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THE

CEYLON GOVERNMENT GAZETTE

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PART I.—GENERAL.

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

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PROCLAMATIONS BY THE GOVERNOR.

H/Y 4295

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

R. E. STUBBS.

KNOW Ye that in pursuance of the powers vested in Us by section 6 (1) of the Cemeteries and Burials Ordi-1899, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, We, the Governor of Ceylon, do by this Proclamation establish from the date general cemetery on the land described in Schedule A hereto for the burial or cremation of the dead within the limits specified and defined in Schedule B hereto.

And We do further, under section 6 (3), wholly exempt the general cemetery so established from the operation of sections 11, 16, 17, and 24 of the above Ordinance.

By His Excellency's command,

G. M. RENNIE, Secretary to the Governor.

Nuwara Eliya, April 24, 1936.

GOD SAVE THE KING.

SCHEDULE A.

Lot 3 in P. Plan No. A 273.

An allotment of land called Tekkawatta, situated in otadeniyawa village, Yatigaha pattuwa, Hapitigam Kotadeniyawa village, Yatigaha pattuw korale, Colombo District, Western Province.

Boundaries:

North by main road from Negombo to Giriulla.

East by lot 4 in P. Plan No. A 273. South by land claimed on T. P. 80,900.

West by Wadiyawatta claimed by the heirs of B. J. Don Constantinu Appuhami (P. P. 794/I. 265).

Extent: 1 acre 2 roods and 30 perches.

SCHEDULE B.

Kotadeniyawa village in Yatigaha pattuwa, Hapitigam korale aforesaid.

Bounded on the-

North by the boundary of the North-Western Province. East by the village limits of Galimbure and Erabadda. South by the village limit of Karabotuwawa and the boundary of Udugaha pattuwa.

West by the boundary of Udugaha pattuwa and the village limit of Welihinda.

H/Y 4300

* BY HIS EXCELLENCY THE GOVERNOR.

A Proclamation.

R. E. STUBBS.

KNOW Ye that by virtue of the powers vested in Us by section 6 (1) of the Cemeteries and Burials Ordinance, 1899, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, We, the Governor of Ceylon, do by this Proclamation establish from the date hereof a general cemetery on the land described in Schedule A hereto for the burial or cremation of the dead within the limits specified and defined in Schedule B hereto.

And We do further, under section 6 (3), wholly exempt the general cemetery so established from the operation of sections 11, 16, 17, and 24 of the Ordinance.

By His Excellency's command,

G. M. RENNIE, Secretary to the Governor.

Nuwara Eliya, April 24, 1936.

GOD SAVE THE KING.

SCHEDULE A.

Lot 1 in Preliminary Plan No. A 49.

The allotment of land called Hettiyahena in Dunukewatta village in Gampahasiya pattu, Matale South, in the District of Matale, Central Province.

Boundaries :-

North by part of T. P. 162,998, Matale estate and T. P. 162,861 Hettiyewatta belonging to Seruwaram. East by part of T. P. 162,148 and T. P. 162,154 Soma's land belonging to Dr. Somasundaram.

West by land called Soma's land belonging to Dr. Somasundaram

South by lot 2 Hettiyahena in P. P. A 49.

Extent: 1 acre and 38.1 erches.

SCHEDULE B.

Dunukewatta village in Gampahasiya pattu aforesaid. Bounded on the-

North by the village boundaries of Udugama, Imbulandanda and Kottagoda villages.

East by the village boundaries of Owala and Weragama villages.

South by the village boundaries of Kaludewela and Aluwihara villages.

West by the village boundary of Totagomuwa village.

H/Y 4301

BY HIS EXCELLENCY THE GOVERNOR. A PROCLAMATION.

R. E. Stubbs.

KNOW Ye that in pursuance of the powers vested in Us by section 6 (1) of the Cemeteries and Burials Ordi-1899, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, We, the Governor of Ceylon, do by this Proclamation establish from the date hereof a general cemetery on the land described in Schedule A hereto for the burial or cremation of the dead within the limits specified and defined in Schedule B hereto

And We do further, under section 6 (3), wholly exempt the general cemetery so established from the operation of sections 11, 16, 17, and 24 of the Ordinance.

