

THE

CEYLON GOVERNMENT GAZETTE

No. 8,077 - FRIDAY, SEPTEMBER 7, 1934.

Published by Authority.

PART I.-GENERAL.

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

		PAGE		PAGE	5
Proclamations by the Governor		1356	Sales of Toll and Other Rents	1379)
Appointments by the Governor	•• ••	1356	Municipal Council Notices	1380)
Appointments, &c., of Registrars	•• ••		Local Government Notices	1380)
Government Notifications	•• ••	1357	Notices to Mariners		
Revenue and Expenditure Returns			Patents Notifications	1382	2
Currency Commissioners' Notices	•• ••		Trade Mark Notifications	1382	2
Notices calling for Tenders		1369	Sales of Unclaimed and Unserviceable Articles, &c.	1383	3
Unofficial Announcements		1370	"Excise Ordinance" Notices		
Miscellaneous Departmental Notice	s	1377	Meteorological Returns		
Road Committee Notices	•• ••	1379	Books registered under Ordinance No. 1 of 1885		
Government Notifications Revenue and Expenditure Returns Currency Commissioners' Notices Notices calling for Tenders Unofficial Announcements Miscellaneous Departmental Notice	·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··	 1369 1370 1377	Notices to Mariners Patents Notifications Trade Mark Notifications Sales of Unclaimed and Unserviceable Articles, &c. "Excise Ordinance " Notices Meteorological Returns		22

PRINTED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.

1355--J. N. 39944-756 (9/34) A 1

THE PROCLAMATION BY GOVERNOR.

H. A./B 565/34 GOVERNOR. BY HIS EXCELLENCY THE

A PROCLAMATION.

R. E. STUBBS.

KNOW Ye that by virtue of the powers vested in Us by section 3 of the Buddhist Temporalities Ordinance 1931, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, We, the Governor of Ceylon, do hereby amend the Proclamation under the aforementioned section published in the Gazette of December 4, 1931, by including in the schedule thereto the temples described in the schedule hereunder.

By His Excellency's command,

C. C. WOOLLEY.

Kandy, August 31, 1934. Secretary to the Governor.

GOD SAVE THE KING.

SCHEDULE.

Dalukgolle Vihare at Ampitiya in Gandahaya 1.

korale, Kandy District.Uda-Aludeniya Vihare in Gangapalata korale, Kandy District.

3. Welagama Vihare in Pallepalata korale, Kandy District.

4. Karandawila Purana Vihare in Yagampattu korale, Kurunegala District.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 413 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments :-J 1/34

Mr. G. WICKREMASINGHE to att as Extra Office Assistant, Colombo Kachelen, from September 17 to October 2, 1934, inclusive, during the absence on leave of Mr. R. B. JANSZ, or until the resumption of duties by that officer.

J 34/34

Mr. C. J. D. LANKTREE to be Additional Assistant Government Agent, Mators, Jon September 3, 1934.

J 34/34

Mr. C. J. D. LANKTREE to be Assistant at Matara to the Government Agent, Southers, Province; Deputy Fiscal for the District of Matary Additional Police Magistrate for the judicial division of Matara; Receiver of Wrecks for the District of Matara; and Local Authority under the Petroleum Ordinance for the District of Matara, from September 4, 1934, until further orders.

J 1/34

Mr. A. A. NETHSINGHE, Chief Clerk, Kurunegala Kachcheri, to act as Office Assetant, Kurunegala Kachcheri, on September 10 and 11, 1934.

J 1/34

Mr. J. D. ABEYWIRA, Chief Clerk, Kegalla Kachcheri, to be, in addition to his own duties, Extra Office Assistant, Kegalla Kacheheri, from August 11,400,14 (inclusive), August 21 to 25 (inclusive), and from August 28 to September 3, 1934 (inclusive).

I 455/34

Mr. J. H. WILSON to act as Deputy Director of Irri-gation with effect from August 8, 4934, during the absence of Mr. J. S. KENNEDY on leave, or until further orders.

I 217/34

Mr. S. K. APPADURAI, Chief Clerk, Office of the Registrar of Motor Cars, to act, in addition to his own duties, as Assistant Registrar of Motor Cars, from September 4 to 8, 1934, inclusive.

I 9/34

Mr. A. L. Loos, Probationary Superintendent of Excise, to act as Superintendent of Excise City Circle, from September 4 to 15, 1934, during the absence on leave of Mr. D. V. ATAPATTU,

Mr. T. B. WADUGODATIFIYA, Probationary Superin-tendent of Excise, tolect as Superintendent of Excise, City Circle, Four September 16 to 27, 1934, during the absence on leave of Mr. D. W. ATAPATTU.

By His Excellency's command,

Chief Secretary's Office, F. G. TYRRELL. Colombo, September 4, 1934.

No. 414 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the District Medical Officer, Kalutara, to be, in addition to 112 own duties, Prison Medical Officer, Kalutara, Huling the period of the Kalutara Sessions of the Supreme Court which began on September 3, 1934.

Notification No. 398 of 1934 of August 14, 1934, appearing in the provent of August 31, 1934, is cancelled in so far as it refers to the appointment of Dr. E. S. GODLIEB as Prison Medical Officer, Kalutara.

By His Excellency's command,

Chief Secretary's Office, F. G. TYRRELL, Colombo, September 3, 1934. Chief Secretary.

No 415 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following promotion in the Ceylon Mounted Rifles with finder from August 17, 1934 :---

To be Lightenger. Second Lieutenant JAMES THOMAS MD. Young, M

By His Excellency's command,

Chief Secretary's Office, Colombo, August 29, 1934.

F. G. TYRRELL,

N 3/34

Chief Secretary.

F. G. TYRRELL,

Chief Secretary.

N 3/34 °

No. 416 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following production in the Ceylon Light Infantry with effect from September 1, 1934 :--To be Lieutenand -- Second Lieutenant EVELYN HENRY

-Second Lieutenant Evelyn Henry To be Lieutenany – Starty Lieutenany – Starty – Shuldham Cornwall Lieutenany – Starty – Start

Chief Secretary's Office, Colombo, August 29, 1934.

No. 417 of 1934. 809/LLDF

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 2 of Ordinance No. 22 of 1916 (The Local Loans and Development Ordinance), as amended by Proclamation dated July 6, 1931, under Article 95 of the Ceylon (State Council) Order in Council, 1931, to appoint the following to be Commissioners for a term of three years from September 5, 1934 :-

Sir HENRY L. DE MEL, C.B.E.

Mr. A. MAHADEVA.

By His Excellency's command,

H. J. HUXHAM, General Treasury, Financial Secretary. Colombo, September 5, 1934.

No. 418 of 1934.

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

CF 48/29

Mr. D. RAJARETNAM to act as District Judge, Com-missioner of Requests, and Police Magistrate, Trincomalee, during the absence of Mr. A. R. SUPRAMANIAM, from August 29, 1934, until further orders.

Chief Secretary.

I 519/34

CF 48/29

Mr. S. S. J. GOONESEKERA to act as District Judge, Commissioner of Requests, and Police Magistrate, Trincomalee, during the absence of Mr. A. R. SUPRA-MANIAM, from September 3 to 23, 1934, or until the resumption of duties by that officer.

CF 83/29

Mr. C. F. DHARMARATNE to act as District Judge, Commissioner of Requests, and Police Magistrate, Ratnapura, and Additional District Judge, Avissawella, during the absence of Mr. S. RODRIGO, on September 1 and 2, 1934.

CF 64/29

Mr. D. J. K. GOONETILLEKE to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Kalutara, during the absence of Mr. R. R. SELVADURAI, on September 30 and October 1, 1934, or until the resumption of duties by that officer.

Notice No. 360 of 1934 published in the Gazette of August 3, 1934, is cancelled in so far as it relates to the appointment of Mr. D. J. K. GOONETILLEKE.

CF 96/29

Mr. S. KANAGASABAI to act as Commissioner of Requests and Police Magistrate, Gampola, and Additional District Judge, Kandy, for the judicial division of Gampola, during the absence of Mr. J. WILMOT PERERA, on September 3, 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 September 8 to 14, 1934.

·CF 67/29

Mr. S. C. SANSONI to be an Additional Police Magistrate, Negombo, on September 6, 1934, to try P. C., Negombo, case No. 9,098.

CF 28/29

Mr. JACOB G. FERNANDO to be an Additional Police Magistrate, Panadure, on September 6, 1934, to hear P. C., Panadure, case No. 27,071.

CF 64/29

Mr. D. J. K. GOONETHLEKE to be an Additional Police Magistrate, Kalutara, on September 8, 1934, to try P. C., Kalutara, case No. 12,219.

CF 98/29

Mr. P. B. TENNAROON to be an Additional Police Magistrate, Gampaha, on September 3, 1934, to try P. C., Gampaha, case No. 31,940.

CF 70/29

Mr. V. CANAGARATNAM to be Additional Police Magistrate at Chavakacheheri for the judicial division of Point Pedro, on September 8, 1934, to hear P. C., Chavakachcheri, cases Nos. 7,713 and 8,179.

F 104/33

Mr. E. B. WICKRAMANAYAKE to act as Crown Counsel for the Island from August 31, 1934, until further orders.

By His Excellency's command,

Attorney-General's Chambers, E. ST. J. JACKSON, Colombo, September 3, 1934. Attorney-General.

No. 419 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased to accept the resignation of Mr. C. E. GRAHAM from the office of Justice of the Peace and Unofficial Police Magistrate for the judicial district of Colombo.

Notice No. 78 of 1933 published in the Government Gazette of February 17, 1933, is accordingly cancelled in so far as it relates to the appointment of Mr. C. E. GRAHAM.

By His Excellency's command,

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

No. 420 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of the Criminal Procedure Code, 1898, to appoint Mr. C. B. WETTEWE to be an Inquirer for

Wanni hatpattu of the District of Kurunegala, North-Western Province, while holding the office of President, Village Tribunal of the said hatpattu, vice Mr. W. P. B. MONNANKULAMA, resigned.

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, Attorney-General. Colombo, September 3, 1934.

No. 421 of 1934.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of the Criminal Procedure Code, 1898, to appoint Mr. WILTON WIJEWARDENA TENNAROON to be an Inquirer for Uda pattu of Nawadun korale, in the District of Ratnapura, Province of Sabaragamuwa.

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, Colombo, September 3, 1934.

E. St. J. JACKSON, Attorney-General.

GOVERNMENT NOTIFICATIONS.

G.O./E 9

THE following text of a Commission issued by His Excellency the Governor is hereby published for general information :-

IN the Name of His Majesty GEORGE THE FIFTH, by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India.

By His Excellency Sir REGINALD EDWARD STUBBS. Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon,

and its Dependencies.

E. STUBBS. \mathbf{R} .

To The MINISTER FOR EDUCATION ; The PRINCIPAL, University College ; The DIRECTOR OF EDUCATION ; The SURVEYOR-GENERAL; THEODORE GODFRED WIJESINGHE JAYAWARDANA, ESquire, V.D.; NEVINS SELVADURAI, ESquire, M.B.E.; The Very Reverend Father MAURICE JACQUES LE GOC, O.M.I.; The WARDEN, Saint Thomas' College, Mount Lavinia.

GREETING.

WHEREAS We deem it expedient that a Commission should issue to examine the present system of Government Scholarship which are tenable outside Ceylon and to make recommendations thereon :

Now know Ye that We, the said Governor, reposing great trust and confidence in your prudence, ability, and fidelity, have, in pursuance of the powers in Us vested by the Ordinance No. 9 of 1872, and by Article 93 vested by the Ordinance No. 9 of 1872, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, nominated, constituted, and appointed, and by these Presents do nominate, constitute, and appoint you, The MINISTER FOR EDUCATION; The PRINCIPAL, University College; The DIRECTOR OF EDUCATION; The SURVEYOR-GENERAL; THEODORE GODFRED WIJESINGHE JAYAWARDANA; NEVINS SELVADURAI; MAURICE JACQUES LE GOC; and The WARDEN, Saint Thomas' College, to be Our Commissioners for the Thomas' College, to be Our Commissioners for the purpose aforesaid, with authority to exercise all the powers which Commissioners appointed under the said Ordinance may lawfully use and exercise :

And We do hereby nominate, constitute, and appoint you, The MINISTER FOR EDUCATION to be Chairman of the said Commission :

And We do further hereby authorize and empower you, Our said Commissioners, to make all necessary

inquiries in the said matter, and to report to Us under your hands, as early as possible, upon the matters referred to you as aforesaid.

And We request and require all public officers and other persons to whom you may apply for such information or advice as may properly be given to be assistant to you in your inquiries.

Given at Kandy, under the Seal of this Island, this Twenty-ninth day of August, in the year of Our Lord, One thousand Nine hundred and Thirty-four.

By His Excellency's command,

C. C. WOOLLEY,

Secretary to the Governor.

PN 846/29

PURSUANT to the second section of the Minutes on Pensions dated February 5, 1934, it is hereby notified that the holder of the office specified below is entitled to pension.

Education Department.

Mechanic (while held by Mr. M. J. Fernando).

By His Excellency's command,

General Treasury,	H. J. HUXHAM,
Colombo, September 1, 1934.	Financial Secretary.

985/1 (CB)

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

Name : Mr. R. Gnanasegeram.

Pensionable Appointment : Officer in Class II., Shroff Scheme.

Seconded Service : Additional Shroff, H.M. Customs, in connection with Rubber Control, vice Mr. V. C. Thuraiappah, transferred.

By His Excellency's command,

General Treasury, H. J. HUXHAM, Colombo, September 4, 1934. Financial Secretary.

PN 1149

HIS Excellency the Governor has been pleased, with the approval of the Secretary of State for the Colonies, to direct that the following amendment be incorporated in the Minutes on Pensions :---

Delete the existing section 21 and substitute the following :---

21. (1) An officer transferred to or from the service of the Government of Ceylon from or to any other public service, whose aggregate service would have qualified him, had it been wholly under the Government of Ceylon, for a pension under these regulations, may, if he has served for a period of at least 12 months in a pensionable office under the Government of Ceylon, on his retirement from the public service in circumstances in which he is permitted by the law or regulations of the service in which he is last employed to retire on pension or gratuity, be granted a pension of such an amount as shall bear the same proportion to the amount of pension for which he would have been eligible had his service been wholly under the Government of Ceylon, as the aggregate amount of his pensionable emoluments during his service under the Government of Ceylon shall bear to the aggregate amount of his pensionable emoluments throughout his public service.

(2) In determining for the purposes of this section the pension for which an officer would have been eligible if his service had been wholly in Ceylon

- (a) the final pensionable emoluments taken shall be those of his last period of service calculated in accordance with the law and regulations applicable thereto;
- (b) no regard shall be had to sections 7 and 30 of these regulations;
- (c) regard shall be had to the condition that pension may not exceed two-thirds of the final pensionable emoluments;

- (d) no period of other public service under any Government, local public body or other employing authority which does not grant a pension or gratuity to the officer shall be taken into account.
- (3) For the purposes of this section-
- (a) The aggregate amount of his pensionable emoluments shall be taken as the total amount of salary which the officer would have drawn and the total amount of the other pensionable emoluments which he would have enjoyed had he been on duty on full pay in his substantive office or offices throughout his period of public service subsequent to the attainment of the age of 16 years:
 - rovided that in calculating the aggregate amount of his pensionable emoluments no account shall be taken of any service under any Government, local public body or other employing authority which does not grant the officer a pension or gratuity.
- (b) The expression "public service" includes employment in the Colonial Audit Department (Home Establishment), or in the office of the Crown Agents for the Colonies, or under the High Commissioner for transport in Kenya and Uganda, or under a local public body in Ceylon which has adopted a scheme for payment of pensions to its servants, or any such other employment as the Secretary of State may determine to be "public service."
- (c) The words "to which he would have been entitled had the whole of his service been under the Government of Ceylon," shall be construed without regard being had to the limitation of £2,000 per annum of pension from all sources imposed by section 2.

(4) Service as a Governor or High Commissioner of a British Dominion, Colony, or Protectorate, or a territory under British mandate, or as a Governor in India shall be deemed to be public service except for the purposes of computation of pension or gratuity and of section 23 and the proviso relating to maximum pension in section 2 of these Minutes.

(5) Where an officer who has been transferred from other public service and whose aggregate service would have qualified him, had it been wholly under the Government of Ceylon, to retire on pension under these Regulations, is compulsorily retired from the public service on abolition of office, he may, if at the itme he is in the service of the Government of Ceylon, be granted from the funds of Ceylon, in addition to the pension granted to him under this section, an addition to pension equal to 1–720th of his final pensionable emoluments for each complete period of four months' service included in the calculation of the pension for which he would have been eligible had the whole of his service been under the Government of Ceylon :

Provided that the number of 720ths of final pensionable emoluments grantable as addition to pension under the first part of this sub-section shall not exceed the number of months by which the officer's age at retirement falls short of 55 years or 60-720 ths, whichever is less.

Provided further that the officer who is thus retired shall be liable to be recalled to the public service for re-employment.

(6) An officer, who has been transferred to other public service from a pensionable post under this Government and has retired from other public service before completing ten years public service in all in circumstances in which he is permitted by the law or regulations of the service in which he is last employed to retire on pension or gratuity, may be awarded a gratuity calculated in accordance with section 2 of these regulations based upon his salary and total length of service under the Government of Ceylon.

By His Excellency's command,

General Treasury, Colombo, August 21, 1934. H. J. HUXHAM, Financial Secretary. G 924

THE CEMETERIES AND BURIALS ORDINANCE, 1899.

IN pursuance of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, 1899, the Governor has, on the recommendation of the proper authority, to wit, the Assistant Government Agent of the Kalutara District, Western Province, approved of the provision and use from the date hereof, of the allotment of land described in the schedule hereto as a burial ground by Mudaliyar A. F. Gunaratna of Kudawaskaduwa and the members of his family.

> By His Excellency's command, T. B. PANABOKKE,

Colombo, August 31, 1934.

SCHEDULE.

An allotment of land called parts of Bulugahawatta and Paragahawatta, situated at Kudawaskaduwa village in Waskadubadda of Panadure totamune in the District of Kalutara, Western Province, containing in extent 23.7 perches, and shown in plan No. 207 of January 28, 1934, prepared by Mr. W. P. Wickramasingha, Licensed Surveyor, and bounded as follows :---

North by Bulugahawatta claimed by M. Lerishamy; East by Bulugahawatta claimed by S. A. Porolis Silva

and others; South by part of Paragahawatta claimed by Mudaliyar A. F. Gunaratna; and West by part of Bulugahawatta claimed by Mudaliyar A. F. Gunaratna.

A. L. 156/34

THE IRRIGATION ORDINANCE, NO. 45 OF 1917.

Minister for Health.

Order.

WHEREAS the prescribed majority of the proprietors of the lands under the Mulhal-ela irrigation work, situated in the Nuwara Eliya District have by resolution passed at a meeting called for the purpose and duly held on July 2, 1934, requested that the said work shall be exempt from the provisions of section 50 of the Irrigation Ordinance, No. 45 of 1917, and have themselves undertaken to maintain the said work : Now therefore, I, Reginald Edward Stubbs, Governor of Ceylon, in pursuance of the powers vested in me by section 51 of the said Ordinance, do by this Order direct that the said Mulhal-ela irrigation work be exempt from the provisions of section 50 of the said Ordinance and that the said work be maintained by the proprietors in accordance with rules made under Chapter III. of the said Ordinance.

Kandy, August 29, 1934.

R. E. STUBBS, . Governor.

A. L. 156/34 THE IRRIGATION ORDINANCE, NO. 45 OF 1917.

RULES under section 12 (1) (a) of the Irrigation Ordinance, No. 45 of 1917, made by the prescribed majority of the proprietors within the irrigable area of the Mulhal-ela irrigation work in Nuwara Eliya District at a meeting duly held on May 31, 1933, and approved by the Governor by virtue of the powers vested in him by section 19 of the Ordinance and by Article 93 of the Gevion (State-, Council) Order in Council 1931 Council, 1931.

D. S. SENANAYAKE,

Minister for Agriculture and Lands.

Ministry of Agriculture and Lands,

Colombo, August 31, 1934.

RULES.

1. No person shall obstruct, divert, cut the sides of, damage, or interfere in any way with, any irrigation or drainage channel, or other water-course comprised in the irrigation work above mentioned.

2. No person shall encroach upon any irrigation or drainage channel, or other water-course comprised in the irrigation work.

No person shall interfere with or in any way damage any sluice, dam, or regulating work comprised in the irrigation work.

4. No person shall obstruct or interfere with or in any way damage any road or path comprised in the irrigation work.

5. No person shall waste, or cause any other person to waste, water supplied from the irrigation work.6. No person other than the Assistant Government

Agent or a person authorized by him shall control or distribute water in the irrigation work or interfere with the distribution or flow of water.

7. For the purpose of inspection and of effecting repairs to the irrigation work the issue of water for distribution to the fields may be suspended each year between October 1 and October 31.

8. The issue of water from any channel, sluice, or regulator may be suspended by the Assistant Government Agent at any time, should such suspension be necessary in order to carry out repairs urgently needed for the safety of any part of the irrigation work.

9. The proprietors owning land under the irrigation work shall be responsible for the maintenance of the irrigation work to the satisfaction of the Assistant Government Agent.

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 July 15, 1934, by the prescribed majority of the proprietors within the irrigable area of the Dachchi Damana irrigation work in the North-Central Province, 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, August 29, 1934.

SCHEME.

1. Name and description of work : Dachchi Damana tank.

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

Private lands under cultivation	35 acres approxi-
	mately
Private lands not under cultivation	2 do.
Crown lands under cultivation	
Crown lands not under cultivation	20 acres approxi-
	mately

3. Terms agreed upon-

(1) The construction of the following item of the necessary work, namely, 54 feet masonry spill up to the estimated cost of Rs. 1,680 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 item of work free of all charges, namely, 75 cubes earthwork in raising bund to level 111.00, all such work being in accordance with the specifications issued by the Divisional Irrigation Engineer and to the satisfaction of the 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 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.

