.

Abstract.-The process consists in feeding the leaf to a band conveyor evenly spreading the leaf on it, feeding the leaf on the conveyor between rollers to crush the leaf and remove all adhering moisture and then passing the more or less crushed leaf to a feed hopper which is caused to or ress crushed leaf to a feed hopper which is caused to travel automatically over the top of the drying chamber. The crushed leaf is then spread on pivotally supported trays which can be rotated through 180 degrees. The crushing rollers are provided on their peripheries with hollow rubber coverings adapted to be filled with gases at higher pressures and temperatures.

There are twelve claims and four sheets of drawings.

J. P. C. CHANDRASENA, **Registrar of Patents.** 

Chairman.