By His Excellency's command,

G. M. RENNIE, Secretary to the Governor.

Nuwara Eliya, April 24, 1936.

THE KING. GOD SAVE

SCHEDULE A.

An allotment of land called Ketahinna, situated in Pellandeniya village in Kudagalboda korale of Weudawili hatpattuwa, Kurunegala District, North-Western Province, and shown as lot 25 in F. S. P. P. 46A; bounded on the north and east by lot 27 in F. S. P. P. 46A; south by lots 27 and 26 in F. S. P. P. 46A; and west by T. P. 390,345; and containing in extent I save and 7 perspect containing in extent 1 acre and 7 perches.

SCHEDULE B.

Pellandeniya village aforesaid in Kudagalboda korale; bounded on the north by Ratkarauva and Henegedara village limits; east by Siyambalangamuwa village limit; south by Gurulepola and Udabadalawa village limits; west by Udabadalawa, Bamunussa, Pahalabadalawa and Hettigedara village limits.

H/Y. A.

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

R. E. STUBBS.

WHEREAS by a declaration dated April 20, 1936, the proper authority, to wit, the Chief Readman of Weligam korale of the Matara District, Southern Province, declared that the area described in the schedule hereto annexed shall be a "diseased locality" within the meaning of "The Quarantine and Prevention of Diseases Ordinance, 1897," and the regulations made

Now know Ye that We, the Governor, by virtue of the powers in Us vested by Article 93 of the Ceylon (State Council) Order in Council, 1931, do hereby confirm the declaration dated April 20, 1936, in accordance with the regulations made under "The Quarantine and Prevention of Diseases Ordinance, 1897," and published in the Supplement to the Government Gazette No. 7,481 dated August 28, 1925, and do hereby declare that the area described in the schedule hereto shall, until further notice in terms of the said regulations, be a "diseased locality" for the purposes and within the meaning of the said Ordinance and the regulations made thereunder.

By His Excellency's command,

G. M. Rennie.

Secretary to the Governor.

Nuwara Eliya, April 26, 1936.

GOD SAVE THE KING.

SCHEDULE.

The area within the village of Midigama West in Weligam korale, Matara District, known as Kompawelawatta; and bounded as follows:—

North: The southern boundary of Ephraums' estate. East: The western boundaries of Ephraums' estate, Alutwatta and Godagewatta.

South: The paddy field called "Kitulwanakumbura" and the northern boundary of Katherine Valley estate up to Godage Mahahena.

West: The eastern boundaries of Godage Mahahena, Thobias Padinchi Talgahahena up to Ephraums' estate.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 218 of 1936.

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

J 34/34

Mr. G. L. D. DAVIDSON to be Assistant at Matara to the Government Agent, Southern Province; Deputy Fiscal for the District of Matara; Additional Police Magistrate for the judicial division of Matara; Receiver of Wreeks for the District of Matara; and Local Authority under the Petroleum Ordinance for the District of Matara, from April 25, 1936, until further orders.

J 133/34

Mr. W. A. DE SILVA to be Assistant Commissioner of Lands from April 23, 1936, until further orders.

I 306/36

Mr. D. C. Dewendre, Jailer, Class I., to act as Superintendent of Prisons, Kandy, from May 14 to 23, 1936.

By His Excellency's command,

Chief Secretary's Office, Colombo, April 24, 1936. F. G. Tyrrell, Chief Secretary.

No. 219 of 1936.

N 14/36

HIS EXCELLENCY THE GOVERNOR has been pleased to approve the retirement of Lieutenant-Colonel Percy John Parsons, E.D., from the Command of the Ceylon Garrison Artillery and that he be posted to the General Reserve of the Ceylon Defence Force with the rank of Colonel with effect from May 1, 1936,

By His Excellency's command,

Chief Secretary's Office, Colombo, April 25, 1936. F. G. TYRRELL, Chief Secretary.

No. 220 of 1936.

N 14/36

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following promotion and appointment in the Ceylon Garrison Artillery with effect from May 1, 1936:—

To be Lieutenant-Colonel and to command the Ceylon Garrison Artillery.—Major OSWALD BOYD FORBES, E.D.