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 $12^{\circ}(1)$ (b) at a meeting duly held on March 6, 1934, by the prescribed majority of the proprietors within the irrigable area of the Periyakulam irrigation 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, August 31, 1934.

SCHEME.

 Name and description of work: Completion of Periyakularn village tank on scientific lines.
 Extent and nature of lands irrigable under the

scheme :—			
Private lands under cultivation	••		approxi-
Dist hat a demodeler		mat	ely

Private lands not under cultivation	
Crown lands under cultivation	
Crown lands not under cultivation	

3. Terms agreed upon—

(1) The construction of the following item of the necessary work, namely, 57 feet 7 inches masonry spill at level 106.50 between pegs 8 and 9 up to the estimated cost of Rs. 1,970 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, in 1934, 55 cubes of earthwork, in 1935, 55 cubes of earthwork, in 1936, 66 cubes of earthwork, total 176 cubes of earthwork, to be completed before the end of September 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.

B 1004

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Negombo Urban District Council under sections 164 and 168 (1) (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, September 3, 1934.

BY-LAWS REFERRED TO.

Meetings : Notice, Agenda, Quorum, &c.

1. (a) There shall be twelve ordinary meetings of the Council in every year for the transaction of business.

(b) The ordinary meetings of the Council shall be held at the Council's Office at least once every month on such day and at such hour as the Council may from time to time resolve, or as soon after that hour as may seem expedient to the Chairman.

(c) A special meeting may be held at the place aforesaid on such date and at such hour as the Chairman may for each such meeting specially appoint.

(d) Notice of every such meeting and of the business to be transacted at it shall be served on each member at least three days—exclusive of Sundays and Government holidays—before the meeting.

(e) No business shall be brought before or transacted at any meeting, ordinary or special, other than the business specified in the notice of the meeting, without the permission of the Council.

(f) No business shall be transacted at any meeting unless a quorum of at least eight members is present.

(g) If at any meeting there is not a sufficient number of members present to form a quorum, the Chairman shall adjourn the meeting to such date not more than fifteen days after the date of the meeting so adjourned as he thinks fit, and the business which would have been brought before the meeting so adjourned, if there had been a quorum present, shall be brought before, and disposed of at, such adjourned meeting.

Adjournment of Meetings.

2. (a) The Chairman of any meeting, ordinary or special, at which a quorum of the Council is present may with the consent of the meeting, adjourn the meeting from time to time; but no business shall be transacted without the permission of the Council at any adjourned meeting other than the business left unfinished at the meeting from which such adjournment took place.

(b) Notice of an adjourned meeting shall be served on members at least twenty-four hours before the time fixed for such meeting unless the original meeting decides to hold the adjourned sitting within twenty-four hours.

Presence of Strangers.

3. Strangers, including the Press, may be present at meetings in the places set apart for them, but must withdraw when called upon to do so by the Chairman, when in the opinion of the majority of the members of the Council present at the meeting, expressed by resolution, such exclusion is deemed advisable in the public interest.

Order of Business.

4. The business of the Council shall be transacted in the following order :—

- (a) Confirmation of the minutes of the last preceding meeting.
- (b) Memorials, petitions, complaints, and communications addressed to the Council shall be laid before the Council.
- (c) Questions of which due notice has been given.
- (d) Motions of which due notice has been given.
- (e) Any other matter set down in the notice of the meeting in the order in which such matters are set out or in such order as the Council may for special reasons adopt.
- (f) Monthly statements of receipts and disbursements, progress reports of works, and such other documents as are required by the Council, shall be submitted to the Council.

Order of Precedence.

5. For all purposes connected with the Council, the precedence and seniority of members shall be regulated as follows :---

After the Chairman shall rank the Vice-Chairman and then the members in order of the priority of their nomination or election and in the case of former members re-elected or re-nominated, of the priority of their continuous membership of Council (such continuous membership being deemed to be unimpaired during the absence of a nominated member for whom a temporary successor has been nominated).

Minutes.

6. The minutes of each meeting shall be circulated. At the next or some subsequent meeting the question shall be put that the minutes be taken as read and confirmed. In the absence of objection or correction, the minutes as recorded shall be confirmed.

Memorials, Petitions, &c.

7. (a) A member presenting a petition or memorial to the Council may state concisely the purpose of the petition or memorial.

(b) No member shall present any petition or memorial or other communication which is not respectful in tone throughout.

(c) It shall be competent for any member to move that such petition or memorial be read. In making such motion he shall state concisely his reasons for wishing to have it read.

(d) No debate shall be permitted on such motion, nor shall any other member speak upon or in relation to such petition or memorial, except to second the motion formally.

(e) Such motion being seconded, the question shall be put whether the petition or memorial shall be read.

1

Questions.

8. (a) Questions relating to the affairs of the Council may be put to the Chairman.

(b) At least seven clear days' notice—exclusive of Sundays and Government holidays—shall be given of such questions.

(c) A written reply shall be read by the Chairman to each question.

(d) No member shall address the Council upon any question, nor shall the terms of any question contain any argument or expression of opinion or statement of fact, except in so far as may be necessary to explain such question.

(e) Any member may put a supplementary question for the purpose of further elucidating any matter of fact regarding which an answer has been given. Provided that the Chairman may disallow any supple-mentary question if, in his opinion, it infringes the by-

laws as to the subject matter of questions, and in that case the question shall not appear on the record of the minutes of the Council.

Motions.

(a) Every notice of motion shall be in writing signed by the member of the Council giving the notice. Unless such notice has been in the hands of the Secretary seven clear days—exclusive of Sundays and Government holidays—before the meeting of Council, the motion may not be included in the agenda.

(b) All notices of motions shall be dated and numbered as received, and shall be entered by the Secretary upon the agenda in the order in which they are received.

(c) Before any notice of motion is placed on the agenda paper, it shall be submitted to the Chairman, who, if he be of opinion that it is out of order, shall order that such motion shall not be included in the agenda and shall cause the giver of the notice to be so informed at any time before the meeting, giving reasons for such order.

(d) Every motion of which notice is given shall be relevant to some question affecting the administration of the Council's affairs.

(e) No motion to rescind any resolution which has been passed within the preceding six months, nor any motion to the same effect as any motion which has been negatived within the preceding six months, shall be deemed to be in order, unless notice thereof shall have been given and specified in the agenda, and the notice shall bear, in addition to the moment who monoscor the motion the addition to the member who proposes the motion, the signatures of five other members; and when such motion, has been disposed of, it shall not be competent for any member to propose any similar motion within the period of six months next following. (f) No motion shall be deemed to have been submitted

for debate until it shall have been proposed and seconded.

(g) Any member may second a motion or amendment by rising in his place and bowing to the Chair, without pre-

judice to his right to speak at a later period of the debate. (h) Before any motion of which previous notice has not been given, is moved in Council, it shall be reduced to

(i) When a motion has been moved and seconded and the debate thereon concluded, the question thereupon shall be put to the vote by the Chairman.

Withdrawal of Motion or Amendment.

10. A member who has moved a motion or amendment may withdraw the same by leave of the Council, which shall be signified without debate, and it shall not be competent for any member to speak upon it after the mover has asked for permission for its withdrawal, unless such permission shall have been refused.

Reintroducation of Motion.

11. A motion which has been withdrawn may be moved again at any subsequent meeting ; but no motion shall be proposed which is the same in substance as any motion which within the period of six months referred to in by-law 9 (e) shall have been resolved in the affirmative or negative.

Amendments.

12. (a) Every amendment shall be in writing and handed to the Secretary by the member proposing it. (b) Every amendment shall be relevant to the motion

during the discussion of which it is moved.

(c) Every amendment shall be read before being moved. (d) No amendment shall be discussed or put to the

Council until it shall have been seconded. (e) A member who has seconded an amendment in a formal manner shall be permitted afterwards to speak upon it.

(f) Whenever an amendment to any motion under (f) Whenever an amendment to any motion under discussion has been moved and seconded, no second or subsequent amendment shall be moved until the first amendment shall have been disposed of. If an amendment be carried, the motion as amended shall take the place of the original motion, and shall become the question upon which any further amendment may be moved.

Debate ceases when Question fully put.

13. No member may speak to any question after the same has been fully put by the Chairman. A question is fully put when the voting has been taken thereon.

Voting and Recording of Votes.

(a) The question shall be put by the Chairman, and 14. the votes may be taken by a show of hands or by a secret ballot as the Council decides, and the result shall be declared by the Chairman; but in any case where the votes are taken otherwise than by secret ballot, any member may call for a division, and in that event the votes shall be taken by the Secretary asking each member separately, according to the order of precedence, how he desires to vote, and recording the votes accordingly.

(b) On any question being put, whether in Council or in Committee of the whole Council, every member present shall record his vote, either for the ayes or the noes.

Casting Vote of Chairman.

(c) The Chairman shall have an original vote in common with other members whether in Council or Committee of the whole Council, and also a casting vote if upon any question the votes are equal.

Provided that if the question on which the votes are equally divided is the election of a Chairman, under section 16 or under section 21 of the Ordinance, it shall be decided by lot drawn by the Secretary of the Council, in the presence of the members.

Members dissenting.

15. It shall be competent for any member, who is in a minority, to record the reasons for his dissent from the opinion of the majority, and such written dissent, if sent to the Secretary within one week of the meeting in question, shall be entered by the Secretary at the end of his minutes of the proceedings.

Order of the Day.

16. The "Order of the Day" shall include all business, arranged according to by-law No. 4. Unless otherwise resolved the business shall be taken in the order printed.

Preservation of Order.

17. (a) It shall be the duty of the Chairman to preserve order, and his decision on all disputed points of order shall be final.

(b) Any member of the Council deviating from the bylaws may be immediately called to order by the Chairman of his own motion or on any other member of the Council rising to a point of order.

Decision of Questions of Order.

18. When the question of order has been stated, the member who raises it shall resume his seat, and no other member, except by leave of the Chairman, shall rise till the Chairman has decided the question, after which the member who was addressing the Council or Committee of the Council at the time the question was raised shall be entitled to proceed with his speech, if he conforms to the Chairman's ruling. If he does not conform, the Chairman may refuse to allow him to proceed with his speech.

Member not explaining or retracting.

Any member who fails to explain or to retract any 19. objectionable words used by him, or to offer apologies for the use thereof to the satisfaction of the Council, may be censured or otherwise dealt with as the Council thinks fit.

Chairman speaking.

20. When the Chairman is addressing the Council or Committee of the Council, any member then standing shall immediately resume his seat.

Naming of Members.

21. (a) The Chairman may name any member im-mediately after the commission of the offence of disregarding the authority of the Chair, or of abusing the by-laws of the Council by persistently and wilfully obstructing the Council by persistently and wilfully obstructing the business of the Council, and the Chairman may forthwith but shows of the owned, and the original may be shown in the put the question on a motion being made by any member, and duly seconded, or from the Chair (no amendment, adjournment, or debate being allowed) "that such member be suspended from the service of the Council." (b) If any such motion be carried and any member be

suspended under this by-law, his suspension on the first occasion shall continue for one month, on the second occasion for two months, and on the third or subsequent occasion for three months.

(c) Not more than one member shall be named at the same time, unless several members present together have jointly disregarded the authority of the Chair. (d) If any member or members acting jointly, who have been suspended under this by-law from the service of the Council, shall refuse at any time during the period of suspension to obey the directions of the Chairman to

withdraw from the precincts of the Council Chamber, the Chairman may direct such steps to be taken as are required to enforce his decision.

Irrelevance or Tedious Repetition.

22. The Chairman after having called the attention of the Council or Council in Committee to the conduct of a member who persists in irrelevance or tedious repetition, either of his own arguments or of the arguments used by other members in debate, may direct the member to discontinue his speech.

Disorderly Conduct.

23. (a) The Chairman may order any member whose conduct is grossly disorderly to withdraw immediately from the Council Chamber during the remainder of the meeting, and may direct such steps to be taken as are required to enforce his order.

(b) If on any occasion the Chairman deems that his powers under this by-law are inadequate he may name such member or mombers in pursuance of by-law 21.

Duty to obey Order of Suspension or Withdrawal.

24. Any member who is suspended under by-law 21, or directed to withdraw under by-law 23, shall forthwith withdraw from the precincts of the Council Chamber.

Power to adjourn.

25. An adjournment of the discussion of any question may be moved by a member at any time, and, if seconded, shall be forthwith put to the vote.

26. In the event of grave disorder arising at any meeting of the Council or Committee of the Council, the Chairman may, if he thinks it necessary to do so, adjourn the meeting without putting the question of adjournment to the house, or suspend the meeting for a time to be named by him.

Closure of Debate.

27. (a) At any time after a question has been duly proposed in the Council, any member other than the proposer may move "That the question be now put."

(b) The Chairman may in his absolute discretion refuse to accept any such motion if it appears to him to be likely to infringe the rights of any minority in the Council.

(c) If the Chairman accepts the motion, it shall be put forthwith and decided without amendment or debate.

(d) If the motion is carried the question, upon which it was moved, shall forthwith be put; and thereafter, with the permission of the Chairman, any further question may be proposed which is requisite to bring the first question to a final decision at that meeting.

Rules for Members speaking.

28. In speaking to any proposition under consideration of the Council or of a Committee of the whole Council, the following rules shall be strictly observed :---

- (a) Every member shall address his observations to the Chairman, and shall speak standing except in Committee.
- (b) He shall not be interrupted unless he is out of order.(c) When he has finished his observations he shall resume
- (c) when he has minimed his observations he shall result his seat, and any other member wishing to address the Council may rise.
- (d) A member shall not read his speech, but he may read extracts from written or printed papers in support of his argument.
- (e) If two members rise at the same time, the Chairman shall call on the member who first catches his eye.
 (f) Every member shall confine his observations to the
- subject under consideration.
- (g) No member shall impute improper motives to any other member.
- (h) All remarks of a personal nature shall be avoided.
- (i) A member may speak to the question before the Council or any amendment proposed thereto.
- (j) No member shall speak more than once on any proposition before the Council, except in explanation or to order, or when the Council is in Committee or as is provided by by by 19 (2).
- (k) By the indulgence of the Council, a member may explain matters of a personal nature, although there be no question before the Council, but such matters may not be debated, and he must confine himself strictly to the vindication of his own conduct.

(l) The mover of any resolution or motion may reply after all the members present have had an opportunity of addressing the Council and before the question is put, but he shall strictly confine himself to answering previous speakers, and shall not introduce any new matter into the debate. The right of reply shall not extend to the mover of an amendment.

Committee of Council.

29. The Council may at any time resolve themselves into a Committee of the whole Council, and, on their resuming, the result of their deliberations shall be dealt with by the Council.

30. It shall be competent for any member at any stage of any discussion in a Committee of the whole Council to move that the Council do resume. The question shall be put to the vote by the Chairman, and if the motion is carried, the Council will immediately resume from Committee.

Special Committees.

31. (a) The Council may from time to time appoint from among their own number such special or standing committees, consisting of such number of members as they think fit for the purpose of inquiring into and reporting upon any matters connected with the purposes of the Local Government Ordinance.

(b) No such committee shall take any proceedings after the close of the year during which it shall have been so appointed as aforesaid.

(c) The quorum for the meetings of every such committee shall be three, unless otherwise specially fixed.

(d) In the absence of the Chairman at a meeting of any committee, the members present shall choose one of their own members to preside, and such member shall for that meeting have all the powers of the Chairman.
(e) When a committee shall have agreed to a report the

(e) When a committee shall have agreed to a report the same shall be signed by each of the members thereof and shall, together with the minutes of proceedings, be submitted to the Council.

(f) In the event of any division taking place in a committee, a record thereof shall be entered in the minutes together with the motion or resolution proposed, the name of the proposer, and the respective votes of the members present, and such minutes shall be submitted with the report of such committee.

32. The Press shall be excluded from all meetings of special and standing committees.

Repeal.

The by-law regarding the time and place of the meetings of the Council, published in the *Gazette* of January 27, 1922, is hereby repealed.

B 1029

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Dehiwala-Mount Lavinia Urban District Council under sections 164 and 168 of the Local Government Ordinance, No. 11 of 1920, and approved by the Local Government Board and confirmed by the Governor 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, September 3, 1934.

BY-LAW.

The by-laws published by Notification in the Gazette of August 30, 1929, are hereby amended as follows :---

- (a) by the insertion of the words "hair dressing saloon, barber's shop," after the word "factory" and before the word "or" in line 3 of by-law 2; and
- before the word " or " in line 3 of by-law 2; and
 (b) by the addition of the following by-laws after those regarding " Public Bathing Places ":---

- - - - -

HAIR-DRESSING SALOONS OR BARBERS' SHOPS.

I.—Conditions of Issue of Licence.

No person shall be entitled to keep a Hair-dressing Saloon or Barber's Shop unless the premises to be licensed comply with the following conditions :---

1. That the building is of permanent materials, well lighted and well ventilated, with a floor space of not less than 120 square feet. The walls shall be lime-plastered and lime-washed; the roof provided with a wooden or other similar ceiling painted white; and the floor shall be cemented, with rounded corners at its junction with the

walls. 2. That it is provided with adequate drainage and latrine accommodation.

3. That the living quarters, if any, attached to a Hairdressing Saloon or Barber's Shop conform to the require-ments of the Housing and Town Improvement Ordinance, No. 19 of 1915.

4. That a sufficient supply of water is available at all times on the premises.

5. That the saloon or shop is provided with means for securing a supply of boiling water adequate for the purpose of sterilizing implements and washing the appliances in daily use.

6. That a sufficient supply of towels and overalls is available for the use of the customers.

That facilities are provided for the barbers to wash

their hands during the course of their work.8. That the saloon or shop is provided with a sufficient number of spittoons which shall be kept by the seats readily available to customers and employees.

9. That for the reception of hair and sweepings a movable sanitary bin made of galvanized iron or other equally suitable and impervious material is provided and

kept covered with a close-fitting lid. 10. That each washstand is provided with a vessel for a disinfectant for sterilizing razors, scissors, clippers, or other instruments.

11. A tray with disinfectants shall be kept in the saloon for keeping the instruments and combs after use.

II.—Regulations for Licensed Hair-dressing Saloons.

1. Every licensee of a Hair-dressing Saloon or Barber's Shop shall keep affixed in a conspicuous position on the outside of his premises a board with the words "Licensed Hair-dressing Saloon" or "Licensed Barber's Shop."
2. Every licensee of a Hair-dressing Saloon or Barber's

Shop shall cause a copy of these regulations in English, Sinhalese, and Tamil to be framed and hung up in a

prominent place on the premises. 3. The walls of every Hair-dressing Saloon or Barber's Shop shall be lime-washed and the ceiling painted twice a year in the months of June and December.

4. No Hair-dressing Saloon or Barber's Shop shall be used as a place for sleeping or eating during the night or day.

5. No person suffering from or who has recently been in attendance on any person suffering from any infectious or contagious disease shall enter a Hair-dressing Saloon or Barber's Shop or be employed therein in any capacity. Every person employed in a Hair-dressing Saloon or Barber's Shop shall submit himself for examination by the Medical Officer of Health and obtain a certificate from him to the effect that such person is free from any infectious or contagious disease. The certificate will be issued free of charge.

6. Every person employed in a Hair-dressing Saloon or Barber's Shop shall observe the utmost cleanliness in his work. He shall keep his person and his wearing apparel clean and in a sanitary condition. He shall keep his finger-nails short and clean and shall wash his hands with

soap and water immediately before attending each customer. 7. The floor, walls, ceiling, furniture, and fixtures of every Hair-dressing Saloon or Barber's Shop shall be kept clean at all times. 8. The razors, scissors, and other implements shall be

disinfected immediately after each occasion on which they are used and before they are employed for another customer by dipping them in boiling water or by any other method approved of by the Medical Officer of Health. Such razors, scissors, and other implements, when not in use, shall be kept in the tray with disinfectants provided for

the purpose.

9. All spittoons shallalways be maintained in a clean and sanitary condition. Each spittoon shall be emptied and cleansed once daily, or more frequently if necessary, with a disinfectant approved by the Medical Officer of Health, and a small quantity of disinfectant left in the spittoon. 10. Hair brushes and combs shall be thoroughly washed,

Ital of the state of the state

they are used. 12. The use of styptic pencils, powder puffs, and sponges is forbidden. Alum or other material used to stop bleeding shall be applied in powder or liquid form.

13. Every licensee shall supply each customer with fresh clean towels and overalls. All towels or overalls shall be boiled and laundered after each occasion on which they are used.

14. No person shall expectorate within the premises except into a spittoon provided for the purpose.

15. No person employed in a Hair-dressing Saloon or Barber's Shop shall attend on any customer who is suffering from an infectious skin disease or any other infectious ailment.

16. If it so happens that a customer with any visible skin disease has been attended to, the hands of the barber shall be immediately cleansed and the instruments used sterilized.

17. After attention to each customer all hair cuttings shall be gathered and deposited in the sanitary dust bin provided. Such cuttings shall on no account be allowed to lie about in the premises.

B 1029

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

SCHEDULE of Licence Duties imposed under sections 173 and 176 of the Local Government Ordinance, No. 11 of 1920, by the Dehiwala-Mount Lavinia Urban District Council, approved by the Local Government Board under section 176, and by the Governor by virtue of the powers vested in him by the said section 173 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE,

Minister for Local Administration.

Colombo, September 3, 1934.

SCHEDULE.

The schedule of Licence Duties published by Notification in the *Gazette* of August 30, 1929, as amended by Notifi-cations published in the *Gazettes* of February 10 and June 16, 1933, respectively, is hereby further amended by the addition of the following new item at the end thereof :---

Rs. c.

43. Hair-dressing Saloon or Barber's Shop ... 2 50

B 1151

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Panadure Urban District Council under sections 164 and 168 (10) (b) 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, September 3, 1934.

BY-LAWS.

1. No person shall collect or remove dirt, ashes, rubbish, refuse, or filth from any street or public place within the administrative limits of this Council, unless he is authorized to do so by the Chairman.

2. Any person committing a breach of the foregoing by-law shall be guilty of an offence and shall on conviction be liable to a fine not exceeding Rs. 10.

B1152

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Panadure Urban District Council under sections 164 and 168 (8) 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, September 3, 1934.

BY-LAWS REFERRED TO.

1. The by-laws published by Notification in the Gazette of October 17, 1930, are hereby repealed.

2. No person shall stand or loiter in any street within the administrative limits of this Council, after having been ordered to move on by a police officer on duty. The penalty for the contravention of this by-law shall be a fine not exceeding twenty-five rupees.

3. Every person who drives or draws when it is disengaged, or when he is not carrying a fare, a vehicle licensed to ply for hire shall keep to the extreme left hand edge of the street. The penalty for the contravention of this by-law shall be a fine not exceeding twenty rupees.

> B 1009 THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Batticaloa Urban District Council, under sections 164 and 168 (4) (f), 173, and 175 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, August 30, 1934

By-law.

By law No. 6 of the by laws published by Notification dated January 16, 1934, in *Government Gazette* No. 8,029 of January 26, 1934, is hereby amended by the deletion of the words "for the purpose of drawing vehicles" in line 6 thereof.

THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920.

BY-LAW made by the Puttalam Urban District Council under sections 164 and 168 (1) (α) 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, September 3, 1934.

BY-LAW.

By-law No. 9 (e) of the by-laws published by Notification in the *Government Gazette* of August 18, 1933, is hereby amended by the substitution of the word "four" for the word "seven" in line 8 thereof.

В 779

B 940

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Puttalam Urban District Council under sections 164 and 168 (4) (f), 173, and 175 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, September 3, 1934.

BY-LAW.

By-law No. 6 of the by-laws published by Notification in the *Gazette* of June 16. 1933, is hereby amended by the deletion of the words "for the purpose of drawing vehicles" in line 6 thereof.

B 1100

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Badulla Urban District Council under sections 164 and 168 (4) (f), 173, and 175 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, September 3, 1934.

BY-LAWS RELATING TO THE TAX ON VEHICLES AND ANIMALS.

1. The returns required to be furnished under section 179 of the Ordinance by an owner or other person whether resident within the Urban area or outside and liable or deemed to be liable to pay taxes in respect of animals or vehicles shall be made in the form supplied by the Council for that purpose and shall be filled up and returned by the person to whom such form is addressed.

2. (1) If any person, after having filled up and returned such return acquires, keeps, or uses any vehicle or animal, not mentioned in such return, he shall within one month of acquiring any such vehicle or animal, notify the Chairman in writing of the fact of such acquisition, keeping, or use, and further furnish true and correct information in respect of every such vehicle or animal so acquired, kept, or used.

 Whoever fails or neglects to notify the Chairman or to furnish information as required by the foregoing paragraph of this by-law shall be guilty of an offence punishable with a fine not exceeding twenty-five rupees.
 Subject to the provisions of section 175 of the Ordi-

3. Subject to the provisions of section 175 of the Ordinance every person who has furnished the roturn referred to in by-law 1 shall without further notice be liable, in respect of every vehicle or animal entered in such return, to pay the tax for the year for which such return is furnished and every person who has sent the written notice required by by-law 2 shall be liable to pay the tax on every vehicle or animal referred to in such notice for the year in which such vehicle or animal was acquired by him or otherwise came into his possession.

4. Any person who has furnished the return required by by-law 1 or the written notice required by by-law 2 may by written notice given to the Chairman claim to be exempted from the liability to pay any tax in respect of a vehicle or an animal which has been in his possession for less than 30 days in any year and is entered in or referred to in such return or notice.

5. The annual tax prescribed under the provisions of section 175 of the Ordinance shall be paid on or before the thirty-first day of March in every year in respect of all vehicles, other than those exempted by the Ordinance, and in respect of every horse, pony, or mule kept or used within the administrative limits of the Badulla Urban District Council.

6. The annual tax aforesaid shall be paid by the persons liable to pay the same at the Office of the Badulla Urban District Council whether the sume shall have been demanded or not; and any person failing or neglecting to pay such tax after it shall have become due from him shall be guilty of an offence punishable with a fine not exceeding fifty rupees.

7. On payment of the annual tax the Chairman shall issue or cause to be issued in respect of every vchicle for which such tax is paid a metal plate with distinguishing letters for the several kinds of vchicles as specified in the schedule hereto and with figures denoting the year for which the plate is issued and the corresponding number in the register of vchicles. Such plate shall be fixed on a jconspicuous part of the vchicle in respect of which the plate was issued. Provided that when any plate becomes indistinct or defaced by use or otherwise, the owner shall return it to the Chairman and shall be entitled, on making a payment of 25 cents to receive a fresh plate ; and provided further that the Chairman may, on his being satisfied by affidavit or otherwise that any plate has been lost or stolen, issue a fresh plate on the application of the owner and on payment by him of 50 cents.

by him of 50 cents. 8. Where the plate prescribed by these by-laws has not been duly affixed to any vehicle kept or used within the administrative limits of the Badulla Urban District Council the owner or person in charge of that vehicle shall be guilty of an offence punishable with a fine not exceeding fifteen. rupees.

Schedule.

For a carriage of whatever description other	
than a cart, hackery, or jinrickshaw	UUC
For a double bullock cart or hackery of what-	
ever description	UUD
For a single bullock cart or hackery	UUH
For a jinrickshaw	UUR
For a bicycle or tricycle	UUB

1364

B 1119

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Kegalla 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, August 30, 1934.

BY-LAWS REFERRED TO.

1. No pension, gratuity, or long service allowance shall be granted to any officer of the Urban District Council without the authority of the Governor, in order to obtain which a certificate of good conduct from the Chairman setting out the length of service, age, and ground of retirement must be forwarded, together with the application for pension, gratuity, or retiring allowance, and the computation thereof, through the Commissioner of Local Government to the Controller of Establishments.

2. Subject to the provisions of by-law 1 and the following by-laws, every officer of the Urban District Council on the fixed establishment drawing a salary of Rs. 360 per annum and upwards who shall have had service of ten years or more including any service which may be reckoned under the proviso to by-law 7 may be awarded a pension as follows:---

For the first one hundred and twenty months of such service a pension equal to 120/720ths of his annual salary and for each additional completed month of service an additional 1/720th of such salary, but no officer shall be entitled to draw more than 430/720ths of his final salary as pension.

3. The above-mentioned rates shall only be granted in cases of faithful and meritorious service, but when the testimony as to fidelity, diligence, and merit is in any respect defective, a deduction from such rates may be made. Where there has been obvious negligence, irregularity, or misconduct, the grant of a pension may be altogether withheld.

Where service of peculiar and extraordinary merit has been rendered by an officer distinctly outside the duties in respect of which his salary is paid, a special rate of pension may be recommended for sanction, but in ordinary cases the maximum pension or retiring allowance grantable to an officer under these by-laws, or to an officer entitled to pension also in respect of service not under the Council from all services combined, shall not exceed two-thirds of the highest salary drawn by such officer at any time in the course of his service.

4. In the case of officers on the fixed establishment of the Council drawing a salary of Rs. 360 per annum and upwards retiring on account of illness or age before completing one hundred and twenty months' gross service a gratuity may be granted calculated at the rate of onetwelfth of a month's pay of the permanent office or offices held at the time of retirement, for each completed month of service.

5. Officers of the Urban District Council shall have no absolute right to any pension, gratuity, or long service allowance under these by-laws, and the Urban District Council retains power and authority to dismiss any such officer without any compensation.

6. No pension, gratuity, or long service allowance shall be granted to any officer of the Urban District Council who shall be under fifty-five years of age except upon a certificate from the Chairman and two medical practitioners that he is incapable from infirmity of mind or body of discharging the duties of his office, nor unless he shall have discharged such duties theretofore with diligence and fidelity to the satisfaction of the Council. 7. The claim of an officer of the Urban District Council

7. The claim of an officer of the Urban District Council to pension, gratuity, or long service allowance shall be considered to have commenced from the date of his first permanent appcintment to the fixed establishment of the Council after January 1, 1933, or its predecessor the Kegalla Local Board.

Provided that an officer transferred from the provisional and temporary establishment to the fixed establishment may be allowed to count his provisional and temporary service when it has been continuous with his subsequent permanent service. Service under sixteen years of age however will not count for pension.

8. The service in respect of which pensions, gratuities, or long service allowances are granted under these by-laws must in all cases be continuous, unless interrupted by abolition of office or other temporary suspension of employment not arising from misconduct or voluntary resignation of the officer.

9. The pension or gratuity shall be computed upon the salary of the permanent office held by the officer of the Council at the time of his retirement provided he shall have held such appointment for at least three years; otherwise the pension shall be calculated upon the average of salaries attached to the permanent office held by such person during the three years next preceding the commencement of such pension.

10. In case of abolition of office, if the officer has completed 120 months' gross service, he may be granted a pension of 1/720th of his salary for each month of his service counting for pension with an addition to such service of one month for each completed period of two months' service, the addition in no case exceeding 60 months.

If the officer has not completed 120 months' gross service he may be granted a gratuity of 1/12th of a month's salary for each month of service counting for pension, plus an addition of 50 per cent. thereon. In no case shall the number of months to be added to the actual service exceed that which, if added to the age of the retiring officer, would make that age up to sixty.

11. If any person being in receipt of any pension or long service allowance from the Urban District Council shall be convicted of any offence in any Court of Justice in the Island for which he shall be sentenced to death or to any terms of imprisonment with hard labour exceeding six months such pension or long service allowance shall forthwith determine and cease to be payable, unless such person shall, within three months after his conviction, receive free pardon or unless the Council shall otherwise order.

12. Officers on the fixed establishment of the Urban District Council may be required to retire on or after attaining the age of fifty-five, upon the receipt of twelve months' notice to that effect, but they may continue in office till sixty years of age with the consent of the Council.

13. (1) Every officer who is transferred to or from the service of the Council from or to any other public service and whose aggregate service would have entitled him, had it been wholly under the Council, to a pension under these rules, shall on his ultimate retirement from service, if he has served for a period of at least 12 months under the Council, be entitled to a pension which shall bear the same proportion to that to which he would have been entitled had the whole of his service been under the Council as the *aggregate amount of the salary which he has drawn from the Council bears to the total sum made up of such aggregate amount and the aggregate of the amounts received by him in the course of his public service elsewhere than under the Council.

Provided however, that in the case of an officer who is transferred to the service of the Council after other public service in which the rules regulating pensions do not offer the same privileges to an officer transferred from the Council to such public service as are accorded under these rules to an officer transferred from such public service to the Council and whose aggregate public service under the Council and elsewhere would have entitled him, had it been wholly under the Council, to a pension under these rules, such officer may with the sanction of the Council on his ultimate retirement from public service (provided such retirement takes place from the Council and that he has served for a period of at least five years under the Council) be entitled in the manner prescribed in the preceding paragraph, a pension representing the difference between the pension or pensions earned by such officer in respect of his public service elsewhere and a pension calculated as if his public service had been wholly under the Council.

(2) For the purposes of this section, the expression "public service" includes employment under the Crown or any Local Government public body or bodies.
14. Should an officer who retires on pension find after such water the Council or under

14. Should an officer who retires on pension find after such retirement an employment under the Council or under the Government or under another semi-official body on a salary equal to or higher than that which he drew from the Council at the time of his retirement, his pension shall be suspended so long as such employment continues. If he draws a less salary he shall be entitled to only so much of

^{*} The term "aggregate " salary is to be interpreted as the amount of the aggregate salary of the substantive post held by an officer in the course of his career, disregarding extra emoluments such as duty allowances, and regarding leave on half pay or without pay as leave on full salary.

his pension as when added to the salary of the new appointment will make his total emoluments equal to the salary

last drawn by him previous to his retirement.
15. Employees on the fixed establishment of the Urban District Council drawing salaries of less than Rs. 360 per annum and retiring on account of age or infirmity after serving continuously for a period of fifteen years and upwards may, if the Council be satisfied that they are unfit, owing to age or infirmity of body or mind, further to discharge efficiently the duties of their offices, be granted such long service allowances not exceeding Rs. 7 50 per mensem in each case as the Council may award. Persons in receipt of daily pay, who have completed a period of fifteen years of continuous service, retiring under similar circumstances may be awarded gratuities calculated at the rate of one-eighteenth of a month's pay drawn at the time of retirement for each completed month's service.

16. If any case not covered by these by-laws shall arise which in the opinion of the Council merits the award of a pension, retiring allowance or gratuity, the circumstances of such case should be reported together with the recommendation of the Council to the Commissioner of Local Government for transmission to the General Treasury (Establishments Division) for submission to the Governor, who will decide whether any and, if so, what award shall be granted.

REPEAL.

The rules prescribed by the Governor under section S7 of Ordinance No. 13 of 1898 for the Local Board, Kegalla, and published in the Government Gazette No. 7,170 of April 22, 1921, are hereby repealed.

B 1125

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Weligama Urban District Council under sections 164 and 189 (1) 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, September 3, 1934.

BY-LAW.

The budget shall be submitted to the Council on or before the 15th day of November of each year.

B 1149

THE VEHICLES ORDINANCE, No. 4 OF 1916.

BY-LAWS for the Municipal town of Colombo made by the Governor by virtue of the powers vested in him by section 18 of the Vehicles Ordinance, No. 4 of 1916, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, September 3, 1934.

BY-LAWS RELATING TO TRAM CARS.

Preliminary .-- In these by-laws, unless the context otherwise requires :-

- "Chairman" means the Chairman of the Colombo
- Municipal Council. "Tramway Company" means the corporation or firm owning or managing the tram cars and the tramways constructed in Colombo under the agreement entered into with the Council on the 25th day of November, 1896, by the firm of Boustead Brothers. "Tram Car" means any mechanically propelled vehicle
- used on the tramways for the purpose of carrying passengers and shall include any trailer or other description of vehicle attached to any tram car for that purpose.
- 1. No tram car, for which a licence from the Chairman

2. The Tramway Company shall cause every tram car plying for hire to conform to the following requirements :-

- (1) Every such car shall be properly constructed, appointed and equipped, and shall at all times be maintained in good working order, and shall be kept clean and varnished or painted and varnished internally and externally to the satisfaction of the Chairman.
- (2) Every such car shall be provided with a bell, whistle or other device to enable the conductor to communicate with the driver when it is necessary to stop or to start the car.
- (3) The wheels of every such car shall be fitted with brake blocks, capable of being applied by a screw or treadle or other suitable device, and there shall be in addition an adequate emergency or reversing brake.
- (4) Every such car shall be fitted with a suitable fender, which shall be approved by the Chairman, and with a special bell or whistle or other device capable of being sounded when necessary. The approval of the fender by the Chairman shall not relieve the Tramway Company from any liability that may legally attach to them under any provision of law other than these by-laws.
- (5) Every such car shall be free from any noise or clatter of machinery that may cause annoyance to the passengers or is likely to be a public nuisance, and any machinery under the carriage shall be concealed from view at all points at a height of not less than four inches from the level of the rails.

3. (1) Any tram car in which any one of the hand brakes, the electric brakes, the motors, or controllers is out of order, shall be deemed to be a disabled tram car.

(2) No passengers shall be allowed to ride in a disabled tram car.

(3) Any disabled tram car towed by another tram car, shall be attached thereto securely and as rigidly as is practicable.

(4) No disabled tram car shall be self-propelled in any public thoroughfare : Provided that this rule shall not apply to any disabled tram car which may be self-propelled, for the sole purpose of reaching its depot or repair-shed, if it carries no passengers, and if at least one of the brakes, motors and controllers is in perfect working order, and the defective brake, motor or controller is not used, or relied upon for use.

The Tramway Company shall cause a distinguishing number to be painted on every tram car in a conspicuous place, in letters not less than one foot high.

5. There shall be attached to each tram car in a conspicuous place, on the front and rear, a painted label, with letters not less than two inches high, showing the route and destination of the car.

6. The Tramway Company shall cause every tram car when plying for hire between the time of sunset and sunrise to carry a lighted lamp at either end thereof, namely, a white head light and a red rear light such red light being carried at the rear end of the trailer if any trailer is attached to the tram car, and shall also cause the interior of every such tram car to be sufficiently lighted.

7. Every tram car plying for hire shall carry a conductor, and if any such car be found without a conductor, the driver and the owner or owners of such car shall be guilty of an offence.

8. (1) Every driver and every conductor of a tram car plying for hire shall wear on some conspicuous part of his person a badge bearing a distinguishing number.

(2) The Tramway Company shall keep a register of drivers and conductors showing the number of the badge issued to each of them.

(3) The Tramway Company shall at any time during the hours when its office is open for business, disclose to any person furnishing the necessary details the name of any driver or conductor to whom a particular badge was issued on a given date.

9. (1) (a) The Tramway Company shall cause to be affixed and keep affixed in a conspicuous place on the outside of every tram car plying for hire a placard or label indicating the number of passengers which the car is licensed to carry

(b) A label with the word "FULL" shall be suspended in a conspicuous place on the outside of every car when the car is full.

(c) No person shall enter or attempt to enter any car on which the label "FULL" is suspended, and any such person may be removed from the car by any officer of the Tramway Company.

(2) It shall be an offence for the conductor of any tram car to admit, or to permit the entry, into the car of more

(3) It shall be an offence for any person to enter or attempt to enter any tram car where the label announcing that such car is full is suspended, or when he is informed of that fact by the conductor and requested not to enter

such car. 10. No driver, or conductor, or person acting on behalf of the Tramway Company on a tram car plying for hire shall :-

- (1) speak, make any noise or sound any instrument, in order to attract the attention of the public or of a possible passenger ; or
- (2) act so as to cause annoyance or inconvenience to any person.

11. (1) If the Tramway Company adopt the ticket system of collecting fares, then, so long as that system is continued, every passenger travelling in a tram car shall upon payment of his fare be furnished with a ticket which shall be punched so as to denote the section to which the passenger is entitled to travel.

(2) Every such ticket shall contain a printed notice, showing with reference to the punch, how far the passenger is entitled to travel.

(3) Every passenger shall whenever called upon to do so, show the ticket to any tramway official authorized to examine the same; and on leaving the car he shall deliver such ticket on demand to any tramway official duly

authorized to collect tickets. (4) The Tramway Company shall give immediate notice to the Chairman of any change in their system of collecting.

The Tramway Company shall cause a printed copy of these by-laws to be posted up in some conspicuous part in their office in Colombo, and printed copies of by-laws 8, 9, and 10, in each separate compartment of every tram car owned or used by them.

13. No driver of a tram car shall smoke while driving the tram car.

14. The driver of any tram car on a road shall obey all directions, given verbally or by signal by a Police Officer in the execution of his duty, to stop such vehicle, or to make it slow down, and obey also all traffic signs and notices for regulating the movements of traffic.

15. (1) The speed at which any tram car is driven or propelled along the tramways shall not exceed the rate of 15 miles an hour; provided, however, that it shall not exceed five miles an hour in the Maradana road between its junction with Symond's road and Temple road, in New Moor street between its junctions with Dam street and Kuruwe street, in Main street between its junctions with Gasworks street and Front street and in such other congested places as the Chairman may from time to time specify.

(2) The speed of any tram car passing through facing points, whether fixed or movable, shall not exceed the rate of four miles an hour.

16. (1) Every tram car shall be brought to a stop at least thirty feet before arriving at any of the following junctions, and such other junctions as the Chairman may from time to time specify :-

- (a) Junction of Messenger street with Kuruwe street and Hulftsdorp street.
- Junction of Grandpass road with Madampitiya road. (c) Junction of Grandpass road with Armour street
- and Skinner's road south. (d) Junction of Maradana road with Maligakanda road.
- (e) Junction of Maradana road with Regent street and Jail road.

(2) No tram car shall pass any of the aforesaid junctions at a speed exceeding four miles an hour. 17. Except at a siding or a place

17. Except at a siding our finites an hour. 17. Except at a siding or a place appointed by the Chairman as a stand for tram cars, no tram car shall be so driven as to be at any time at a less distance than thirty yards from any tram car preceding it on the track. 18. (1) The Chairman may, with the consent of the Tramway Company, prescribe halting places for tram

cars along their routes.

(2) It shall be the duty of the driver and of the conductor of every tram car plying for hire to stop the car at any such prescribed halting place when required to do so by any passenger who desires to leave the tram car, or by any person at or near such halting place who desires to enter the tram car, and for whom there is room.

(3) Except at such prescribed halting places, no driver of any tram car plying for hire shall stop the car for the

purpose of taking up or setting down passengers. 19. (1) No person shall enter or leave or attempt to enter or leave any tram car while it is in motion.

(2) The tram cars shall be constructed in such a way or provided with such a device as to prevent passengers from entering or alighting on the off side, that is on the righthand side of a person facing the direction in which the tram car is proceeding.

20. (1) No person shall ride or attempt to ride on the footboard of a tram car or on any part of the outside of a tram car.

(2) No person other than the driver or conductor or a tram car Inspector shall travel standing inside a tram car, unless the licence expressly permits passengers to travel standing; and no person shall so stand inside a tram car as to obstruct any of the entrances to the car.

21. (1) No person in a state of intoxication shall enter or remain in or upon a tram car, and any such person found

in or upon a tram car, shall immediately leave the tram car on being requested to do so by the driver or conductor. (2) No conductor of a tram car shall permit any such person to be carried in the tram car.

(3) Any such person may be removed by any of the tramway officials from the tram car.

(1) No person, while travelling in or upon a tram 22 car shall :

(i.) Spit on the floor of any part thereof, or use obscene, indecent, offensive, or quarrelsome language, or gestures, or behave in any manner calculated

- to insult or annoy any other passengers ; or
- (ii.) wilfully interfere in any way with the comfort of any passenger; or
- (iii.) wilfully obstruct or impede the driver or conductor or other tramway official in the exercise of his

duty; or (iv.) wilfully damage the tram car.