By His Excellency's command,

Chief Secretary's Office, Colombo, April 25, 1936. F. G. TYRRELL, Chief Secretary.

No. 221 of 1936,

N 12/36

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following promotion in the Ceylon Army Service Corps with effect from March 30, 1936, to fill an existing vacancy:

To be Major.—Captain Leonard Mallet Mote, E.D.

By His Excellency's command,

Chief Secretary's Office, Colombo, April 21, 1936. F. G. TYRRELL, Chief Secretary. No. 222 of 1936.

N 5/36

HIS EXCELLENCY THE GOVERNOR has been pleased to post Major Exic Stephen Paul Carrard, M.B.E., E.D., of the Cevilon Army Service Corps to the Reserve of his Corps with effect from March 30, 1936.

By His Excellency's command,

Chief Secretary's Office, Colombo, April 21, 1936. F. G. TYRRELL, Chief Secretary.

No. 223 of 1936.

D 2/36

HIS EXCELLENCY THE GOVERNOR has been pleased, with the approval of the SECRETARY OF STATE FOR THE COLONIES, to recognize Mr. R. F. EDGE as honorary Consul of Czechoslovakia at Colombo with jurisdiction extending over the Island of Ceylon.

By His Excellency's command,

Chief Secretary's Office, Colombo, April 24, 1936. F. G. TYRRELL, Chief Secretary.

No. 224 of 1936.

D 45/36

HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr. N. Q. C. MARSH, provisionally, as Acting Consul of Portugal at Colombo, during the absence on leave of Mr. D. Doig, with effect from May 6, 1936.

By His Excellency's command,

Chief Secretary's Office, Colombo, April 28, 1936. F. G. Tyrrell, Chief Secretary.

No. 225 of 1936.

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

K 119/35

Mr. N. E. Ernst to be, in addition to his other duties, an Additional District Judge and an Additional Commissioner of Requests, Kalutara, on April 30, 1936, to enable judgments to be delivered in D. C., Kalutara, cases Nos. 18,790, 18,751, 15,688, 16,379, and C. R., Kalutara, case No. 13,331.

K 343/35

Mr. R. H. WICKRAMASINGHE to be, in addition to his other duties, an Additional District Judge, Mullaittivu, on April 27, 1936, and an Additional Commissioner of Requests, Mullaittivu, on April 25, 1936, to enable judgments to be delivered in D. C., Mullaittivu, insolvency case No. 1 and C. R., Mullaittivu, case No. 8,387

K 52/36

Mr. V. I. V. Gomis to act as District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Kurunegala, and Additional District Judge, Kegalla, on May 2 and 3, 1936, and as Additional District Judge, Kegalla, in addition to his other duties, from May 4 to 6, 1936, during the absence of Mr. James Joseph.

K 100/35

Mr. S. Velumurugu to be Additional District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Anuradhapura, from April 24 to 26, 1936.

K7/36

Mr. V. RAMASWAMY to act as District Judge, Commissioner of Requests, and Police Magistrate, Anuradhapura, from April 26 to May 15, 1936, during the absence of Mr. J. WILMOT PERERA.

Mr. K. Alvapillai to be, in addition to his other duties, an Additional Commissioner of Requests, Jaffna and Mallakam, on April 29, 1936, to enable judgments to be delivered in cases Nos. 8,991 and 8,952.

K 125/36

Mr. V. I. V. Gomis to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Kurunegala, during the absence of Mr. N. Sinnetamby, from May 4 to 6, 1936.

K 111/35

Mr. E. G. M. GOONEWARDENE to act at Dandagamuwa as Additional Commissioner of Requests, Additional Police Magistrate, and Additional District Judge for the judicial division of Kurunegala, during the absence of Mr. K. D. DE SILVA, on May 7, 1936.

K 120/35

Mr. O. G. D'ALWIS to be an Additional Police Magistrate, Kalutara, on April 25, 1936, to hear P. C., Kalutara, case No. 22,414.

K 120/35

Mr. U. A. JAYASUNDERA to be an Additional Police Magistrate, Kalutara, on April 28, 1936, to hear P. C., Kalutara, cases Nos. 21,322 and 21,412.

X 115/35

Mr. S. Kanagasabai to act as Police Magistrate and Commissioner of Requests, Gampola, and Additional District Judge, Kandy, for the judicial division of Gampola, during the absence of Mr. A. W. P. Jayatilleke, on May 7, 1936.

K 101/35

Mr. L. V. B. DE JACOLYN to be an Additional Police Magistrate, Avissawella, on May 1, 1936, to hear P. C., Avissawella, case No. 10,739.

K 41/36

Mr. E. R. Weerakoon to be a Justice of the Peace and Unofficial Police Magistrate for the judicial districts of Colombo, Negombo, Kalutara, and Avissawella, while holding the office of Assistant Superintendent of Police, Kalutara, with effect from April 22, 1936.

K 41/36

Mr. C. B. ASTLEY ROBERTS to be a Justice of the Peace and Unofficial Police Magistrate for the judicial districts of Colombo, Negombo, Kalutara, and Avissawella, while holding the office of Superintendent of Police, Western Province, Colombo District (North), with effect from April 22, 1936.

K 24/36

Mr. E. F. MARRIOT to be a Justice of the Peace and Unofficial Police Magistrate for the judicial district of Kandy, with effect from April 17, 1936, vice Mr. C. B. CLAY, resigned.

X 41/36

Mr. M. D. M. Gunasekera to be a Justice of the Peace and Unofficial Police Magistrate for the judicial districts of Kurunegala, Chilaw, and Puttalam, while holding the office of Assistant Superintendent of Police, Chilaw, with effect from April 25, 1936.

By His Excellency's command,

J. W. R. ILANGAKOON, Acting Attorney-General.

Attorney-General's Chambers, Colombo, April 28, 1936.

No. 226 of 1936. K 41/36

NOTICE No. 284 of 1931 appearing in *Gazette* No. 7,870 dated July 17, 1931, is cancelled in so far as it relates to the appointment of Mr. P. T. Adams to be a Justice of the Peace and Unofficial Police Magistrate for the judicial district of Colombo.

By His Excellency's command,

J. W. R. ILANGAKOON, Acting Attorney-General.

Attorney-General's Chambers, Colombo, April 27, 1936.

. No. 227 of 1936. A 246/36

HIS EXCELLENCY THE GOVERNOR has been pleased under the provisions of section 32 of the Prisons Ordinance, 1877, as amended by Ordinance No. 50 of 1935, to appoint the following ladies and gentlemen to be members of the Board of Prison Visitors for a period of three years with effect from April 1, 1936:—

The Inspector-General of Prisons (Chairman), The Deputy Director of Medical and Sanitary Services, The Deputy Solicitor-General, Major J. W. Oldfield, M.C., O.B.E., Dr. S. C. Paul, M.D., Mrs. H. M. Peries, M.B.E., Miss L. A. Chapman, M.B.E.

(with the Superintendent of Prisons, Colombo, as Secretary).

D. B. JAYATILAKA, Minister for Home Affairs.

The Ministry of Home Affairs, Colombo, April 25, 1936.

No. 228 of 1936.

I 65

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 5 (1) (c) of Ordinance No. 18 of 1892, to nominate Dr. V. Nadarajah, M.O.H., Health Unit, Matara, to be a member of the Sanitary Board, Matara District, in place of Dr. W. G. Wickremasinghe.

S. W. R. D. BANDARANAIKE, Minister for Local Administration.

Colombo, April 24, 1936.

No. 229 of 1936.

IT is hereby notified for general information that Mr. B. S. Gibbon has been appointed a member of the Central Board of Agriculture as representative of the Kandy District Agricultural Committee in place of Mr. P. B. RANABAJA.

D. S. SENANAYAKE,

Minister for Agriculture and Lands.

Ministry of Agriculture and Lands, Colombo, April 28, 1936.

No. 230 of 1936.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. EVELYN CARTHIGASER to be a Notary Public throughout the judicial division of Kandy, and to practise as such in the English language.

G. C. S. COREA,

Minister for Labour, Industry and Commerce. Colombo, April 22, 1936.

APPOINTMENTS, &c., OF REGISTRARS.