(2) Any such offender may be removed by any tramway official from the tram car, and the Tramway Company shall not be deemed to be liable to refund any part of the fare paid by any person so removed.

Except in cases where a whole car has been specially 23.engaged, no person shall, while travelling in any tram car, play or perform upon any musical instrument.
24. No person shall wilfully obstruct or impede any tramway official in the lawful execution of any duty

connected with any tram car or the tramway.

The conductor of every tram car shall enforce the 25.foregoing by-laws relating to passengers and prevent any breach thereof to the best of his ability. 26. No conductor of a tram car shall demand or take

from any person travelling therein, any sum in excess of the authorized fare indicated in the list of fares exhibited on or in such tram car.

27. The conductor of a tram car shall, after the completion of a journey, carefully search for any property left in the tram car and shall, without undue delay take such property, if it is not claimed by the owner thereof, to the nearest Police Station.

28. (1) The Chairman may appoint an officer who shall from time to time inspect the tram cars used on the tramways and the working arrangements on the tramway lines, and report any defects he finds in either of them or any

(2) It shall be the duty of the Tramway Company to effect such repairs, alterations or improvements as may consistently with the provisions of the agreement made and entered into on November 25, 1896, between the the Municipal Council, Colombo, and the Firm of Boustead Brothers, be ordered by the Chairman.

29. Efficient guard wires shall be erected and maintained by the Tramway Company at all places where telegraph or telephone wires cross above the electric conductors of the tramway.

30. When any accident resulting in or likely to result in loss of life or personal injury has occurred in connection with any tram car or the working of the tramways it shall be the duty of the Tramway Company or of their authorized

Agent or Manager, to report such accident forthwith to the nearest Police Station and to the Chairman. 31. The by-laws relating to Tram Cars published in the *Gazette* of January 30,1903, and of June 8, 1906, are hereby rescinded.

B 832

THE VEHICLES ORDINANCE, No. 4 OF 1916.

BY-LAW for the Municipal town of Galle made by the Governor by virtue of the powers vested in him by section 18 of the Vehicles Ordinance, No. 4 of 1916, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE,

Minister for Local Administration. Colombo, September 3, 1934.

BY-LAW. All vehicular traffic in that portion of Templars road between Jail road and Abeysundera road, within the Municipality of Galle, shall proceed in the direction of Richmond Hill road only, and, when not in motion, shall be held for the direction of the proceed states and on the proceed states and the state be halted facing that direction only, and on the proper side.

B 1105

IN pursuance of the powers under section 22 of the Butchers' Ordinance, 1893, delegated by the Governor by Notification in the *Gazette* of July 6, 1931, the Executive Committee of Local Administration, upon the certificate of the Chairman, Urban District Council, Beruwala, the proper authority in that behalf, does hereby declare and proclaim the building, more fully described in the schedule hereto, to be a public slaughterhouse within the meaning of the Ordinance.

CHAS. BATUWANTUDAWE,

Minister for Local Administration.

Colombo, September 1, 1934.

Schedule.

The building bearing assessment No. 618A, and situated on the land called Elandamulawatta, in Wellawatta, Beruwala.

G 930

THE VILLAGE COMMUNITIES ORDINANCE, No. 9 of 1924.

RULE under section 36 (1) of the Village Communities Ordinance, No. 9 of 1924, made by the Village Committee of Yatakalan pattu in Pitigal korale south of Chilaw District in the North-Western Province, in pursuance of the powers delegated to the said Committee 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.

Colombo, September 5, 1934.

RULE REFERRED TO. For the purpose of assisting the Chairman in carrying to effect or supervising the working of the rules generally.

into effect or supervising the working of the rules generally, the office specified in the schedule hereunder is hereby created. Schedule.

1. Clerk.

G 928 THE VILLAGE COMMUNITIES ORDINANCE, No. 9 OF 1924.

RULES under section 36 (1) of the Village Communities Ordinance, No. 9 of 1924, made by the Village Committee of the Bentota subdivision of Bentota-Walallawiti korale 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.

Colombo, September 3, 1934.

Rules referred to.

Offices (Section 36(1)).

1. For the purpose of carrying into effect or supervising the working of the rules specified in column 1 of Schedule A hereto, the office specified in column 2 is hereby created.

2. For the purpose of assisting the Chairman in carrying into effect or supervising the working of the rules generally, the office specified in Schedule B is also hereby created.

Schedule A. 1. Column 2.

Column 1.

The rules relating to Latrines. 1. Latrine labourer.

1. Clerk.

THE EXCISE ORDINANCE, NO. 8 OF 1912. Excise Advisory Committee.

Schedule B.

HIS Excellency the Governor has been pleased, in terms of Excise Notification No. 257, to appoint until further notice, the Chairmen, Village Committees, Dehigampal and Panawal, to be members of the Excise Advisory Committee for the Kegalla Revenue District area (outside Urban District Council area), vice the Chairman, Village Committee, Three Korales and Lower Bulatgama.

D. B. JAYATILAKA, Minister for Home Affairs.

The Ministry of Home Affairs, Colombo, September 5, 1934.

M. L. A.—B 832

0.000.000.000

THE MOTOR CAR ORDINANCE, 1927.

REGULATION for the urban area comprised within the administrative limits of the Municipality of Galle, made by the Governor by virtue of the powers vested in him by section 58 (1) of the Motor Car Ordinance, 1927, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

By His Excellency's command,

Mohd. Macan Markar,

Minister for Communications and Works.

The Ministry of Communications and Works, Colombo, September 3, 1934.

REGULATION.

All motor cars or mechanically propelled vehicles in that portion of Templars road between Jail road and Abeysundera road within the Municipality of Galle, shall proceed in the direction of Richmond Hill road only, and, when not in motion, shall be halted facing that direction only, and on the proper side.

> THE CEYLON (STATE COUNCIL ELECTIONS) Order in Council, 1931.

No. 29-Hambantota Electoral District.

Revision of Registers, 1933.

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

F. LEACH,

Registering Officer, The Kachcheri, Hambantota Electoral District. Hambantota, August 30, 1934.

	 							O 188/2 (BK)
	Comparative Mont	thly Return o	f Reve	nue from Octo	ber, 19:	30, to May, 1934	ŀ.	
	•	1930-31.		1931-32.		1932-33.		1933-34.
		Rs.		Rs.		Rs.		Rs.
October	 	7.148.094	••	6,613,536		11,607,414		8,325,657
November	 	6,518,337	••	6,163,363		6,932,785	••	7,503,049
December	 	7,107,763	••	5,726,242		9,663,368	••	7,379,096
January	 	9,308,940		7,711,972	••	9,511,924		9,652,192
February	 	7,455,232	••	7,689,662		6,712,109	••	10,624,543
March		9 479 925		7 813 645		9 434 719		10.513.257

NOTICES CALLING FOR TENDERS.

Quotations for Supplying Local Timber.

QUOTATIONS are invited for the supply of the undermentioned quantities of local timber in log form delivered to the Department of Prisons at (a) Welikada Prison, Colombo, and (b) Bogambara Prison, Kandy, inclusive of transport, loading, and unloading charges in each case as per particulars given below :---

- (a) For Welikada Prison : Satin 750 cubic feet, jak 750 cubic feet, hulanhik 200 cubic feet, kolon 200 cubic feet, helemba 300 cubic feet, nadun 100 cubic feet, suriya-mara 350 cubic feet, halmilla 100 cubic feet.
- (b) For Bogambara Prison : Satin 750 cubic feet, nadun 200 cubic feet, hunumidella 100 cubic feet, jak 500 cubic feet.

1. All logs should be not less than 12 feet in length with a minimum girth of 4 ft. 6 in. except in respect of satin and halmilla logs in which cases the minimum girth should not be less than 4 ft. All logs should be well matured and free from sap wood, knots, slakes, cracks, and other imperfections. Quotations should be calculated on the basis of a rate per cubic foot.

2. Quotations will take effect from the date of acceptance of same and should be addressed to the Inspector-General of Prisons, "Industrial Stores" Branch, Colombo. The successful tenderers must be prepared to supply in full or partially as required up to the amounts of the varieties of timber specified in paragraphs (a) and (b) above. Such supplies may be ordered in one or more lots on requisitions placed by the Inspector-General of Prisons or the Superintendent of Prisons, Kandy, and when so ordered must be supplied within a period of 45 days.

3. Quotations should be marked "Quotations for timber—Kandy or Welikada", as the case may be in the left hand top corner of the envelope, and should reach the Industrial Stores Branch, Office of the Inspector-General of Prisons, not later than midday on October 10, 1934.

4. Quotations for the supply of timber to Welikada and Kandy Prisons should be forwarded under separate covers. No forms will be issued for quotations.

5. The Inspector-General of Prisons reserves to himself the right, without question, of rejecting any or all quotations, and of accepting any portion of a quotation or the whole of it.

6. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors.

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

8. The Department will not hold itself responsible for the payment of compensation for any articles delivered and rejected as unsuitable.

C. C. SCHOKMAN,

Acting Inspector-General of Prisons.

"Stores" Prisons Office, Colombo, September 4, 1934.

Army Contract.

SEALED tenders for the washing and repair of Barrack and Hospital bedding will be received by the Deputy Assistant Director of Ordnance Services, Ceylon, Queen street, Colombo, up to 12 noon on September 30, 1934, from persons willing to contract at—

Colombo, Diyatalawa, Nuwara Eliya, and Trincomalee for a period of three years from January 1, 1935.

Separate tenders are required for each station and made upon forms which will be supplied on application at the Ordnance Office, Queen street, Colombo, up to 12 noon on Saturday, September 15, 1934, and no other forms will be accepted.

Rs. 100 deposit on each tender will be required before any form of tender is issued, and should any person decline to enter into the contract and bond after he has tendered, such deposits will be forfeited to the Crown. The deposit can be made to the credit of the Command Paymaster, Ceylon, Military Headquarters, Colombo, through the Hong Kong and Shanghai Banking Corporation, Ltd., Colombo, and on their receipt being forwarded to the Ordnance Office, Colombo, tender forms will be granted. The deposits of unsuccessful tenderers will be returned.

Further information regarding the conditions of the contract can be obtained on application being made to the Ordnance Office, Colombo.

F. G. COLEMAN, Major, Deputy Assistant Director of Ordnance Ordnance Office, Services, Ceylon. Colombo, September 4, 1934.

THE Provincial Engineer, Western Province, Torrington

Square, Colombo, and the District Engineer, Kalutara, will receive tenders at their respective offices up to 12 noon on Friday, September 21, 1934, for clearing silt and sand at the following ferries from October 1, 1934, to September 30, 1935 :—

- (1) Kalawellawa and Naragalla ferries on the Nagoda, Kalawellawa-Bellapitiya road, and
- (2) Anguruwatota ferry on the Horana-Anguruwatota road.

2. Tenders should be made in duplicate on forms obtainable on application from the District Engineer, Kalutara, from whom all particulars can be obtained.

Public Works Office, HAROLD P. G. YOUNG, Colombo, September 4, 1934. for Director of Public Works.

SEALED tenders for the under-mentioned services will be received by the Chairman, Sanitary Board, Puttalam and Chilaw, up to 2 P.M. on September 28, 1934, at the Puttalam Kachcheri.

The Services relate to the Sanitary Board Town of Kalpitiya.

(a) Daily scavenging of all streets and side drains, removal and satisfactory disposal of all rubbish scavenged, which shall remain the property of the contractor; and

(b) Daily conservancy of the existing public and private latrines, removal and satisfactory disposal of the night soil, which shall remain the property of the contractor. The contractor will be expected to supply daily for these services—three male adult labourers, three female adult labourers, one carter, one latrine labourer, three bulls and one double bullock cart.

2. The amounts should be quoted per annum, but alternative amounts may be quoted for contracts to extend over a period of 1, 2 or 3 years respectively, if so desired.

3. If the above referred to sweepings are permitted to be deposited within the Sanitary Board limits, or if they are deposited any where within half a mile outside the Sanitary Board limits, the contractor shall be obliged to bury the said sweepings 2 feet deep and cover immediately with a layer of earth, so that no nuisance is caused therefrom.

4. Further particulars and tender forms can be obtained on application at the Kachcheri or at the office of the Sanitary Inspector, Kalpitiya. All tenders shall be on forms issued by the Sanitary Board office, at the Puttalam Kachcheri, or by the Sanitary Inspector, Kalpitiya.

5. Each tenderer is required to deposit Rs. 5 before tendering for the services, and the Kachcheri receipt in support of the deposit should be attached to the tender, in failure whereof his tender will be rejected. In the event of the tender being rejected the money deposited will be refunded.

6. Within a week of the date of the acceptance of the tender the successful tenderer or tenderers will be required to deposit 1/10 of the amount tendered as security, and to enter into a bond for the due fulfilment of the contract. In failure whereof the Chairman, Sanitary Board reserves the right to confiscate the money deposited by the tenderer in terms of paragraph 5. The Chairman reserves to himself the right to accept, or reject the whole or any portion of any tender.

The Kachcheri, Puttalam, September 4, 1934. R. CHINTAMANI, for Chairman.

UNOFFICIAL ANNOUNCEMENTS.

The Theresia Estates Company, Limited.

NOTICE is hereby given that the Fifteenth Ordinary General Meeting of Shareholders of the Company will be held at the registered office of the Company, The National Mutual building, Chatham street, Fort, Colombo, on Tues-day, September 18, 1934, at 11.30 A.M.

Business.

) 1. To receive the Directors' report and accounts for the 12 months ended June 30, 1934. 2 To declare a dividend. 3 To elect a Director.

6

5

 $\mathcal{I}_{i}^{\mathbf{k}}$

To appoint an Auditor for the current year, and to transact such other business as may be duly brought before the Meeting.

(The Transfer Books of the Company will be closed from September 7 to September 19, 1934, both days inclusive.)

By order of the Directors.

BOSANQUET & SKRINE, LTD., Colombo, August 31, 1934. Agents and Secretaries.

The Warriapolla Estates Company, Limited.

NOTICE is hereby given that the Twenty-eighth Annual Ordinary General Meeting of Shareholders of the Company will be held at the registered office of the Company, The National Mutual building, Chatham street, Fort, Colombo, on Monday, September 17, 1934, at 12 noon.

Business.

To receive the Directors' report and accounts for the bear ended June 30, 1934.
 Zo declare a dividend.
 To elect a Director.

<u>4/</u>/

To appoint an Auditor, and to transact any other business that may be duly brought before the Meeting. (The Transfer Books of the Company will be closed from September 7 to September 19, 1934, both days inclusive.)

By order of the Directors,

BOSANQUET & SKRINE, LTD.,

Agents and Secretaries. Colombo, August 30, 1934.

The Opalgalla Tea and Rubber Estates, Limited.

NOTICE is hereby given that the Twenty-third Annual General Meeting of the Company will be held at 11.30 A.M., on Monday, September 24, 1934, at the registered office our monuey, september 24, 1934, at the registered office of the Company, Chartered Bank buildings, Fort, Colombo. Business. 1. For receive the report of the Directors and accounts to June 30, 1934.

3. To elect a Director.

To appoint Auditors.

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

The Transfer Books of the Company will be closed from September 17 to 24, 1934, both days inclusive.

By order of the Directors,

Carson & Co., Ltd.,

Agents and Secretaries. Colombo, September 3, 1934.

The Sittawaka Tea and Rubber Company, Limited.

NOTICE is hereby given that the Twenty-fifth Annual General Meeting of the Company will be held at 11 A.M., on Saturday, September 22, 1934, at the registered office of the Company, Chartered Bank buildings, Fort, Colombo. Ũ

Business.

 $\sqrt{1}/\sqrt{T}$ receive the report of the Directors and accounts to June 30, 1934.

(2) To declare a dividend.
(3) To elect a Director.

(4) To appoint Auditors.

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

The Transfer Books of the Company will be closed from September 15 to 22, 1934, both days inclusive.

By order of the Directors,

Carson & Co., Ltd., Colombo, August 29, 1934. Agents and Secretaries.

The Arcadia Coconut Estates, Limited.

Notice to Holders of Mortgage Debentures.

THE Company having decided to redeem 15 of the If the company having decided to redeem 15 of the outstanding 354 mortgage Debentures of Rs. 500 each, notice is hereby given in accordance with condition 4A o the conditions endorsed on the said Debentures, that a drawing of Debentures will take place at the registered office of the Company, "Inversek House", McCallum road, Colombo, on Friday, September 21, 1934, at 12 noon, for the superscript determine with of the said outstanding for the purpose of determining which of the said outstanding 354 Debentures are to be redeemed by the Company.

By order of the Board,

LEWIS BROWN & CO., LTD., Colombo, September 3, 1934. Agents and Secretaries.

8.5 The Clunes Estates Company of Ceylon, Limited.

NOTICE is hereby given that the 41st Ordinary General Meeting of the Company will be held at the registered office of the Company, 14, Quéen street, Fort, Colombo, on Tuesday September 18, 1934, at 11.30 A.M.

Business. Ç.

V To, receive the report of the Directors and the 1. To receive the velve months ended June 30, 1934.
 (To elect a Director.)
 (To apply a Director.)
 (To apply a Director.)
 (To transact any other business of which due notice

may have been given.

By order of the Directors,

WHITTALL & CO.,

Agents and Secretaries.

Colombo, September 7, 1934.

2

d

The Hatbawe Rubber Company, Limited.

NOTICE is hereby given that the 25th Ordinary General Meeting of the Company will be held at the registered office of the Company, 14, Queen street, Fort, Colombo, on Thesday, September 18, 1934, at 11 A.M.

Business.

counts for the twelve months ended June 30, 1934. receive the report of the Directors and the

3.

To appoint Auditors for the current year. To transact any other business of which due notice 4 may have been given.

By order of the Directors,

WHITTALL & CO.

Agents and Secretaries.

Colombo, September 7, 1934.

The Mocha Tea Company of Ceylon, Limited.

NOTICE is hereby given that the 43rd Annual Ordinary General Meeting of the Shareholders of this Company will be held at the registered office of the Company, 6, Prince street, Hort, Colombo, on Tuesday, September 18, 1934, at N A.M

Business.

ſ(1. There every the report of the Directors and statement of accounts to June 30, 1934. Y.

- To declare a dividend. 2.
- To elect a Director. 3.
- To appoint an Auditor for the current season. 4.
- To transact such other business as may be duly 5.
- brought before the Meeting. The Transfer Books of the Company will be closed from

September 4 to 21, 1934, both days inclusive.

By order of the Directors,

J. M. ROBERTSON & CO., Colombo, August 31, 1934. Agents and Secretaries.

The Saffragam Rubber and Tea Company of Ceylon, Limited.

General Alecting of the Shareholders of this Company will be held abothe registered office of the Company, 6, Prince streat, Fort, Colombo, on Wednesday, September 19, 1934, M.O. 30 A.M. Business.

1. To receive the report of the Directors and statement of accounts to June 30, 1934.

To declare a dividend.

3. To elect a Director.

To appoint an Auditor for the current season. 4.

To transact such other business as may be duly 5. brought before the Meeting.

The Transfer Books of the Company will be closed from September 5 to 22, 1934, both days inclusive.

By order of the Directors,

1 24

J. M. ROBERTSON & CO., Colombo, September 4, 1934. Agents and Secretaries.

Auction Sale.

In the District Court of Colombo.

The Hong Kong and Shanghai Banking Corporation, ._ Plaintiffs. Colombo ..

No. 53,705. Vs. 4 (1) Don Philip Alexander Wijewardene of 38, Galle road, Bambalapitiya, (2) Don Lewis Joseph Wije-wardenoof Lyra Villa, Greenpath, Colpetty, carrying on Dusiness in partnership under the name, style, and him of Alexander and Lewis at Colombo...Defendants.

UNDER and by virtue of the commission and decree issued to me in the above action, I shall put up for sale by public auction on Saturday, September 29, 1934, at 11 A.M. at my rooms, 19, Baillie street, Fort, Colombo, for the recovery of the sum of Rs. 115,156 30, together with interest thereon at the rate of 9 per cent. per annum from August 26, 1933, to date of decree (October 30, 1933), viz. :---Rs. 1,845.65 aggregating Rs. 117,001.95 due in respect of mortgage bond No. 399 dated June 10, 1925, attested by W. K. S. Hughes of Colombo, Notary Public, with further interest thereon at 9 per cent. per annum from date of decree and the costs of this action as taxed by the officer of the court, the following property :-

First Schedule.--All that allotment of land called Mirihaluagarawatta, situated in the villages Danpelessa and Iriebba in Udukaha West korale of the Dambadeniya hatpattu in the District of Kurunegala, North-Western Province, comprising (a) All that lot marked "A" in the plan thereof; bounded on the north by a road, on the east and south-east by the road from Giriulla to Kurunegala, on the south by the road from Giriulla to Kurunegala, Pinhena and Ehatugahamulahena of Ukkuhami, on the west and north west by Oliyadeniya estate of D. D. Jaya-kody Appuhamy, Kandewatta and land of D. J. Amaratunga and others; containing in extent 10 acres 2 roods and 38 perches according to plan No. 407 dated December 5, 1919, made by O. P. N. Schokman, Surveyor and Leveller, and (b) All that lot marked lot (A 1) in the plan thereof; bounded on the north-east and east by the road to Alauwa from Kurunegala, on the north-west and west by the road from Giriulla to Kurunegala, and on the south by Pansalawatta, containing in extent 24 perches according to the aforesaid plan No. 407, which said lot of land marked "A" and forstly above the same the same set. A " and firstly above described comprises-

(a) All that land called Pahalakumbura, situated in Danpellessa in Katugampola hatpattu in Udukaha West korale, District of Kurunegala, North-Western Province; bounded on the east by high road, on the south by ela, on the west by fence of Banda Vidane's garden, and on the north by the field of Punchappu Vedarala; containing in extent 5 lahas kurakkan sowing, and registered in Kurunegala F 112/272.