THE following appointments made under the proviso to sub-section (3) of section 2 of Ordinance No. 23 of 1927 are hereby notified:—

BENTOTA PATHIRANAGE EDWARD DE SILVA to act as Additional Registrar of Lands, Colombo, for fifteen days from April 15, 1936, during the absence of the Additional Registrar, D. D. SENANAYAKA, on other duty, or until the resumption of duties by that officer.

HENRY THAMBIAH FORMAN to act as Registrar of Lands, Mullaittivu, for four days from April 15, 1936, during the absence of the Registrar, S. SWAMINATHAN, on leave, or until the resumption of duties by that officer.

PHILLIPPUPILLAI SOOSAIPPILLAI to act as Registrar of Lands, Puttalam, for fifteen days from April 15, 1936, during the absence of the Registrar, Mr. T. A. P. MYLVAGANAM, on leave, or until the resumption of duties by that officer.

V. COOMARASWAMY, Registrar-General.

Registrar-General's Office, Colombo, April 28, 1936.

GOVERNMENT NOTIFICATIONS.

THE COLOMBO MUNICIPAL COUNCIL (CONSTITUTION)
ORDINANCE, No. 60 of 1935.

Order.

BY virtue of the powers in me vested by section 4 of the Colombo Municipal Council (Constitution) Ordinance, No. 60 of 1935, and by section 11A of the Interpretation Ordinance, 1901, I, Reginald Edward Stubbs, Governor of Ceylon, do hereby amend the Order made under the aforesaid section 4 of the Colombo Municipal Council (Constitution) Ordinance, No. 60 of 1935, and published in Gazette No. 8,214 of April 24, 1936, by substituting the heading "No. 20—Modera Ward", for the heading "No. 20—Mattakuliya Ward", in the definition of the limits of the wards set out in the said Order.

R. E. STUBBS, Governor.

Nuwara Eliya, April 30, 1936.

I 292/36

A Government Scholarship will be awarded to enable a Ceylonese to be trained at the Imperial College of Science and Technology, London, with a view to his appointment to the post of Government Mineralogist.

2. It is proposed that the Scholar should enter for the Geology course at that College and obtain the Diploma of Associateship of the Royal College of Science in Geology, which would entitle him to the B.Sc. (Special) Degree of the London University, if he had matriculated at the University of London before joining the College. On the completion of this course the Scholar will undergo a course of advanced study at the College in certain special subjects which will probably include such subjects as Special Mineralogy, Economic Geology and Mining Geology. The Associateship course at the College lasts four years but candidates may be admitted to the second or third year of the course direct if they have attained a sufficiently high standard in the subjects for the first or the second year at the College respectively. The subjects for the first year are Chemistry, Physics and Mathematics, and those for the second year Botany, Zoology and Geology.

3. The salary attached to the post of Government Mineralogist is Rs. 4,000 per armum rising by annual increments of Rs. 200 to Rs. 8,400 per annum.

4. A candidate to be eligible for the Scholarship-

(a) Must be of Ceylonese parentage.

(b) Must hold a Science degree of a University in the United Kingdom or equivalent qualifications. (c) Should not have completed his 25th year on

October 1, 1936.

- (d) Must undergo a strict Medical examination by a Government Medical Officer as to physical fitness to pursue the course of training and to be employed on the duties likely to be assigned to him while in the employment of the Govern-
- Candidates should state which subjects they have passed in the examinations leading to their degree or equivalent qualifications.
- 6. The Scholarship will be granted on the following conditions:
 - (a) The Scholar should, on arrival in England, report himself to the Director of Colonial Scholars or to such other person as the Chief Secretary may direct, and should carry out all instructions which he may receive from time to time, through that person in regard to his work.
 - (b) The Scholar should transmit quarterly to the Director of Colonial Scholars or to such other person as the Chief Secretary may direct, a certificate from the College showing that his conduct and progress have been satisfactory. He should also keep a concise diary of his work.

(c) The Scholar should give a written undertaking that he will devote himself exclusively to the course of training laid down for him, that he will do whatever work it may involve, and that he will comply with whatever instructions he may receive in regard to his work.

(d) The Scholar will forfeit the scholarship if, not being disabled by illness or prevented by any other causes which the Chief Secretary may consider sufficient, he fails to comply with the provisions herein set forth. The Scholarship may be terminated at any time if the Scholar fails in health or conduct or if he neglects his studies.