(b) All that land called Ambalankumburahena, situated in Danpellessa aforesaid; bounded on the east by Menika Veda's garden, south by Pinhena, west by wela, north by V Kiri Menika's garden; containing in extent 4 lahas kurakkan sowing, and registered in Kurunegala F 112/273. (c) All that land called Iswetiawatta *alias* Kandewatta,

(c) All that land called Iswetiawatta *duas* kandewatta, situated in Danpellessa aforosaid; bounded on the north by maimpara, east by garden of Hettuwa and others, south by wela, and west by garden of Pinhamy Vidane; containing in extent 5 lahas kurakkan sowing, and registered in Kurunegala F 112/274. (d) All that land called Galgodawatta, situated in the

West korale aforesaid; bounded on the east by the hena of Pini, south by the garden of Kiri Bandiya, west and north by the garden and property of Unga Liyanaduraya; containing in extent 8 lahas kurakkan sowing, and registered in Kurunegala F 112/275.

(e) All that land called Mirihela Kotuahena, situated in Iriyaeba aforesaid; bounded on the east by the high road, south by wewa, north and west by Kande; containing in extent 2 lahas kurakkan sowing, and registered in Kurunegala F 112/276.

Ľ,

Which said premises are according to plan No. 28⁴ dated December 19, 1912, made by M. D. M. Silva, Licensed Surveyor, and are described as an allotment of land called Meegahawatta, situated at Danpellessa aforesaid; and bounded on the north and north-west by land said to belong to the Crown, on the east and south-east by road from Giriulla to Kurunegala, on the south by land belonging to the temple, on the south-west by land of Menikarala and others, and on the west by land claimed by Mr. D. J. Amaratunga and others; containing in extent 10 acres

3 roods and 35 perches. Second Schedule.—One 85-B.H.P. single cylinder gas engine complete with all accessories and charcoal plant erected on site.

One 65-B.H.P. single cylinder Tangye gas engine with refuse plant complete with all pipes and pulley erected on site.

One second hand Michie's sifter with spare travs.

Two shredders erected on iron stands two No. 1 Devil.

Disintegrators erected on iron platform.

Six No. 1 desiccators erected complete with brick chimneys

One Tangye treble geared pump $2\frac{1}{2}$ " suction and 2" delivery pipes. One double* barrel geared pump for pumping engine

waste water back to main tank.

All necessary piping from Tangye pump to reservoir and all return piping from engines supply piping to engines and suction piping.

190 feet of shafting complete with couplings, ring lubri-

cated plummer blocks and bolts, pulleys and belting. One reservoir for water supply $20' 0'' \times 14-0'' \times 10-0''$ built in ground with stone walls cement faced, also a natural dam at water supply with a bund all round. One 50–70-volt Newton dynamo 2.8 kilowatt machine.

One switchboard with necessary recording instruments.

Wiring and fittings for the whole mills, no casing

Six teakwood washing tanks $11'-0'' \times 2-0'' \times 18''$ deep made of 1" thick teak planks.

Six receiving wood tables for desiccated nut.

One machine sifter.

Two Brown's patent single desiccators.

201 ft. shafting with plummer blocks. Two washing tanks.

Two cooling tables.

One Colombo dryer complete.

Two up-take thread machine.

Two chip machines.

One improved shred machine.

One Averg's portable weighing scale (20 cwt.) One No. 21 Christy & Norris disintegrator.

One Salters spring balance.

For further particulars apply to Messrs. Julius & Creasy, Proctors, Notaries Public, &c., Fort, Colombo, or to

	J. G. VANDERSMAGT,
'Phone: 289.	of A. Y. DANIEL & SON,
19, Baillie street, Fort.	Auctioneers and Brokers.

. (Auction Sale.

K

Colombo Added Defendants.

UNDER and by virtue of the commission and decree issued to me in the above action, I shall put up for sale by public auction for the recovery of the sum of Rs. 76,504 61 together with further interest on Rs. 64,000 at the rate of 7 per cent. per annum from July 16, 1933, till date of decree (January 22, 1934), and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, the following properties :-

On Saturday, September 29, 1934, at 12 noon at my Rooms, No. 19, Baillie street, Fort, Colombo.

All that and those the estate, plantation, and premises called and known as Pattrakettia comprising the following allotments of land, to wit :-

1. An allotment of land called Tanipolgahalanga or Pattraketiyekele, situated in Batapola village, Wellaboda pattu, Galle District, Southern Province of the Island of Ceylon; bounded on the north by reservation along the

ጌካ

A 3

road, on the east by T. Ps. 323,459 and 323,463, and lots 14, 19, and 42 in P. P. 10,260, on the south by lots 42, 40, 38, 33, 32, 29, 26, 28, 71, and 31 in P. P. 10,260, T. Ps. 260,288, 260,333, 323,466, and 283,153, reservation for a road, a water-hole, Hayahawulekumbura claimed by M. H. Pediris and others, and Galalangakumbura claimed by U. P. Abraham and T. P. G. Karalinahami, on the west by reservation along roads and lots 24 and 15 in P. P. 10,260; containing in extent exclusive of the reservation for a road passing through the land 114 acres and 10 perches according to the survey and description thereof No. 330,575 dated September 5, 1918, and authenticated by the said W. C. S. Ingles.

 $\overline{2}$. An allotment of land called Tanipolgahalanga or Pattraketiya and Tanipolgahalanda or Pattraketiyakele, situated in Batapola village aforesaid; bounded on the north by reservation for a road and T. Ps. 287,609, 249,700, and 287,089, on the east by T. Ps. 287,089, 323,344, and 250,532, lots 66 and 68 in P. P. 10,260 land unclaimed by the Crown and reservation along the road, on the south by lot 1 in P. P. 10,670, T. Ps. 284,746, 250,529, and 250,530, and lots 57, 55, 58, 59, 61, 60, 62, 54, 52, and 51 in P. P. 10,260, on the west by lots 51 and 63 in P. P. 10,260, T. P. 295,253, and reservation for a road; containing in extent 103 acres 1 rood and 32 perches according to the survey and description thereof No. 330,578 dated September 5, 1918, and authenticated by the said W. C. S. Ingles.

On Saturday, September 29, 1934, at 12:30 p.m. at my Rooms, No. 19, Baillie street, Fort, Colombo.

All that and those the estate, plantation, and premises called and knownas Ferndale consisting of all that allotment of land situated in the village Walebodde in the Uduwagam pattuwa of the Kadawatta korale, in the District of Ratnapura, in the Province of Sabaragamuwa; bounded on the north by land described in plan No. 104,747, on the east and south-east by land described in plan No. 104,749, on the south by land said to belong to the Crown land claimed by Kiri Mirikar and Kinkarage-ela, and on the west by Hin-ela and land described in plan No. 104,745; containing in extent exclusive of the Kinkarage-ela and Bugude-ela passing through the land 252 acres according to the survey and description thereof No. 104,748 dated December 6, 1876, and authenticated by Lieut.-Colonel A. B. Fyers, R.E., Surveyor-General.

On Saturday, September 29, 1934, at 1 p.m. at my Rooms, No. 19, Baillie street, Fort, Colombo.

All that and those the estate, plantation, and premises called and known as Shorwood comprising the following allotments of land adjoining each other and which according to their situation as respects each other can be included in one survey, to wit :---

1. All that allotment of land situated in the village Walebodde aforesaid; bounded on the north by land described in plan No. 104,747, on the east by land said to belong to the Crown and land described in plan No. 72,424, on the south-east by land said to belong to the Crown, on the south by land said to belong to the Crown and land elaimed by C. Gamarala and Jambugahahena, and on the west by land described in plan No. 104,748; containing in extent exclusive of the Minirankandura Dangaha-ela, and the stream 191 acres according to the survey and description thereof No. 104,749,749.

2. All that allotment of land situated in the village Bolthumbe, in the Uduwagam pattuwa aforesaid; bounded on all sides by land said to belong to the Crown; containing in extent exclusive of the road passing through the land 8 acres and 2 roods according to the survey and description thereof No. 109,313 dated February 21, 1878, and authenticated by the said A. B. Fyers.

3. All that allotment of land called Diggalahena, situated in the village Bolthumbe aforesuid; bounded on the north and north-east by land said to belong to the Crown, on the east by land said to belong to the Crown, and on the south by land said to belong to the Crown, and on the south by land secribed in plan No. 104,749, and on the west by lands described in plans Nos. 110,354 and 72,424; containing in extent exclusive of the road and reservation for a path 20 links wide water-course, the portions marked A, B, and C, and land described in plan No. 109,313 the portions of water-course excluded are those bounding lots A and B 122 acres and 2 roods according to the survey and description thereof No. 110,353 dated July 19, 1878, and authenticated by the said A. B. Fyers.

On Saturday, September 29, 1934, at 1.30 p.m. at my Rooms, No. 19, Baillie street, Fort, Colombo.

All that and those the estate, plantation, and premises called and known as Pine Hill comprising the following

allotments of land, to wit :---1. An allotment of land called Batalawattetuduwa,

1. An allotment of land called Batalawattetuduwa, situated in the Pelpola village, Munwattebage pattuwa,

Rayigam korale, Kalutara District, Western Province; bounded on the north and east by land claimed by natives, on the south by land claimed by natives and T. P. 284,386, on the west by T. P. 284,386; containing in extent 18 acres 3 roods and 5 perches according to the survey and description thereof No. 294,943 dated August 4, 1913, and authenticated by R. S. Templeton, Esq., Surveyor-General.

2. An allotment of land called Halbadanakadaowita, situated in Pelpola village aforesaid; bounded on the north by lot 4649 in P. P. 15,254, on the east by T. Ps. 223,399 and 233,887, on the south by T. P. 223,401 and Halbadanakada-ela, on the west by lot 4651 in P. P. 15,254 land claimed by natives and T. P. 223,402; containing in extent exclusive of the Halbadanakada-ela passing through the land 2 acres 3 roods and 3 perches according to the survey and description thereof No. 294,944 dated August 4, 1913, and authenticated by the said R. S. Tompleton.

3. An allotment of land called Gorakagahalanda, situated in Pelpola village aforesaid; bounded on the north by T. Ps. 169,030, 62,750, and 74,333 and lot 2539 in P. P. 1,950, on the east by reservation along the road, on the south by T. Ps. 168,947 and 168,946, on the west by T. Ps. 168,946 and 62,759 and lot 4640 in P. P. 15,254; containing in extent exclusive of roads and reservations on either side of them passing through the land 28 acres 2 roods and 2 perches according to the survey and description thereof No. 294,955 dated August 4, 1913, and authenticated by the said R. S. Templeton.

4. An allotment of land called Galgamkanda, situated in Pelpola village aforesaid; bounded on the north and east by reservations along roads, on the south by T. P. 294,955, on the west by T. P. 74,333; containing in extent 17 acres and 30 perches according to the survey and description thereof No. 319,099 dated May 11, 1916, and authenticated by W. C. S. Ingles, Surveyor-General.

5. An allotment of land called Batalawattekele, situated in Pelpola village aforesaid; bounded on the north and east by Crown lands, on the south by lands claimed by natives, on the west by reservation along the road; containing in extent 16 acres and 25 perches according to the survey and description No. 284,386 dated October 14, 1912, authenticated by the said R. S. Templeton.

6. An allotment of land called Idamehena, situated in the village Pelpola aforesaid; and bounded on the north by lands described in plans Nos. 142,588 and 169,029, east by land described in plan No. 169,030 and Gorakagahalanda claimed by L. Don Rangris, on the south by road, on the west by land described in plan No. 168,944; containing in extent 9 acres according to the survey and description thereof No. 168,945 dated November 26, 1895, authenticated by D. G. Mantell, Esq., Surveyor-General.

7. An allotment of land called Annasigalahena and Annasigalahenapauladeniya, situated in the village Polpola aforesaid; bounded on the north by a path T. P. 227,266 and land claimed by natives, on the east by T. Ps. 208,221 and 208,125 land claimed by natives reservation along the path, Crown land and a water-course, on the south by Kappu-ela, T. P. 197,821 and a water-course, and on the west by T. Ps. 233,889, 233,888, 223, 401, 223,400, 223,309, and 227,266 and lot M 278 in P. P. 5,418; and containing in extent exclusive of the path and reservation on either side of it passing through the land 70 acres 2 roods and 10 perches according to the survey and description there of No. 233,887 dated April 28, 1906, and authenticated by P.D. Warren, Esq., Surveyor-General.

8. All that allotment of land (exclusive of a portion to the south-west of the extent of 10 acres of the land) called Panukceratuduwa or Tampuwatte, situated in the village Pelpola aforesaid; bounded on the north by lots V 278 and X 278 in P. P. 5,418 and land claimed by natives, on the east by land claimed by natives, on the south by land claimed by natives lots B 729, \$387, and \$388 in P. P. 10,448 reservation along the path, a path and T. P. 223,399, and on the west by T. P. 74,321 and a road; containing in extent 30 acres 3 roods and 14 perches according to the survey and description thereof No. 227,266 dated August 2, 1905, authenticated by the said P. D. Warren.

9. All that allotment of land called Idamehena, situated in the village Pelpola aforesaid; bounded on the north by lands described in plans Nos. 169,029 and 142,589, on the east by Lingawakumbura claimed by Kariakomage Appu, on the south by Gorakagahalande claimed by L. Don Rangris, and on the west by land described in plan No. 168,945; containing in extent 6 acres 1 rood and 18 perches according to the survey and description thereof No. 169,030 dated November 30, 1895, and authenticated by the said D. G. Mantell.

10. An allotment of land called Embillaketiya, situated in the village Pelpola aforesaid; bounded on the north and east by lot 8387 in P. P. 10,448, on the south by Kepu-ela and on the west by a water-course and lot 8387 in P. P. 10,448; containing in extent 2 roods and 39 perches according to the survey and description thereof No. 197,821 dated June 10, 1902, and authenticated by the said P. D. Warren.

11. An allotment of land called Annasigalahena, situated in the village Pelpola aforesaid; bounded on the north by T. P. 223,401, on the east by T. Ps. 223,401 and 233,887, on the south by T. P. 233,887, and on the west by T. P. 145,572; containing in extent 1 acre 1 rood and 31 perches according to the survey and description thereof No. 233,888 dated April 28, 1906, and authenticated by the said P. D. Warren.

12. An allotment of land called Annasigalahena, situated in the village Pelpola aforesaid; bounded on the north and east by T. P. 233,887, on the south by Kappu-ela, and on the west by T. P. 145,572; containing in extent 1 rood and 36 perches according to the survey and descrip-tion thereof No. 233,889 dated April 28, 1906, and authenticated by the said P. D. Warren.

13. All that allotment of land called Delgahaudumulla, situated in the village Pelpola aforesaid ; bounded on the north by Miriswattekanda, on the east by the portion of this land and the land of K. Appusingho Perera, on the south by the land of K. Appusingho Perera, and on the west by the dam of Kalderawitakumbura; and containing in extent about 5 acres which said land is also described as being bounded on the north-west by Miriswattekande, on the west by Kalderaowita, on the south by a portion of Amba-lamewatta belonging to Mr. S. T. de Silva, and on the east by a portion of Ambalamewatta belonging to the said gentleman, and Kurunduwatta belonging to K. Appusingho Perera; and containing in extent about 5 acres and which said land is also according to plan No. 3,671 dated January 26, 1918, made by H. O. Scharenguivel, Licensed Surveyor and Leveller, described as follows : An allotment of land called Delgahaudumulla, situated in Pelpola village aforesaid; bounded on the north by a portion of Delgahaudumulla and Miriswatta, on the east by Debitchikanda and Ambalamwatta alias Toppuwatta, on the south by a road and Kalderawattakumbura, and on the west by Mirisvatta ; containing in extent exclusive of road 5 acres 3 roads and 36 perches.

14. Five undivided sixth (5/6) parts or shares of all that allotment of land called Dolehena, situated in the village Pelpola aforesaid ; bounded on the north-west and north by Halbadinakada Udumullekumbura claimed by Baba Appuhamy, on the north-east by Halbadanakada Udumulle-kumbura claimed by Baba Appuhamy and the Crown land called Annasigalehena, on the south-east by Annasigalahena claimed by H. Thegis, and on the south-west by the Kapuela; and containing in extent 4 acres and 23 perches accor-ding to the survey and description thereof No. 145,572 dated July 16, 1888, and authenticated by F. C. H. Clarke, R.A., Surveyor-General.

15. An allotment of land called Welpelamulla *alias* Kongahawila, situated in the village Pelpola aforesaid; bounded on the south by lots 4654 and 4657 in P. P. 15,254 and on all other sides by land claimed by natives; containing in extent 1 acre 1 rood and 7 perches according to the survey and description thereof No. 308,084 dated October 16, 1914, and authenticated by the said W. C. S. Ingles.

An allotment of land called Punukeradutuwe, 16. situated in Pelpola village aforesaid ; bounded on the north by lot 4644 in P. P. 15,254, on the east by T. P. 227,266, on the south by lot 4646 in P. P. 15,254, and on the west by a road; containing in extent 1 rood and 35 perches according to the survey and description thereof No. 295,272 dated August 11, 1913, authenticated by the said R. S. Templeton.

17. An allotment of land called Panukeiratuduwe alias Tappuwawatta being lot marked 4 on the plan hereinafter referred to situated in the village Pelpola aforesaid; bounded on the north-east by a portion of the same land claimed by S. T. de Silva, on the east by lot B 729 in P. P. 10,448, on the south by a road, and on the west by land claimed by Lokulianage Sinno alias Appuhamy and Kamburawala Kankanangey James Sinno; and containing in extent 2 acres 3 roods and 24 perches according to plan No. 4,268 dated July 15, 1921, made by the said H. O. Scharenguivel, Licensed Surveyor and Leveller.

18. An allotment of land called Panukeiratuduwe alias Tappuwawatta being lot marked 3 on the plan hereinafter referred to situated in the village Pelpola aforesaid; bounded on the north by a road, on the east by lots 8387 bounded on the north by a road, on the east by lots \$337 and \$388, on the south by land described in T. P. No. 223,399, and on the west by a portion of the same land marked lots 1 and 2 on the said plan; and containing in extent 1 acre 3 roods and 32 perches according to the said plan No. 4,268 dated July 15, 1921, made by the said H. O. Scharenguivel, Licensed Surveyor and Leveller.

Together with all the crops and produce thereof and all the buildings, factories, stores, machinery, fixtures, furniture, tools, implements, cattle, carts, and other the dead and

live stock in and upon the said respective estates and premises or thereto belonging or in anywise appertaining or used or enjoyed therewith and all the estate, right, title, interest, claim, and demand whatsoever of the said 1st defendant as administrator as aforesaid.

For inspection of title decds, &c., please apply to P. G. Cooke, Esq., Proctor, Supreme Court, and Notary Public, Hong Kong Bank building, Fort, Colombo, or to—

J. G. VANDERSMAGT of A. Y. DANIEL & SON, Auctioneers and Brokers.

'Phone : 289. 19, Baillie street, Fort, Colombo.

Auction Sale under Partition Ordinance. Four Valuable Properties situated in Business Parts of

the City. AC Opportunity for Large and Small Capitalists.

BY VITUE OF THE LARCE AND SMALL CAPITALISTS. (BY VITUE of the commission issued to me in D. C., Colombo, case No. 52,770 a shall sell by public auction at the respective spots on Saturday, October 27, 1934 :--At 3.30 from All that property and premises presently bearing assignment No. 69A Planchikawatta road, Mara-dand, Withlight the Municipality of Colombo; in extent according to blan No. 1,000 made by M. I. L. Marikar, Sun 4900 3 5 perches. (At p.m.—All that and those the/property and premises presently, bearing assessment No. 337 situated along Sea street and Sea Beach street, St. 1901's Ward, within the Municipality of Colombo; in action according to plan No. 999 made by the said M. H. L. Marikar, 6.65 perches. At 4.30 p.m.—All that and those the properties and premises presently bearing assessment No. 326, Sea street, St. Paul's Ward aforesaid; in extent according to plan No. 998, made by the said M. I. L. Marikar, 8.53 perches.

No. 998, made by the said M. I. L. Marikar, 8.53 perches.

At 5 p.m.---All that and those the proper ties and premises presently bearing assessment No. 39, Second Cross street, Pettah, within the Municipality of Colombo; in extent according to plan No.997, made by the said M.I.L. Marikar, 7 17 perches.

The said properties and premises will be put up for sale first among the co-owners thereof at their respective values and if not bidden for and purchased by either of them then the same will immediately thereafter be put up for sale among the public in terms of Ordinance No. 10 of 1863.

CHAS. H. PIERES, A.A.L.P.A., 6 Ferry street, Hulftsdorp. Auctioneer and Broker.

Telephone : 2607, Colombo. Telegrams : "PYRUS", Colombo.

Auction Sale under Mortgage Decree.

In the District Court of Colombo.

Thenuwara of Maradana as executor of the last will and testament of the late Thenuwara Acharige Carolis

Hamy of Colombo, deceased Plaintiff. No. 52,192. Vs

No. 52,192. Vs U. Durayalage Siriyatri Kurunegala Defendant. I shall setting aution on Suturnay, September 29, 1934, commencing at 3 P.M. at the respective spots :-1. All that land called Dange Walehona alias Nalbam-biyawatta, situated at Ipper of Ihala Wisideka korale in the Kurunegala District. North-Western Province; bounded on the houth boundary limit of hena helonging to the

on the henth as boundary limit of hena belonging to the vendor of this land and others, east by high road, south by boundary limit of hena belonging to Mohota and others, and west by boundary of watta and hena belonging to Prina and others ; containing in extent 4 km unics of kurakkan sowing.