(e) On the expiration of the Scholarship or in the event of the Scholarship being terminated owing to ill-health or for any other reason the Scholar should return to Ceylon as and when required by the Chief Secretary.

(f) The grant of the Scholarship will not necessarily entitle the Scholar, on completion of his course, to be appointed to the post of Government Mineralogist. He will be required to give an undertaking that after the completion of his training in England, he will return to Ceylon, as and when required by the Chief Secretary, to whom he will report himself on his return to Ceylon, and if so required, will serve for a

term of not less than seven years in any post under the Ceylon Government provided that nothing in this clause shall require the Scholar to accept a post carrying a salary less than that stated in paragraph 3 above. In the event of Government being unable to give employment to the Scholar within a period of six months after his return to the Island having duly completed his course of training the Scholar will be at liberty to take up any other appointment.

Subject to compliance with the above conditions, the Ceylon Government will pay-

(a) All tuition, examination and other fees connected with the course of training (the fees of the Imperial College of Science and Technology amount to £62. 10s. per annum).
(b) the cost of prescribed books, instruments and

equipment (estimated at approximately £10

per annum).

(c) the cost of passage at second class rates for proceeding to England (if the candidate is in Ceylon at the time of selection) to take up the course, and of the return passage to Ceylon on the termination of the full course or on prior termination of the Scholarship on account of ill-health or other cause.

(d) an allowance of £150 per annum, payable in such instalments as the Director of Colonial Scholars may decide, to cover the living expenses of the Scholar while in residence in England (the Scholar will meet the breakage deposit from this allowance) half this allowance will be payable during the periods of voyage to and from the United Kingdom.

(e) an outfit allowance of Rs. 750, if the candidate happens to be in Ceylon at the time of

selection.

(f) medical expenses up to a limit of £50 during the period of training.

The Scholar's father or guardian and the Scholar will be required to enter into a bond to pay to the Ceylon Government, jointly and severally, in the event of the Scholarship being terminated through avoidable fault of the Scholar or in the event of non-compliance with condition (e) or (f) in paragraph 6 above, all expenses incurred by the Government in connection with the training together with such additional sum, not exceeding the amount of such expenses, which the Chief Secretary may call upon them to pay.

Applications for the Schclarship will be received by the Chief Secretary up to 12 noon on July 31, 1936. Candidates may forward copies of not more than six

certificates of character.

Chief Secretary's Office, Colombo, Ceylon, April 24, 1936.

F. G. TYRRELL, Chief Secretary.

APPLICATIONS on form General 187 (F 2) from officers in Class II. of the Clerical Service who have passed the First Efficiency Bar for transfer to the post of Kachengri and Gravets Mudaliyar, Anuradhapura, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before May 9 1936 on or before May 9, 1936

By His Excellency's command,

Chief Secretary's Office, Colombo, April 28, 1936. F. G. TYRRELL, Chief Secretary.

PN 137 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 A . 13 ° for pension purposes:

Name: Mr. V. C. Jayasuriya.

Pensionable Appointment: Clerk, Class II. General Clerical Service.

Service: Supervisor, Economic Seconded and Industrial Survey.

By His Excellency's command,

General Treasury Colombo, April 25, 1936.

H. J. HUXHAM, Financial Secretary. THE IRRIGATION ORDINANCE, No. 45 of 1917.

RULES under section 11 of the Irrigation Ordinance, No. 45 of 1917, made by the prescribed majority of the proprietors within the irrigation district of Kuruwiti korale situated in the District of Ratnapura, Province of Sabaragamuwa, and approved by His Excellency the Governor by virtue of the powers vested in him by section 19 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, April 24, 1936.

CRULES.

1. In these rules unless the context otherwise requires—

"Ordinance" means the Arrigation Ordinance, No. 45

of 1917;

"Irrigation Headman" means irrigation headman elected or appointed under the provisions of Chapter IV. of the Irrigation Ordinance, No. 45 of 1917, and commonly known in the Ratnapura District as "Vel-Vidane" or "Vel-Duraya" or by some other name of similar import as the case may be; "majority" means the majority of proprietors as defined

in the Ordinance; "proprietor" means the proprietor as defined in the

Ordinance;

"cultivator" means the person who cultivates or is in actual possession of a paddy land and includes a

proprietor or a lessee from the Crown; "Supervising Officer" means a Chief Headman or other officer appointed by the Government Agent under section 20A of the Ordinance to supervise the work of irrigation and cultivation in an irrigation

2. Every Irrigation Headman shall be subject to the

general supervision of the Supervising Officer of his division.