All that land called Hitmagederawatta alias Paranagederawatta, situated at Ipalawa of Ihala Wisideka korale of Weudawili hatpatta in Kurunegala District aforesaid; bounded on the north by agala and path, east by boundary limit of the land belonging to Mutuwayake Duraya and others, south by boundary fence of the land belonging to of Siriya's land; and containing in extent 3 measures of kurakkan sowing.

Further particulars from S. Ratnakaram, Esq., Proctor, Supreme Court, or

FRANCIS F. KRISHNAPILLAI, F.A.L.P.A., 167, Hulftsdorp, Colombo. Auctioneer and Broker.

Auction Sale.

UNDER commission issued to me in case No. 54,462, D. Cl. Colombo, I fnall sell by public auction the house with land begring assistent No. 36, Nelson's lane, Wellawatta, for the recovery of the amount of the decree on Thursday, September 27, 1934 at 5 5 M at tho spot, less Rs. 202. For further particular please apply to Messrs. Wilson & Kadirgayar, Proctor, Supreme Court, Colombo, or to me---September 27,

B. D. AMIT. 152, Hulftsdorp street, Colombo. Auctioneer and Broker.

Auction Sale under Mortgage Decree in Case No. 651, D. C., Colombo.

A Volatible House Property bearing Sanitary Board Assess-ment Nos. 49, 50, and 50A, situated at Wellampitiya, Yoolanbo.

The Ceylon General Investment and Plantations Com-pany, Limited, Union Place, Slave Island Plaintiff.

(1) Harigampitte Miciliya Lapatilleke and her husband
(2) Ganmanavidanage Dord Romiel Perera, both of Layard'broadway, Colombo, and (3) Don Abraham Nandyakkara of Wellampitiya, and presently of the Courts Tea Room, Hulftsdorp
BY virtue of the commission pseud to me in the above case for the recovery of the sum of Rs. 1,531·32, with further interest and costs, 1 shall sell by public auction on Obesday, October 2, 1934, at 5 p.M. at the spot, the following property, to wit :--

the following property, to wit :-

All that allotment of land with the buildings and plantations thereon called Ketakelagahawatta now bearing Sanitary Board assessment Nos. 49, 50, and 50A, situated at Wellampitiya in Ambatalenpahala of Alutkuru korale south in the District of Colombo, Western Province; and bounded on the north-east by the high road leading from Colombo to Avissawella, on the south-east by the property of S. L. Abdul Majeed, on the south by the field of Mr. Rustomjee (called Pothuwilakumbura), and on the north-west by the property of Kalansurige Abraham Appu; containing in extent 37 86/100 perches as plan No. 834 dated March 16, 1922, and made by S. Sabaratnam, Licensed Surveyor, and registered in Volume B 257/208 at the Colombo Land Registry.

For further particulars apply to Messrs. Rajanathan & Raju, Proctors and Notaries, Hulftsdorp, Colombo, or to me-

H. D.JOHN PIERIS,

C. P. AMERASINGHE,

Commissioner.

8, Hulftsdorp street, Colombo. Auctioneer and Broker.

Auction Sale.

NDER decree entered against Meera Lebbe Marikar WDER decree entered against Meera Lebbe Marikar Hmmul Hassena of Pendennis avenue, Colpetty, and another, and by viete of commission issued to me in case No. 345 of the Diffrict Court of Colombo, I shall sell for the recovery of RM 21,407,68 with interest on Rs. 18,000 at 10 period. Per annum from February 21, 1934, to July 16, 1934, and thermitter on the aggregate amount at 9 per cent. till payment in fur and/sets 545 uit, on Thursday, Ottober 4, 1934, at 3 r.m. at the spot -(1) All that house and ground bearing No. 798/16, and now bearing No. 65, Old Moor street in Colembo, in extent 7 48/100 square perches. At 4 r.M. at the spot -(2) All that allotment of land micked letter C and shaded pink in plan thereof, situated at Dematagoda, with the buildings thereon bearing No. 4,134/101 and known as Spring Cottage, and now bearing No. 206, Dematagoda rond; extent 10 perches. At 4.30 r.M., at the spot :-(3) All that part of a garden situated at Dematagoda, with the buildings thereon bearing No. 1,133/102 and now bearing No. 208, Dematagoda road; No. 1,133/102 and now bearing No. 208, Dematagoda road; extent 28 square perches and 28/100 of a perch. At 5.30 p.m. at the spot :--(4) All that land with the buildings thereon bearing No. 698/10A, New Urugodawatta road or Galkapanawatta road and now bearing No. 38, Stace road, and No. 37 (1-5-7) Galkapanawatta road; in extent 13 square perches and 50/100 of a perch.

167, Hulftsdorp.

Auction Sale,

Five splendid Building Sites within 10 minutes' walk of Ngombo Railway Station and about 25 yards from Maris Stella College and a small but fully planted and well situated Coconut Property about 6 miles off Neyombo Town.

BY virtue of the order to cell ssued to us from the District Court of Negombo in hypothecary action No. 7,988, we shall sell the inder-mentioned properties by public

The saturday September 29, 1934 commencing at 4 p.m.-The three contractors allocated by public structures of land called Bulugaha-yana, Bulugahawatta, and Kumbulugahawatta, situate at

1 rood and 15 perches.

On Monday, October 1, 1934, at 4.30 p.m.-The undivided 1/2 part or share of the allotment of land called Kekunagahalanda alias Kekunagahawatta appearing as lots A, B, and C in plan No. 2,770 dated January 19, 1922, made by J. C. Fernando, Licensed Surveyor, situate at Kaluwairippuwa in the District of Negombo, in extent 17 acres 2 roods and 24 perches, together with the plantations, buildings, and soil save and except only the coconut trees and buildings standing on the portion marked lot B in extent 1 acre 1 rood and 13 perches given to the planters and $\frac{1}{3}$ share of the coconut trees and the entirety of the buildings standing on the portion marked lot A, in the said plan, in extent 1 acre 1 rood and 4 perches also given to the planters.

Amount to be recovered is Rs. 10,160, interest and costs. Reference to title deeds, &c., can be made at the office of S. C. Sansoni, Esq., J.P., U.P.M., and Crown Proctor, Negombo, for other particulars apply to-

M. P. KURERA & Co., Negombo, August 31, 1934. Auctioneers.

Auction Sale under Mortgage Decree.

Z $v_{s.}$

No. 17,537.

the north by a portion of the same land, east by Halwetipalawela, south by a portion of the same land, west by Ketiwela : in extent about 3 acres 3 roods.

2. Undivided 2/9+1/7 of 1/9 shares of the soil and of plantations and the entirety of the rubber plantation made by the 1st mortgagor, together with the entirety of the tiled house thereon of the land called Rerupitawatta alias Serupitawatta 3rd portion, situated at Serupita; bounded on north by Serupitawela, east by the two-fourth portion of this land *alias* the 2nd portion of land that has been purchased by Maddumage Carolis Appu, south by Orutotawela, west by the 4th portion of this land that was planted and resided by Sawanappulage Bastian Appu; in extent about 6 acres.

Further particulars from D. J. K. Goonetilleke, Esq., Proctor and Notary, Kalutara, or-

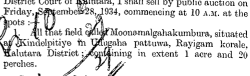
H. D. S. PERERA.

Auctioneer.

Auction Sale.

Panadure.

UNDER mortgage decree in case No. 17,662 of the District Court of Estimara, I shall sell by public auction on District Court of Estimara, I shall sell by public auction on District Court of Estimate 1934. commencing at 10 A.M. at the



All that field called Moonamalgahakumbura, situated 2 at Kindelpitiye aforesaid ; containing in extent 1 acre and 11 perches

For further particulars please apply to Messis. Fernando & Fernando, Proctors and Notarios, Panadure, or to mo---

H. THOMAS FERNANDO, Panadure, September 4, 1934. Auctioneer.

Auction Sale.

1

UNDER instructions received from the administratrix and with the leave of court in Testamentary Proceedings in Nos. 2,318 and 2,566, D. C., Ralutara, I shall sell by public suction, on Eriday, September 28, 1934, at 3 P.M. at the spot :-

spot: — All that the lot marked "C" together with all the trees, plantations, and buildings presently known as Stephen's Statio, standing thereon of the land called Ettunnagaha-watta, situated at Panadure, near the bus stand; containing in extent 1 rood.

For further particulars please apply to Messrs. Fernando & Fernando, Proctors and Notaries, Panadure, or to me-

H. THOMAS FERNANDO, Panadure, September 3, 1934. Auctioneer.

Auction Sale under Mortgage Decree.

District Court, A. L. Fernandesz of Nuwara . Eliya . . . Nuwara Eliya. Plaintiff. Vs. No. 1,657.

The Public Trustee, Administrator of the plate of Deen Amith of Nuwara Eliya, deceased ... Defendant.

Nuvara Eliya, deceased ... Defendant. UNDER an order issued to me by the District Judge, Nuwara Eliya, I shall put up for sale by public auction at the spot at 10 A.M. on Saturday, October 6, 1934, for the recovery of a sum of Rs. 49,862 50 with interest on Rs. 30,000 at 8 per cent. per annum from February 3, 1934, to April 20, 1934, and thereafter at 9 per cent. per annum on the aggregate till realization and costs of suit, the right, title, and interest of the Public Trustee and the said Deen Amith fo the following groperty, fiz. :--All that allotment of land (formerly consisting of several allotments of land but now forming one property); and containing in extent 1 rood and 28 perches according to the figure of survey

but now forming one property); and containing in extent 1 rood and 28 perches according to the figure of survey made by V. Samaralingam, Licensed Surveyor and Leveller, situated in Old Bazaar, that is to say, in the Uda Pussellawa road, in the town of Nuwara Eliya, Central Province, in the Island of Ceylon, bearing assessment Nos. 34, 35, and 36; and bounded on the north and west by Uda Pussellawa road, south by James street, east by Cross street, but according to the plan made by Philip Fowke, Licensed Surveyor and Leveller, dated June 13, 1923. annexed to the original of Fiscal's Conveyance 1923, annexed to the original of Fiscal's Conveyance dated June 28, 1923; containing in extent 1 rood and 35½ perches; and bounded on the north by Uda Pussellawa road, north-west and north-east by Uda Pussellawa road, south and south-east and south-west by streets together with all the buildings standing thereon including the Pedro View Hotel, shop and stores, the Grand Oriental Stores, the bakery, the kitchen, the kaddy or boutique, and all outhouses and cellars and other buildings whatsoever standing within the aforesaid boundaries.

The property will be first put up for sale in 6 separate lots and immediately thereafter as a whole.

For further particulars and inspection of title deeds apply to V. Ponnusamy, Proctor, Supreme Court, Nuwara Eliya. C. J. LALLYETT,

Nuwara Eliya, September 3, 1934. Auctioneer and Broker.

Auction Sale.

In the District Court of Galle.

Testamentary In the matter of the estate of D. C. de A. Jurisdiction. Sanaranayaka, deceased, of Unawatuna, No. 6,646 Testy. Galle.

E. C. Abeyeguñawardena of Hikkaduwa, administrator.
BY virue of the commission issued to me in the above case, J shall sell by public auction on Monday, October 1, 1984, at 4 P.M. at the spot, viz.
All that house and premises bearing assessment No. 39, situated at the premises bear in the

Suba Niwasa Unawatuna, Galle.

14

E. K. GOONESEKERA, Commissioner.

Auction Sale under Mortgage Decree.

HY virtue of the commission issued to me in case

I HY virtue of the commission issued to me in case No. 31,952, D. C., Galle, for the recovery of the amount of the decree, I shall set()) y public auction, on Saturday, September 29, 1934, at 9 P.M. at the spot :--All the soil and trees on the undivided western one-half part of the defined portion of the land called Dangara-ganitwath with the buildings put up as per permit dated August 7, 1923, bearing No. 272c and the room adjoining the house No. 272A belonging to W. N. M. Ahamed Lebbe Marikar standing on the said defined portion, situate at Dangelara wann the Four Gravets of Galle District; containing in extent 2 roots and 0.05 perches. For further particulars apply to J. N. Goonetilleke, Esq., Proctor, Supreme Court, or to me—

Proctor, Supreme Court, or to me-

N. P. L. WIJESEKERA, Licensed Auctioneer. Galle, September 4, 1934.

O Auction Sale under Partition Decree, D. C., Galle, Case No. 25,803.

Twelve Valuable Blocks of Land in the Business Centre of Amunangoda Bazaar.

UNDER and by virtue of the commission issued to me in the above case, I shall sell by public auction on Saturday, October 20, 1934, commencing at 2.30 p.m. at the spot :--All that allotment of and called Wellawala Lindamula-Walls allotment of and called Wellawala Lindamula-witta alias Wellewatta, situated at Ambalangoda, in the Wellabela, pattu of Galle District; and containing in in extend 2 roots and 16 perches. The saidland will be sold in 12 blocks as per plan No. 958A made by Mr. H. Bi Goonewardene, Surveyor, according to Partition Ordinance No. 100/1863.

K. T. THOS. SILVA, Ambalangoda, September 4, 1934. Commissioner.

Auction Sale under Mortgage Decree in D. C., Matara, Case No. 7,820.

M. K. M. P. R. Ramanathan Chettiar of Kaluwella,

Galle Plachtiff.

Against

() UNDER any virtue of the commission issued to me in the above case for the recovery of Rs. 2,583 24, with legal interest from May 20, 1934, till payment in full and cost of interest from May 20, 1934, till payment in full and cost of suit, I shall sell by public auction on September 29, 1934, commencing at 10 km, at the most — All that the soil and fruit treas and all the buildings standing thereon of the portion marked lot A which is separated for the 9/16 portion of the land Kaliralobe Omarulebbe Mukadaurala Padinchiwahitiyawatta Ganga-addaragedarawatta alias Ganga-addarawatta bearing assessment No. 320, situated at Kotuwegoda wittin the U. D. C. limits of Matara; and containing in extent 24 44 perches. For further particulars please apply to A. Gunaratna, Esg., Proctor, Supreme please apply to A. Gunaratna, Esq., Proctor, Supreme Court, or to-

K. M. THOROLIS SILVA, Matara, September 3, 1934. Commissioner.

Auction Sale.

BY virtue of commission issued to me in D. C., Matara, L BY virtue of commission issued to me in D. C., Matara, case No. 8,545 for the recovery of Rs. 1,135 40, with further interest and costs Whall sell by public auction on Saturday, September 20,1934, at 3 p.m. at the spot, the following property, to wit :--10) An undivided 1 of Manapittaniyewatta/Gulugaha-watta, in extent 8 acres 2 roods and 13/21 perch, together with an undivided fall of planter's half share of 3rd plantation and the 13 cubits tiled house thereon, situate at Gandarawatta in Dondra. Matara District

Gandarawatta in Dondra, Matafa District. (2) An utdivided 3 of soil and these and planter's half share of 3rd plantation of Arewatta, in extent about 3 acres at Gandarawatta aforesaid.

Char 12	D. B. LATAWARDENE,
Matara, September 1, 1984.	Commissioner.
- (7 - 1)	

Auction Sale.

In the District Court of Jaffna.



In the matter of the estate of the late Mariampillai Leenappu of Thumpalai, deceased.

Emmanuel Vincent Samuel of Thumpalai, administrator.

IN terms of the commission issued to me by the District Court of Jaffna, in case No. 6,807 Testamentary, the following properties will be sold at the respective spots by public auction at the different dates mentioned below :--

On Monday, September 24, 1934, commencing at 11 а.м.

On Mogday, September 24, 1934, commencing at 11 A.M. (1) Lange situated at Mullian in Mullipattu perish, Pachenilapali Division Jaffna District, Northern Province, called Manalkadu, in extant 31 lachams varagu culture. The extent of which according to the plan is 2 lachams varagu culture and 16 2/16 knlws with coconut trees; and bounded on the east by the property of Iyakko Michiel, north by the property of Marian Santhia, west by the property of Mariai, widow of Kaitan, and on the south by the property of Authony Marian. The whole of these contained within these boundaries. Of this half share. Ion Wednesday, September 26, 1924, commencing at 9 A.M. (2) Land situated at Kudattanai in Varany perish

(2) Land situated at Kudattanai in Varany parish, Vadamaradehy Division of the Jaffna District, Northern Province, called Palaithoovayal, in extent 158[‡] lachams p.c. ditto Vayal 681 lachams p.c., Palaithoovayal in extent 253 lachams p.c. These 3 parcels form one block which is bounded on the east by Sithampary Sinnatamby and others, north by road, west by Iyampillai Kandiah and others, and south by Nakey, widow of Kandan, and others. Of these contained within these boundaries an undivided 1/16 share. Of this $\frac{1}{2}$ share.

(3) Land situated at Kudattanai called Kilavankandv, in extent $8\frac{5}{8}$ lachams varagu culture; and bounded on the east and west by Kasiar Kaddaiyar and others, north by Mootatamby Simakkuddy and others, and south by Chinniah Mailu and others. Of these contained within these boundaries an undivided 1 share. Of this 1 share

(4) Land situated at Kudattanai called Paramanathathoovayal Metkupathy, in extent $95\frac{5}{8}$ lachams p.e.; and bounded on the east by Chinniah Mailu and others, north by Wallipillai, daughter of Chinniah, and others, west by Kanapathiar Chinniah and others, and south by Kasiar Kaddaiyar and others. Of these contained within these boundaries an undivided $\frac{1}{4}$ of 3/11th share. Of this $\frac{1}{2}$ share.

(5) Land situated at Kudattanai called Kaddaiyadithoo, in extent 88% lachams varagu culture ; and bounded on the east by Kasiar Kaddaiyar and others, north by Kumaringar Kanapathy and others, west by Nakey, widow of Kandan, and others, and south by Kanapathiar Chinniah and others. Of these contained within these boundaries an undivided 1/24th share. Of this $\frac{1}{2}$ share.

(6) Land situated at Thunnalai Segatkodithevankurichy in the parish of Kaddaively called Velikkoodal, in extent 21 lachams varagu culture. Of this an extent of 8 lachams varagu culture on the west out of the western half share is bounded on the east by heirs of the late Murugesar Thamotherampillai, north by road at present, west by Thamotherampillai Selvadurai, and south by Vinasitamby Kanapathypillai. The whole of the ground contained within these boundaries. Of this 1 share.

(7) Land situated at Kudattanai in the parish of Varany called Mailparanthavely, in extent 851 lachams varagu culture. Of this an extent of 72 lachams varagu culture and $15\frac{1}{2}$ kulies=109 lachams p.c. and $3\frac{1}{2}$ kulies; and bounded on the east by the heirs of Kumaringar Kanapathypillai, north by Iyampillai Kandiah, west by Vethanayagam Velupillai, and south by Kadirgamar Kanapathypillai. Of this an undivided $\frac{1}{2}$ share out of 100 lachams p.c.

(8) Land situated at Kudattanai called Mailparanthavely, in extent 109 lachams p.c. and 31 kulies; and bounded on the east by the heirs of Kumaringar Kanapathipillai, north by Iyampillai Kandiah, west by Vethanayagam Velupillai, and south by Kadirgamar Kanapathypillai. Of this an undivided extent of 9 lachams p.c. and 31 kulies. Of this 4 share.

On Friday, September 28, 1934, commencing at 9 A.M.

(9) An undivided 1/9 share of a piece of land situated at Varathupalai in Point Pedro parish, Vadamaradehy division, Jaffna District, called Kukkuruman, in extent 31 lachams varagu culture, with palmyras, old and young, margosa coconut, and mango trees, stone built house, hut.

and others, and south by Kovindar John Vettivelu and others. Of this 1 share.

(10) An undivided 1/27 share out of a divided 9 lachams varagu culture and 15 15/16 kulies being $\frac{1}{4}$ share on the south-western side of a piece of land situated at Thumpalai called Periaparappu, in extent 36% lachams varagu culture ditto Thoddam 2. The said 9 lachams varagu culture and 15 15/16 kulies with palmyras and well is bounded on the east by the property belonging to Murugamoorthy Kovil and Arunasalam Muttuvelu, north by road, west by Joseph Arunasalam Velupillai and others, and south by Nagappar Kandiah. Of this 1 share.

On Monday, October 1, 1934, commencing at 9 A.M. and on the following days.

(11) Land situated at Thumpalai in the parish of Point Pedro called Thoddu, in extent 363 lachams varagu culture Veedu 1. Of these an extent of 2 lachams varagu culture of ground in the middle on the western side with palmyras, vadalies, coconut trees, and houses contained therein is bounded on the east by Ponnammah, wife of Kandiah, and others, north by Soosanam, wife of Thamiampillai, west by lane, and south by Sabapathipillai Somasegaram. The whole of these contained within these boundaries. Of this 1 share.

(12) Land situated at Thumpalai called Oyanaikkurichchyavalai, in extent 10% lachams varagu culture of this ³/₄ share according to possession of ground with palmyras, tamarind, margosa, ilanthai trees contained therein; and bounded on the east by the property of Valliammai, wife of Pandaram and others, north and west by lane, and south by Walliammai, wife of Kadirgamar, and others. Of this an undivided $\frac{1}{2}$ share. Of this $\frac{1}{2}$ share.

(13) Land situated at Thumpslai called Sempilaodai, in extent 10% lachams varagu culture of this an extent of 1 lacham varagu culture and 16 11/16 kulies on the south out of 13/36 share on the south-east with coconut trees and vadalies contained therein; and bounded on the east by the property of Vaity Seeman and others, north by Vaity Mariampillai, west by Vaity Kalisthoo and others, and south by Esthakky Mariampillai. Of this the whole of the ground and vadalies, excluding 1 plantation share of the coconut trees, the remaining # share. Of this # share.

(14) Land situated at Thumpalai called Kanakankadu, in extent 29 lachams varagu culture, but according to final partition decree entered in case No. 10,265 lot 5 in plan filed with the final decree, in extent 4 lachams varagu culture and 22/32 kulies, with palmyra, coconut, margosa trees, houses, huts, and well ; and which is bounded on the east by lot No. 1 in the said plan, north by road, west by lane being No. 11 and lots 6, 7, and 8, and on the south by lot No. 12 used as a lane. The whole of this with right of way through lots 11 and 12 and share of well marked "W" in the said plan. Of this 1 share.