3. Every Irrigation Headman shall exercise supervision over the irrigation and cultivation of paddy lands within his division, enforce the rules made in connection therewith, and report all breaches thereof to the Village Tribunal. The plaint of every breach of these rules shall be authorized by a Supervising Officer.

4. The Irrigation Headman of each division shall reside within the limits of his division and shall not absent himself during the cultivation season or at other times when his services are required, without leave and without providing a substitute approved by the Government Agent

or Supervising Officer.

5. Every Irrigation Headman shall prepare a register of irrigable fields in his division, showing the names of fields, names of their proprietors or lessees, extents, shares owned, and the "tattumaru" turn of cultivation of each co-owner. He shall also enter in his register the length of channel to be cleared and length of fence to be erected by the proprietors or lessees in proportion to the extents held. This register shall be revised annually and be open for inspection by the proprietors concerned. For the purpose of the preparation of the register every proprietor of a field shall give notice to the Irrigation Headman of the division of any change of ownership of such field.

6. (a) The date for the commencement of operations for cultivation at each season shall be fixed at a meeting of the proprietors duly convened for the purpose by the Irrigation Headman of each division, at least a fortnight

in advance.

(b) Questions relating to the last date for the clearing of channels and water-courses, for sowing and fencing of fields and the kind of paddy to be sown at each season shall also be determined at such meeting.

7. Unless otherwise ordered by the Government Agent, the Irrigation Headman of each division shall preside at such meetings and record full minutes thereof which he

shall preserve Any failure to comply with any decision arrived at

by the proprietors at such meetings shall be an offence.

9. Whenever proprietors fail to attend a duly summoned

meeting or do not arrive at a decision by a majority at such meeting, it shall be competent for the Irrigation Headman, subject to the approval of the Government Agent or Supervising Officer, to fix the dates for the carrying out of the works referred to in rules 6 (a) and (b) and to give publicity thereto either by beat of tom-tom or by affixing written notices in conspicuous places in the division; such a decision duly made and published shall be binding on the proprietors.

10. Each proprietor shall deliver to the Irrigation Headman, not later than two days before the commencement of the cultivation, a list of the cultivators to be employed in his field. Cultivators guilty of neglect or default in respect of their cultivation without sufficient

reason shall be guilty of an offence.

11. The necessary repairs to channels, water-courses, elas, drains, amunas, &c., shall be carried out by the joint labour of all proprietors simultaneously on notice given by the Irrigation Headman, and in proportion to the

extent which each person holds or cultivates.

12. The work of fencing a range of fields shall be carried out by the joint labour of all proprietors simultaneously on notice given by the Irrigation Headman and in proportion to the extent which each person holds or cultivates and shall be completed within 8 days after the aforesaid notice has been given.

13. As soon as a range of fields is fully prepared for sowing the proprietors shall on being noticed to do so by the Irrigation Headman sow their portions within one week from the date of such notice, unless the weather or the peculiar position of his field renders it impossible for any proprietor to sow within the prescribed time.

14. The inspection of the amuna and water-course of each tract of field shall be made by the local Irrigation Headman as often as to him shall seem expedient, and if any minor repairs be found necessary, they shall be executed by the cultivator of the field in which such repairs shall be needed. But in the event of a serious accident happening to any amuna or water-course, and causing damage that requires immediate repair, the Irrigation Headman or Irrigation Headmen shall immediately by beat of tom-tom or otherwise, as shall appear to be most effectual, collect all the proprietors and cultivators of the fields of the tract or tracts dependent for irrigation on such amuna or water-course. All such proprietors and cultivators, and all parties interested in the cultivation of the land shall be in attendance on the spot either by day or by night as may be necessary and shall forthwith perform the needful work. As soon as practicable, the Irrigation Headman or Irrigation Headmen shall furnish a detailed report of the accident and of the work of repairs to the Supervising Officer. The officer shall report the same Supervising Officer. to the Government Agent.