(15) Land situated at ditto lot No. 10 in the plan referred to in case No. 10,265, in extent 3 26/32 kulies is bounded on the east by lot No. 9, north by sea, west by limit lane, and on the south by road. The whole of this. Of this 1 share.

(16) Land situated at Thumpalai called Kurumpaicheddy, in extent 104 lachams varagu culture ; and bounded on the east by Salomai, widow of Pethuru, and others, north by Nagappar Vairamuttu and others, west by lane, and south by Kaliammai, wife of Vinasitamby, and others. Of the whole of the ground, coconut trees, palmyra trees, vadalies, and well contained within these boundaries. Of the whole of those bounded as aforesaid an undivided 7/24 share. Of this 4 share

(17) Land situated at Thumpalai called Kurumpaichedy, in extent 104 lachams varagu culture of this the extent for 7/12 share on the south is 5 lachams varagu culture and 17% kulies with palmyra trees, vadalies, and tamarind trees is bounded on the east by Marian Swaney and others, north by Kandar Vairamuttu and others, west by lane, south by Kalippillai, wife of Vinasitamby, and others. Of this an undivided ½ share.

(18) Land situated at Puloly East Malavarayakurichy called Kandaiyantheney, in extent 11 lachams varagu culture, with palmyras, coconut trees, vadalies, tamarind tree, and well; and bounded on the east by lane and the property of Esthakky Mariampillai and others, north by Vaitiar Seemampillal and others, west by the property belonging to Pannaikaladdy Pillaiyar temple and Kerusey, wife of Kiruththo, and others, and south by Athimoolam Kanagasabai and others. Of those contained within these boundaries an undivided $\frac{1}{4}$ share. Of this $\frac{1}{2}$ share.

Auction Sale under Mortgage Decree.

A Valuable Rubber Land.

UNDER and by virtue of the commission issued to me in D. C., Kegalla, case No. 10,515, for the recovery of the sum of Rs. 1,942, together with logal interest till payment in full, and costs Rs. 154 85, I shall sell by public auction the under metric property on Saturday, September 15, 1934, commencing at 2 r. what the spot, to wit:--

1934, commencing at 2 r. A at the spot, to wit :--The remaining portion of the land on both sides of the rad together with the plantations thereon, excluding kuluwehena now watta of 3 pelas paddy sowing extent from and out of the contiguous lands forming one property and called Eduwehene now watta of 3 pelas paddy sowing extent; 4 share of Buluwehene now watta of 3 pelas paddy sowing extent. Udulletennehena alias Oluwagodatennehena now watta of 5 pelas paddy sowing extent, 5/6 share of Buluwehena now watta of 12 lahas paddy sowing extent, Buluwehena now watta of 4 lahas paddy sowing extent, share of Buluwehena and the adjoining Buluwehena of 6 lahas paddy sowing, 3 share of Buluwehena of 6 nelies share of Buluwehena and the adjoining Buluwehena of o lahas paddy sowing, $\frac{1}{2}$ share of Buluwehena of 6 nelies kurakkan sowing extent, all situated at Gallela in Meda pattu of Galboda korale, Kegalla District, and Buluwehena now watta of 3 pelas paddy sowing, situated at Uhangoda in Meda pattu, which lands according to the figure of survey dated June 26, 1919, made by Mr. Nugawela, Surveyor, on Ll corresponded concepts in suteri are 11 acres 2 roods and 6 perches in extent.

August 17, 1934.

3

6

D. S. WICKRAMASINGHE, Licensed Auctioneer.

Application for Enrolment as a Proctor.

SIX weeks hence, I, Stoner Navaratnam Kadirgamar of Ward place, Colombo, shall apply to the Honourable the Chief Justice and the other Honourable Judges of the Supreme Court of the Island of Ceylon to be admitted and emplied a Proctor of the said court.

e. Ward place,

Colombo, September 5, 1934. S. N. KADIRGAMAR.

Application for Enrolment as a Proctor.

I, Subramanian Myilvaganam Manikkarajah of Lakshmi Villa, Trinoomalee, presently of 27, Mary's road, Banibalapitiya, do hereby give notice that, six weeks hance, I shall apply to the Honourable the Chief Justice and the other Judges of the Honourable the Supreme Court of the Island of Ceylon to be admitted and enrolled as Proctor of the said court:

S. M. ΜΑΝΙΚΚΑRAJAH.

Ċ

61 Application for Enrolment as a Notary Public.

I, Kuttikande Vidanelage Punchimahatmaya of Malwala of Kuruwiti korale in the District of Rathopura, do hereby give notice in terrors of rule 2 in schedule Is of Ordinance No. I of 1907 fast, three months hence, I shall apply to the Registrar General to be admitted and enrolled as a Notary Public of practise in the Sinhalese language in the District of Rathopura.

Malwala, September 1, 1934. K. V. PUNCHIMAHATMAYA.

Application for Enrolment as a Notary-Public.

I, Charles Perera Semmayaka of Kosgama, in the District of Colombo, do hereby, give notice in terms of mile 2 in schedule 1B of Ordinarco No. 1 of 1907, that, three months hence, I shall hard to the Registrar-General to be admitted and enrolled that Notary Public to practise in the Sinhalese language with District of Colombo.



CHARLES PERERA SENANAYAKA.

APPLICATION FOR FOREIGN LIQUOR LICENCES, &c.

We pereby give notice that we have on August 31, 1934, applied to the Government Agent, North-Central Province, for the licence shown in the schedule hereto annexed, for

the licensing period ending September 30, 1935, in compli-ance with Excise Notification-No. 200 of September 30, ending September 30, 1935, in compli-

[Schedule.

Name and address of applicants Mrs. A. S. Ephraums and R. L. Ephraums, Grand Hotel, Anuradhapura.

Description of ligences applied for : Hotel and bar.

State whether application is for renewal of existing licences or for new licences ! Existing licences.

Situation of premises to be licensed : The Grand Hotel, Anuradhapura.

Mrs. A. S. Ephraums & R. L. Ephraums,

Lessees.

1377

MISCELLANEOUS DEPARTMENTAL NOTICES.

THE JAFFNA ORIENTAL STUDIES SOCIETY. Annual Examinations, May, 1934.

ASS LIST

Tamil Examinations.

PANDIT CLASS.

Third Division.

Index Candidates Name.	Address.
3 Mr. A. Sittambalam	C/o A. Kandiah, Esq., Store- keeper, P. W. D., Norris road,
7Mr. A. K. Joseph	Colombo J/Vathiry South R. C. School, Karaveddi

Referred Candidate.

5. Mr. S. Balasubramaniyam (In Group II.)

BALA PANDIT CLASS.

Second Division.

40. Mr. Eliathamby Nalliah . . Teacher, Alaveddi North, Chunnakam

Third Division.

alah Changanal West, Vadali-
yadaippu, Pandaterippu
'' Raffia Villa,'' Nawalapitiya
Teacher's Home, Nallur, Jaffna
Vilichitty Vidyasalai, Tellip-
palai
Pannalai, Tellippalai
. Teacher, J/Navaly Government
School, Manipay
J/Vinayaga Mudaliyar Tamil
School, Point Pedro
. Thavady, Jaffna
Teacher, Alaveddi North, Chun-
nakam
yer Classical School, Chunnakam
Teacher, Tellippalai
Saiva Training School, Tirunel-
velv
lias Chandra Mouleesa Vidyasalai,
Madduvil North, Chavakach-
cheri
Saiva Training School, Tirunel-
volv
do.
do.
_
do.

- 63..Mr. V. Vaithialingam .. do. 65..Mr. K. Nagendrampillai .Velanai East, Kayts
- 66. . Mr. Johnpillai Arokiam . . Sooravathai, Chunnakam

Referred Candidates.

8. Mr. Nagalingam Santha	- (In Group II.), c/o S. Naga-
nayagy	lingam, Colombogam
20 Mr. K. Nadarajah	(In Group II.), J/Stanley Bil.
	School, Jaffna
22. Mr. N. Srinivasa Iyer	(In Group IV.), Classical School,
	Chunnakam
28Mr. S. Karthigesa Iyer	(In Group IV.) do.

PRAVESA CLASS.

Second Division.

87 Mr. V. Nadarajah	Mahadeva Vidyasalai, Kurum-
89 Mr. M. Ratnammal	bakitty, Tellippallai Govt. Doctor's House, Chava-
107Mr. K. Arumugam	kachcherí Govt. Training School, Kopay

	Third	d Division.
Index No.	Candidates Name.	Address.
	J. S. Alagaratnam V. Canagasabai	Uduppiddi, Valvettiturai C/o M. Sebamalai, Koddai- munai, Batticaloa
79Mr.	S. Veluppilai	Thirunavukkarasu Vidyasalai, Vaddukedai
80Mr.	A. Kanapathipillai	Puvanoswari Vidyasalai, Idai- kadu, Achchuveli
81Mr.	K. Sithambarapillai	do.
83. Mr.	A. Kandiah	do.
84. Mr.	M. Arumugam	do.
	A. Sanmugam	Vedantamada lane, Kander- madam, Jaffna
91Mr.	V. Arumugam	C/o Head Teacher, Am. Station School, Chavakachcheri
92. Mr.	S. Nalliah	Nainativu, Kayts
93. Mr.	V. Kandiah	do.
	V. Ponniah	Saiva Vidyasalai, Chunnakam
	N. Tharmalingam	Govt. Training School, Kopay
104. Mr.	V. Kandiah	do.
105. Mr.	V. Tharmalingam	do.
	K. Vaithialingam	do.
	A. Kasinather	do.
	K. Kanagasabapath	y do.
	S. Sivapathasunther	
	S. Murugesu	do.
	K. Kadirgamer	Saiva Training School, Tirunel-
101 15-	9 Wathingscolu	vely
	S. Kathiravelu	do.

126. Mr. K. Ratnam do.

6 candidates sat for the Pandit Examination.

48 candidates sat for the Bala Pandit Examination. 56 candidates sat for the Pravesa Examination.

(1) The Pandit and the Bala Pandit medals (gold) are not awarded this year as no one passed in the first division.

(2) The Kailasapathy prize of Rs. 15 for Logic goes to Bala Pandit candidate No. 32, T. P. Karthigesu.
(3) The Rasanayaga Mudaliar prize of Rs. 10 for Ceylon History goes to B. P. candidate No. 50, A. Krishnaswamy alias

Eliathamby. (4) The Ayadurai prize of Rs. 10 for Tamil Grammar goes to Pravesa candidate No. 111, S. Sivapathasuntharam.

(5) The Ramuppillai prize of Rs. 15 for the best pass in the Pravesa Examination is not awarded as none passed in the first division.

The candidates preparation was better and their performance in the examination was very much more satisfactory this year.

L. MACRAE.

Director of Education President of the Jaffna Oriental Studies Society. Education Office,

Colombo, August 30, 1934.

G/Dodanduwa Sinhalese Boys' School.

NOTICE is hereby given that Mr. Peter Gunawardena is no longer Local Manager of the G/Dodanduwa Sinhalese Boys' Šchool.

Education Office, Colombo, September 5, 1934.

L. MACRAE, Director of Education.

R/Nelliwala Vernacular Mixed School.

NOTICE is hereby given that the above school situated in the Alakolaella wasama in Uduwaggam pattu of Kada-wata korale, Ratnapura District of the Province of Sabaragamuwa, has been registered as a Governmentmanaged school under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from October 1, 1934.

The Rev. W. Sridhamma has been appointed Manager of the said school.

Education Office, Colombo, August 31, 1934.

L. MACRAE. Director of Education.

R/Palawela Vernacular Mixed School.

NOTICE is hereby given that the above school, situated in the Palle pattu in Nawadun korale, Ratnapura District of the Province of Sabaragamuwa, has been registered as a Government-managed school under clause 32Å of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from September 1, 1934.

Mr. R. Ellawala has been appointed Manager of the said school.

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

G/Gintota Sri Gautama Sinhalese Mixed School.

NOTICE is hereby given that the Gintota Sri Gautama Sinhalese Mixed School, situated in the Galle Municipality of the Southern Province, under the management of Mr. W. E. A. Samaraweera has been registered as a grantin-aid school with effect from July 1, 1933.

Education Office, L. MACRAE, Colombo, September 7, 1934. Director of Education.

Kl/Walagedara Buddhist Boys' Bilingual School.

NOTICE is hereby given that the above school, situated in the Pasdun korale west, Kalutara District of the Western Province, has been registered as a Government-managed school under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from September 1, 1934.

Mr. D. F. Siriwardene has been appointed Manager of the said school.

Education Office. L. MACRAE. Colombo, September 7, 1934. Director of Education.

Bd/Malpota Buddhist V. M. School.

NOTICE is hereby given that the above school, situated in Udukinda, Badulla District of the Province of Uva, has been registered as a Government-managed school under clause 32a of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from September 1, 1934.

Rev. K. Devananda has been appointed Manager of the said school.

Education Office, Colombo, September 7, 1934.

L. MACRAE. Director of Education.

Bt/Vellaveli Vernacular Mixed School.

NOTICE is hereby given that the above school, situated in the Porative pattu, Batticaloa District of the Eastern Province, has been registered as a Government-managed school under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from September 1, 1934.

Mr. S. Armstrong has been appointed Manager of the said school.

Education Office, Colombo, September 7, 1934.

L. MACRAE, Director of Education.

Ku/Demataluwa Sinhalese Mixed School.

NOTICE is hereby given that the above school, situated in the Dewamedi hatpattu, Kurunegala District of the North-Western Province, has been registered as a Govern-ment-managed school under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from October 1, 1934.

Mr. A. E. Madawala has been appointed Manager of the said school.

Education Office Colombo, September 7, 1934.

L. MACRAE, Director of Education.

N/Oliphant Estate School.

NOTICE is hereby given that an application has been received from the Superintendent, Oliphant estate, for grant-in-aid of the Oliphant Estate School, which is situated in the Nuwara Eliya District of the Central Province.

Observations will be received not later than October 7, 1934.

Education Office, L. MACRAE, Colombo, September 7, 1934. Director of Education.

K/Hangranoya Estate School.

NOTICE is hereby given that an application has been received from the Superintendent, Hangranoya estate, for grant in aid of the Hangranoya Estate School, which is situated in the Nawalapitiya district of the Central Province.

Observations will be received not later than October 7, 1934.

L. MACRAE, Education Office, Colombo, September 7, 1934. Director of Education.

Change of Management.

NOTICE is hereby given that Miss M. V. Hutchins has been appointed Manager of the school mentioned below in place of Rev. H. Peto.

School referred to : J/Kopay Girls' Industrial (C. M. S.) School.

Education Office,

L. MACRAE, Colombo, August 31, 1934. Director of Education.

Change of Management.

appointed Manager of the school mentioned below in place of the Director of Education with effect from May 1, 1934.

School referred to : G/Telwatta Sinhalese Mixed school.

L. MACRAE, Education Office, Director of Education. Colombo, September 4, 1934.

Appointment of Assessors.

BY virtue of power vested in me, under section 5 of Ordinance No. 7 of 1866, as amended by Ordinance No. 19 of 1921, I have appointed the persons named below to be assessors for the Sanitary Board towns of Madampe, Marawila, Nattandiya, Udappu, and Kalpitiya for the year 1935.

Madampe.

- Mr. Gilbert G. Perera, Mellawagara, Madampe. 1.
- Mr. L. J. Senaratne, Ihalagama, Madampe. 2.
- 3. Mr. Edgar Ernest Perera, Madampe.

Marawila.

- Mr. Graham Pandittasekera, J.P., U.P.M., Marawila Mr. D. B. Perera, Horagolla, Marawila. Mr. W. W. Mathew Fernando, Marawila.
- 3.

Nattandiya.

- Mr. A. C. Wijesinghe, Registrar, Nattandiya. Mr. B. A. Thelasinghe, Nattandiya. Mr. M. S. Fernando, Nattandiya.
- $\mathbf{2}$.
- 3.

Udappu.

- Mr. S. Sembalingam, Udappu. Mr. K. Kadirgaman, Udappu.
- 2.
- Mr. Muttu Kamachchi Sinna Ladamuttu, Udappu. 3.
 - Kalpitiya.
- Mr. M. M. Omer, Kalpitiya. 1 Mr. J. L. L. de Rosairo, Kalpitiya.
- 3.
- Mr. Segu Ismail Marikar, Kalpitiya.

A. E. CHRISTOFFELSZ,

The Kachcheri. Assistant Government Agent. Puttalam, September 1, 1934.

SALE OF TOLL AND OTHER RENTS. Tenders for Ferry Rents, Ratnapura District.

NOTICE is hereby given that the Government Agent of the Province of Sabaragamuwa, Ratnapura, will receive tenders at the Ratnapura Kachcheri, at 2 P.M., on October 31, 1934, for the purchase of the under-mentioned toll rents from January 1, 1935, to December 31, 1935.

(a) Tenderers must be present or satisfy the Government Agent by some duly accredited agent that the tenders are bona fide.

(b) Tenders should be marked "Tender for Toll Rents " in the left hand top corner of the envelope, which should also bear the name of rent for which tender is made.

The Government Agent reserves to himself the right of accepting or rejecting any tender.

4. The successful tenderer will be required to deposit forthwith one-tenth of the purchase amount for twelve months in cash, and, should the offer be accepted by the Government Agent, to furnish approved security for one half of the purchase amount for twelve months, or in cash for one-third of such amount, within thirty days of the date of the receipt by him of the notification of the Government Agent's acceptance of his offer.

5. He will also be required to deposit money to pay the fees of the Crown Proctors for examining and giving their opinion of the title deeds of properties tendered by him as security, and for examining and sottling the security bond, and the fees charged by the Crown Proctors for examining documents and drawing the security bond, the expense of appraising the properties, and of registering the security bond, and the stamp duty on the bonds under the Ordinance No. 22 of 1909.

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

7. Further information can be obtained on application to the Government Agent of the Province of Sabaragamuwa, Ratnapura.

RATNAPURA DISTRICT.

(1) Toll at Nawangoda ferry on the Village Committee road from Kalawana to Kukulegama in Meda pattu of Kukul korale.

(2) Toll at Kadurukotaella ferry on the Village Com-mittee road from Yakgahapitiya to Delgoda in Meda pattu of Kukul korale.

(3) Toll at Poru-ela Modara ferry on the Village Committee road from Kurugammodara to Kahangama, Palle pattu of Nawadun korale.

(4) Toll at Ketepola ferry on the eastern bank of the Kalu-ganga on the Village Committee road from Ketepola to Gawaragiriya in Palle pattu of Kukul korale.

> V. VISWALINGAM, for Government Agent.

ROAD COMMITTEE NOTICE.

Aluvihare Dullewa Gap Estate Cart Road.

NOTICE is hereby given, in terms of Ordinance No. 12 of 1902, that a General Meeting of proprietors or resident managers of estates interested in the above road will be held at Nikakotuwa estate (Beredewella Office) on Wednesday, September 26, 1934, at 9 A.M., for the election of a local committee to hold office for the next two years, and the committee, as soon as elected, will consider the following :-

Read notice calling the meeting. 1

The Kachcheri.

Ratnapura, August 30, 1934.

- $\mathbf{2}$. Confirm the minutes of the previous meeting.
- 3. Elect a Chairman.
- Examine and pass accounts for the financial year 4 1933-34.
 - Pass estimates for the financial year 1934-35. 5.

6. Report to the Provincial Road Committee with regard to

- (a) The names of estates, with their acreages, which are interested in, and which use the road,
- (b) The sections of the road used by these estates,
- (c) The names of proprietors, resident managers, or superintendents, and of their agents with their postal addresses.

7. Any other business that may properly be brought before the meeting.

Note.— The General Meeting shall consist of such number of proprietors or resident managers, as shall represent not less than one-third of the total acreage.

Kandy, September 5, 1934.

S. D. CUMARASWAMY, for Chairman.

MUNICIPAL COUNCIL NOTICES.

COLOMBO MUNICIPAL COUNCIL.

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 (x) and under memorie properties tremewives, served 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, September 5, 1934. for Chairman.

SCHEDULE.

For 3rd and 4th quarters, 1933.-On October 5, 1934 : No. 3320/22, St. James street. For 3rd and 4th quarters, 1933, and 1st quarter, 1934.—On October 5, 1934 : No. 21, Floor's lane. For 4th quarter, 1933, and 1st quarter, 1934.—On October 2, 1934 : No. 13/1, Second Chapel lane. On October 4, 1934 : No. 41, Maligawatta street, 41/1-3 and 288, Maligawatta street. On October 5, 1934 : No. 125/55, Dematagoda street, 3494/33, Elie House road. For 1st quarter, 1934.—On October 3, 1934 : Nos. 30, 32, 34, Mews Street, and 85, Malay street, and 21, Vellon's passage. On October 5, 1934 : No. 4032/24, Modera street.

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 the premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and at the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The movable property is on view at the Municipal Stores, Darley road, between the hours of 9 A.M. and 4.30 P.M., and will be sold there at 8 A.M. on September 17, 1934.

September 5, 1934.

G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

For 4th quarter, 1933, and 1st quarter, 1934.--Nos. 129, 131, 133, 135, Galkapanawatta road.--1 clock, 5 chairs, 1 teapoy, and 1 whatnot; No. 103, Messenger street.--1 screen, 3 chairs; No. 11, Messenger street.--2 settees, 2 lounge chairs, and 4 chairs. For 1st quarter, 1934.--No. 2 and 2/1-2, Pamankada road.--1 table and 4 chairs; No. 39, 70th lane, Wellawatta--1 Singer serving foot machine; No. 25 et Mediavata-0.1 Singer serving foot machine; No. 35, 2nd Maligakanda lane-2 settees; Nos. 14, 30 and 32, Chapel place-4 chairs, 1 brass bowl, and a teapoy; Nos. 16, 18, and 20, Chapel place, and 316 and 312, Grandpass road-3 chairs and 1 teapoy; Nos. 4 and 10, Chapel place 1 settee and 2 chairs.

KANDY MUNICIPAL COUNCIL.

Bye-election, 1934.

IN consequence of Dr. J. W. S. Attygalle, Member for Division or Ward No. 1 of the Kandy Municipality, having ceased to be a Councillor, notice is hereby given that nomination papers for the election of a new Councillor for Division or Ward No. 1 for the unexpired term of 3 years ending on December 31, 1935, must be delivered by the candidate or his proposer or seconder at the Municipal Office by or before 10 o'clock in the forenoon on Tuesday, September 25, 1934.

Further particulars may be obtained from the Secretary, Municipal Council, Kandy.

By order,

P. R. TENNAKOON,

for Secretary.

The Municipal Office, Kandy September 3, 1934. LOCAL GOVERNMENT NOTICES.

Moratuwa Urban District Council.

RULES made by the Moratuwa Urban District Council, under section 60 of Ordinance No. 11 of 1920, and approved by the Local Government Board, are published for general information

> H. E. NEWNHAM, President, Local Government Board.

The Department of Local Government, Colombo, August 29, 1934.

RULES REFERRED TO.

1. The resthouse is intended primarily for the use of travellers. Every person using any part of it as an office or place of business during his occupation of the resthouse shall pay a special charge of 50 cents for each hour or part thereof for each such use of any part of the resthouse. Every person so using the resthouse shall desist from doing so upon being requested by the resthouse keeper, whose duty it is to consult the comfort and convenience of the occupants of the resthouse. Resthouse fees at the rates specified in the tariff appended hereto are payable by all Every person, other than infants, using the resthouse

or garage is separately chargeable for occupation, provided that

- (a) The servant of a traveller who occupies the resthouse may be allowed to sleep within the resthouse without the payment of any occupation fees.
- (b) A chauffeur, whose car or whose master's car is garaged in the resthouse premises, may be permitted to sleep in the car or in the garage without the payment of the said fees.

3. Each visitor must sign his or her name in the resthouse book on entering the resthouse, and until this is done a visitor shall not be entitled to use the resthouse or to be supplied with refreshments.

4. No person shall occupy any portion of the resthouse for more than three consecutive days, without the special authority in writing of the Chairman of the Urban District Council

Travellers shall note in the resthouse book only those 5. resthouse charges which are payable to the Urban District Council.

The resthouse fees and charges shall be in accordance 6. with the tariff appended hereto, and shall be paid in cash on demand. In default further supplies will be refused. The attention of visitors is invited to Ordinance No. 33 of 1908, a copy of which shall be exhibited, together with these rules, in some conspicuous place in the resthouse.

7. No room shall be reserved unless engaged at least one day in advance, but when so engaged shall be paid for whether occupied or not, provided that until the arrival cf the person or persons engaging accommodation, the accommodation shall be at the disposal of any other person requiring it.

8. The resthouse-keeper is authorized to take no notice of telegrams asking him to prepare meals, when the name and address of the sender are not given.

Beds, sofas, or ccuches in the resthouse shall not be used for the purpose of sleeping without sheets. A breach of this rule will involve a charge of Rs. 5.

10. The value of all articles damaged or broken by visitors is to be paid in accordance with the scale of charges

appearing on the resthouse notice board. 1. Visitors shall be entitled to call upon the resthouse-keeper to attend on them personally. The resthouse-keeper is a paid servant of the Council and is expected to wear a white coat and to be neatly dressed when attending on visitors.

12. Any complaint which a traveller may have to make about the resthouse or the resthouse-keeper, should be noted in the complaint book, which the resthouse-keeper is bound to produce when asked for, or should be communica-ted to the Chairman, Urban District Council, Moratuwa.

The rosthouse-keeper will exercise ordinary care for 13. the safety of luggage brought to the resthouse by visitors but the Council accepts no liability for any loss of such luggage or other property so brought in by them. 14. Visitors are not permitted to bring dogs into the

resthouse.

15. A breach of any of the above rules will render the offender liable to a penalty not exceeding Rs. 50, unless a losser penalty is provided by the particular rule, and such penalty shall be recoverable as a fine as provided by section 11 (1) (b) of Ordinance No. 21 of 1901.

I 438

Rs. c.

under soction 19 of Ordinance No. 10 of 1861, and dated August 5, 1912, and August 24, 1916, and the tariff dated April 24, 1928, are hereby repealed.

Tariff.

Fees Payable to the Urban District Council.

(1) Occupation.

Each person occupying any portion of the rest-

house :	
For an hour or less	0 10
For a period exceeding one hour but not exceed-	
ing six hours	$0\ 25$
For a period exceeding six hours but not exceed-	
ing twenty-four hours	050
For each bed or sofa used as a bed, for twelve	
hours or under (exclusive of linen)	$0\ 25$

(2) Linen.

For table cloth, napkin, and two towels for each person For every	0 20
For mosquito curtain, sheets, period of and pillow cases for each { twenty-four {	
person hours or part	0 25
For sheets and pillow cases for thereof	0.90
	0 20

(3) Horses.

Each horse stabled for less than six hours	0 10
Each horse stabled for six hours and under	
twenty-four hours	$0\ 25$

(4) Vehicles.

Each vehicle kept within the resthouse prem (except motor cars which are housed and bicy which are brought inside the resthouse build or housed)—	cles		
For less than six hours		0	10
For six hours and under twenty-four hours	••	0	25
(5) Motor Cars.			
Each motor car housed—			
For less than six hours	••	0	25
For six hours and under twenty-four hours	••	0	50
(6) Motor Bicycles.		c	
Each motor bicycle brought inside the restho building or housed—	uso		
For less than six hours		0	10
For six hours and under twenty-four hours	••	0	25
(7) Ordinary Bicycles.			
Each ordinary bicycle brought inside the restho building or housed—	use		
• For over six hours and under twenty-four hou Under six hours no charge	ırs	0	10

(8) Lighting.

Lighting each person oil per night	0	10
Lighting each person electric light per night	0	25
Children under 12 Years pay Half Rates.		

Sale of Properties, Urban District Council, Negombo.

NOTICE is hereby given that in the absence of movable properties 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, Urban District Council, Negombo, in terms of 140th γ ise of the Ordinance No. 6 of 1910, for arrears of assessment and conserver the properties the provide the construction of the provide the construction. vancy rates due on the properties mentioned in the subjoined schedule for 1st quarter, 1934, will be sold by public auction at the spot and at the time therein mentioned. unless in the meantime the amount of assessment and conservancy rates and costs be duly paid.

Urban District Council Office. T. QUENTIN FERNANDO, Negombo, September 4, 1934. Chairman.

SCHEDULE.

TIME OF SALE : TO COMMENCE AT THE FIRST-NAMED PREMISES AT 8 A.M. EACH DAY.

Tuesday, September 18, 1934.

Munnakkarai : Nos. 1, 1A, 3, 3A, 5, 6, 7, 8, 9, 9A, 10, 11, 12, 13, 13A, 14, 15, 16, 17/20, 18, 19, 21, 22, 23, 24, 25, 26, 27, 28, 29, 29A, 30, 31, 32, 33, 33A, 33B, 34, 35.

A 5

Wednesday, September 19, 1934.

Munnakkarai: Nos. 37, 38, 38A, 39, 40, 42, 43, 45, 46, 46A, 47, 48, 48B, 49, 50, 50B, 51, 51A, 51B, 52, 54, 56, 57, 58, 59/60, 61, 62, 62A, 63, 63A, 65, 66, 66A, 66B, 67, 68, 69, 71, 74, 75, 76, 76A, 77, 78, 79, 80, 81, 83, 83A, 84.

Friday, September 21, 1934.

Munakkarai: Nos. 85, 85A, 86, 87, 87A, 88, 90, 91, 93, 94, 95, 96, 97, 99, 101, 101A, 101B, 103, 103A, 107, 108, 109, 111, 114, 116, 117, 118, 119, 120, 121, 122, 123, 124, 124A, 125, 125A, 126, 126A, 127, 127A, 128, 129, 130, 131, 132, 133A, 134, 135, 139, 139A, 139B, 140.

Saturday, September 22, 1934.

Munnakkarai: Nos. 147, 148, 148A, 149, 149A, 150, 151, 152, 153, 154, 155, 155A, 158, 158A, 159, 160, 161, 162, 163, 164, 165, 166, 168, 169, 169A, 171, 172, 173, 174, 174A, 175, 176, 176A, 177, 178, 179A, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 194A, 194B.

Monday, September 24, 1934.

Munnakkarai: Nos. 197, 198, 199, 200, 203, 204, 205, 206, 207/8, 211, 212, 215, 216, 217, 218, 218A, 219, 221, 222A, 222B, 223, 224, 225, 225A, 227, 229, 231, 231A, 231B, 232, 233, 234/6, 237, 238A, 239, 240, 241, 242, 243, 243A, 243A, 240, 241, 242, 243, 243A, 24 244в, 245, 246, 247, 248, 249, 250, 251, 252.

Tuesday, September 25, 1934.

295, 296, 297, 298.

Wednesday, September 26, 1934.

Cemetery lane: Nos. 1, 2, 3, 3B, 5/6, 7, 8, 10, 11, 14A, 20, 21, 22A, 24, 25, 26, 27, 28, 29, 31, 32, 33, 34, 37, 38, 39. Taladuwa lane: Nos. 1, 2, 5.

Chilaw road : Nos. 35, 44, 45, 46, 41.

Thursday, September 27, 1934.

Greens road : Nos. 7A, 8, 13, 14/14c, 14D, 15, 17, 18, 21,

Canal Bank East: Nos. 1A, 2, 3, 5A, 7, 7A. Canal Bank West: Nos. 3, 4, 5, 7, 12A, 13, 19, 20, 20A, 21, 22, 23, 24, 26, 27, 28, 29, 30, 31, 32, 33.

Friday, September 28, 1934.

St. Joseph's street : Nos. 1A, 2, 3, 4, 5, 6, 17, 22, 30, 32, 33, 34, 35, 36, 39, 39A, 40, 41, 41A, 42, 45/46, 47, 48, 63, 67, 71, 72, 74, 75, 77A, 77, 78, 83, 84, 85, 86, 87, 88, 89, 100, 101, 102.

Saturday, September 29, 1934.

Rajapakse Broadway : Nos. 5, 6, 7, 9A, 10, 11, 12, 12A, 13, 14, 16, 19, 21. Leitans lane: Nos. 1, 2, 3, 16, 18, 19, 21, 22, 23, 29, 31,

35, 39.

Monday, October 1, 1934.

Police Barrack street : Nos. 5, 6, 12, 14, 18, 20, 22, 23,

24, 28, 29, 34, 37. Mudaliyar's road : Nos. 2, 8, 9, 9A, 10, 11, 12, 15, 22.

Tuesday, October 2, 1934.

2nd Cross street : Nos. 1, 5, 12, 13.

3rd Cross street : Nos. 1, 2/3, 4, 10, 12, 13, 13A.

5th Cross street : No. 9.

Custom Honse road : Nos. 1, 3, 4, 13, 16, 18, 19, 20, 21, 22, 23, 22A, 23A, 23B, 24, 25, 26, 26A, 27, 28, 29, 33, 34.

Wednesday, October 3, 1934.

Grand street : Nos. 15, 16, 19, 21, 22/23, 24, 25, 28, 31, 31A, 33, 34, 37A, 40, 47, 50, 51, 52, 53, 56, 57, 60, 61, 63, 65, 67, 68, 74, 82/83, 82, 86/87.

Thursday; October 4, 1934.

St. Mary's street : Nos. 2, 3, 14, 14A, 15, 16, 19/19A, 20, 22, 23, 27, 28, 29, 31, 31A, 32, 33, 40, 41, 46, 47, 48, 49, 51, 52, 57.

Friday, October 5, 1934.

Main street: Nos. 2, 16, 17, 27/28, 41, 83, 85, 96, 100, 112, 113, 168, 170, 179A, 180A, 181A, 182, 185, 187, 188, 189A, 190, 198, 198A, 198B, 202, 203, 204, 206D, 207.

Saturday, October. 6, 1934.

Main street : Nos. 223A, 223B, 231, 232, 233, 283, 284, 285, 287, 295, 330, 340, 389, 389A, 390, 397, 398, Munnakkarai : Nos. 140/145.

Annavy's lane : Nos. 1, 2, 2A, 3, 6, 10, 11/12, 13.

Sale of Properties, Gampola Urban District Council.

NOTICE is hereby given that in the absence of movable properties liable to seizure, (1) rent and profits from one to three 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, Urban District Council, Gampola, in terms of 140th Clause of Ordinance No. 6 of 1910, for the arrears of assessment rates due on the premises mentioned in the subjoined schedule for 1st quarter, 1934, 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. Ernest G. Jonklaas,

Urban District Council Office, Chairman. Gampola, August 24, 1934.

SCHEDULE.

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

Monday, September 24, 1934.

Ambagamuwa street : Nos. 34, 35, 42, 43, 57, 67, 68, 81, 82, 84, 85, 99, 100, 101, 102, 117, 1228, 137, 153, 154, 155, 157, 158, 162, 163, 165, 170, 171, 172, 173, 182, 184, 185, 186, 187, 188, 189, 190, 191, 191A, 192, 193, 194, 195, 197, 199, 202, 203.

Tuesday, September 25, 1934.

Kandy street: Nos. 16, 17, 21, 22A, 37, 38, 39, 45, 76, 86, 87, 87A, 88, 98, 100, 103, 104, 107, 108, 109, 110, 111, 112, 113, 127, 129, 131, 134, 136, 143, 148, 149, 150, 151, 152, 153, 154, 155, 156, 162, 166, 167, 168, 187, 197 and 200. New Nuwara Eliya street : Nos. 17, 31, 39, 51, 51A, 51F, 54, 61, 65, 69, 73, and 74.

Wednesday, September 26, 1934.

Kadugannawa road : Nos. 15, 19, 26L, 26M, 31 and 34. Moulton street: Nos. 2, 4A, 17, 18, 19, 20, 21, 22, 23, 25, 26, and 27.

Hill street : Nos. 6, 7, 8, 9, 10, 14, 17, 22, 28A, 28B, 28C, 28D, and 28E.

Malabar street: Nos. 11, 20, 22A, 23, 24A, 26, 31A, 59A, 65B, 65C, 65D, 66-67, 69, 77, 78, 79, 80, 81, 82G, 82J, and $82 \mathrm{F}$

Martyn's lane : No. 1.

Thursday, September 27, 1934.

Hospital road : Nos. 4, 7B, 8, 8A, 13A, 13C, 13D, 13E, 13F, 21, 24.

Station road : Nos. 16A, 34, 37, 40, 43 and 50.

Byrde street: Nos. 4, 19, 23, 28, 43, 60, 61, 62, 73, 101B, 107, 107A, 107C, 108, 109, 111A, and 116.

Keerapone: Nos. 7, 20, 23, 25, 28, 33, 33A, 35, 36, 38A, 46, 54, 66, and 81.

Friday, September 28, 1934.

Mahara: Nos. 17A, 19, 20, 67, 73.

New Kandy road : Nos. 4, 11, 14. Illawature : Nos. 11, 16, 17, 24, 25, 26, 32, 45, 69, 79, 88, 90, 102, 104, 105, 107, 134, 135, 138, 144, 146, 146A, 146c, and 146D.

Saturday, September 29, 1934.

Kahatapitiya: Nos. 8A, 12, 15-16, 17, 18, 19, 21, 22, 23, 28, 28B, 30, 31, 33A, 35, 46, 48, 500, 51, 54, 58, 67, 68, 69, 69A, 86, 88I, 88J, 88M, 88Q, 88S, 89, 90, 90A, 90B, 90H, 90I, 102, 103, 104, 106, 116, 119, 120, 126, 130, 132, 135, 137, 138, and 139.

Monday, October 1, 1934.

Kahatapitiya: Nos. 140, 141, 142, 143, 144, 147, 148, 149, 150, 153, 156, 167, 169B, 170, 170A, 171A, 172A, 174, 182, 169D, and 90G.

Unambuwa : Nos. 3, 12, 14, 14A, 22, 24, 25A, 25B, 25C, 25D, 34, 45, 48, and 56.

Recreation Ground road : Nos. 7 and 18.

Rabies.

WHEREAS there is danger of rabies within the Urban District Council area of Nuwara Eliya: It is hereby notified under section 10 (a) of Ordinance No. 7 of 1893, as amended by Ordinance No. 6 of 1929, that any dog found in any public place or road, or any place other than a private building, compound, or garden, and not being tied or led, shall be liable to be destroyed for thwith.

This proclamation shall take effect from the date hereof and remain in force till February 28, 1935.

Urban District Council Office, T. W. MCLACHLAN, Nuwara Eliya, September 1, 1934. Chairman.

Sale of Properties, Urban District Council, Kegalla. Local Government Ordinance, No. 11 of 1920.

NOTICE is hereby given that the under-mentioned properties seized in virtue of a warrant issued by the Chairman of the Urban District Council of Kegalla, in terms of 140th clause of Ordinance, No. 6 of 1910, for arrears of assessment rates due on the premises mentioned below for the first quarter, 1934, 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.

E. ASHLEY PERIES, Office of the Urban District Council, Chairman. Kegalla, September 1, 1934.

TIME OF SALE : SATURDAY, SEPTEMBER 22, 1934, AT 8.30 A.M., COMMENCING FROM THE FIRST-NAMED PREMISES.

Premises: 35, 66, 122–123, 201, 201A, 201B, 204, 205, 211, 307, 344, 349, 361, 400, 446, 447, 488, 454, 482, 483, 501, 550, 560, 561, 561B, 562, 670A, 674, 674A, 698, 699, 700, 701, 702-703, 743B, 770, and 604.

" THE NOTIFICATION UNDER PATENTS ORDINANCE, 1906."

The following Specification has been accepted :-

No. 2,771 of August 15, 1934 (Date applied for under Section 48 of the Ordinance, February 1, 1932).

The Asiatic Petroleum Company, Limited

Improvements in divices for spraying insecticidal or other liquids.

Abstract.—The pump and the detachable liquid container are each provided with a portion of a liquid supply pipe the portions being brought into alignment with each other when the pump and container are connected for use.

Seven claims, one sheet of drawings.

N. G. BALL. Registrar of Patents.

TRADE MARK NOTICES.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following. Trade Mark may, within 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. rounds of objection to the registration of the following 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. 5,935. (2) Date of Receipt: March 19, 1934. (3) Applicant (Proprietor of the Trade Mark): Lo Ki trading as PALL BATTERY COMPANY, No. 19, Laichikok road, Ground floor, Shumshuipo in the colony of Hong Kong; manufacturers. (4) Address for service in the Island : C/o Akbar Ally & Co., 53, Fourth Cross street, Colombo. (5) Class: 8. (6) Goods: All kinds of batteries particularly flash light cells made in Victoria. (7) Representation of the Trade Mark :



Registration of this trade mark shall give no right to the exclusive use of the device of the cell and the abbreviation and numerals "No. 520."

Registrar-General's Office, Colombo, August 22, 1934.

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

SALE OF UNCLAIMED AND UNSER-VICEABLE ARTICLES, &c.

THE following articles will be sold by public auction at the Government Stores Department on Friday, September 14, 1934, commencing from 2 P.M. :-

Iron bars, mild steel bars, lead sheet, cast steel, tool (of different sizes); R. S. joists, 30 ft. by 7 in. by 7 in.; steel spring flat; Balata belting; coir brooms; ekel brooms; chalk; cast iron boilers; Dicks patent packing; jute rope of sizes; Ceylon hemp rope; hose pipe, 1 in. canvas; measuring tapes; blankets; white canvas shoes; plated buckles, 1 in. (3600); lascoreen's buttons (brass, gilt); canvas, sail, &c.; blue dungaree; blue and red bunting; canvas, sail, &c.; blue dungaree; blue and red bunting; casement cloth; chintz cloth; khaki drill and twill; unbleached drill; white flannel; galatea cloth; longcloth; mounting cloth; nainsook, white; pique, white; grey sheeting; Turkey cloth; coarse blue serge; fine blue serge; red and yellow woollen cloth; helmets, khaki, Wolsley; Mackintosh cloth; bends, rest, for 4-in. pipes; cans, gutter for 4-in pipes; frames galyanized iron mice caps, gutter, for 4-in. pipes; frames, galvanized iron mica valve; gullies; interceptors; (54) W. I. backs for tubular brackets, $6\frac{1}{2}$ in. (Electrical Department); jak bed; hurri-cane lanterns; mincing machine; knives, table and dessert; firewood, rattan baskets, one lot shoes, hoop iron, empty tar barrels, two C. I. boilers, &c.

Articles purchased must be removed on the day of sale; otherwise they will be disposed of at the risk of the purchaser.

Colombo, September 4, 1934.

JOHN GIBB. Colonial Storekeeper.

NOTICE is hereby given that the under-mentioned unserviceable articles belonging to the Master Attendant's Department, Galle, will be sold by public auction on Friday, September 21, 1934, at 10 A.M. at the Master Attendant's Boatshed, Galle :-

Description of Articles.

Seven oar handles, pilot boat; 7 oar handles, Anchor boat; 6 oar handles, steering pilot boat; 4 oar blades, pilot boat; 5 oar blades, anchor boat; 1 sail stand; 3 outriggers; 3 rowing booms; 3 sail yards; 1 mast, pilot boat; 4 Capstan bars; 2 ashwood oars; 3 awning, stanchion; 1 buoy, spherical; 1 lamp, pilot boat; 15 drums, empty, 5 gallons; 1 globe, buoy lamp, white.

CLIVE A. ROBINSON, for Chairman, Colombo Port Commission. Colombo, September 5, 1934.