15. If there be sufficient water an entire tract of fields may be cultivated at once. But if water be scarce, the "agata" fields of a tract shall be first ploughed and first irrigated, and the "mulata" fields shall be last ploughed and last irrigated, and the intermediate fields shall be ploughed and irrigated next in order commencing with the fields that lie nearest to the "agata" fields.

16. No person shall wilfully or negligently cause a wastage of water, which has been collected or is being conveyed for the irrigation of a paddy land, or otherwise cause damage on the field of another party.

17. The proprietor or cultivator of a field situated on a higher level than another adjacent field is entitled to allow the superfluous water from his own field to flow on to such lower field in such manner as the Irrigation Headman shall direct.

18. No person shall wilfully prevent water from flowing to the fields below his own; if any person infringes this rule the Irrigation Headman shall proceed to the spot

with witnesses and open the gaps (wakkadas) himself.

19. No proprietor shall take water for any other purpose than that of paddy cultivation without the

consent of the other proprietors.

The distribution of water to the fields of a tract of land shall be regulated by the Irrigation Headman in conformity with local usage.

21. The work of fencing a tract of fields shall be executed by the several cultivators in proportion to the extent of land held by each of them and the fence shall be erected before the sowing of the tract commences.

The Irrigation Headman shall determine the number of watch huts required for a tract of fields, and the persons who shall construct them. All the cultivators of a tract shall watch the crop of such tract by turns.

The several fields of a tract must be sown either

with the same kind of paddy or with such kind of paddy

as will ripen at the same time.

24. If a proprietor or cultivator is unable personally to assist in cleaning the main water-course, and constructing the fence of a tract of fields, and watching the crop of such tract, he must furnish a substitute who shall perform his principal's share of the work.

25. Every fence protecting a paddy field shall be repaired and maintained in good order by the cultivator The fence of a tract shall not be removed until in charge. the latest crop within the enclosure shall have been thrashed, provided that such crop shall have been sown in conformity

with rule 23 of these rules.

- 26. No person shall cut, scrape, or otherwise remove soil from any boundary ridge, or shall break or cut down or remove any landmark of a field without the consent of all parties who have an interest in the land on either side of the ridge or landmark. This rule shall not apply to any Crown landmarks which shall not be removed under any circumstances.
- No person shall reduce the size of any path leading through a paddy field, or shall place any obstruction other than a stile, gate, or indikada across it.

 28. No person shall lessen the width of a ridge on which a village path already exists.

The Irrigation Headman shall be paid from the crops of fields as huwandiram only four kurinies for every amunam extent sown. Any variation of this rate shall be made only by a resolution of the majority of proprietors, subject to the approval of the Government Agent. This payment shall be made at the threshing-floor.

30. Threshing of paddy shall not be a second o

30. Threshing of paddy shall not be delayed without sufficient reason longer than one month from the date of removal of the crop to the threshing-floor. Notice shall be given to the Irrigation Headman before every such

threshing is commenced.

31. Persons neglecting or refusing to give the Irrigation Headman the share of the huwandiram from the crops of their fields shall be guilty of an offence and shall be liable to a fine equal to twice the amount of the huwan-diram due. One half the fine shall be credited to the Fine Fund and the other half shall be paid in satisfaction of the huwandiram.

32. No paddy shall be removed from the threshing-floor at the termination of the harvest until the huwandiram

share has been paid.

33. Every owner shall cultivate his field yearly if there is sufficient water unless in the opinion of the Government Agent or Supervising Officer there are adequate grounds for non-cultivation.

34. The proprietors or cultivators of fields cultivated by rain, and not by means of water-courses, amunas, or tanks shall at the proper season and at the summons of the Irrigation Headman, make and repair the pits, dams, and ridges required to retain the water, and shall repair the Mala-elas in such manner that the influx of water into them shall not carry away the dams, and in accordance with the instructions of the Irrigation Headman who shall fix the proportion of work to be done by each proprietor.

All labour which has to be performed in accordance with the above rules by proprietors or cultivators shall be performed in proportion to the extent of land owned or cultivated. Non-cultivation of the fields shall not relieve any proprietor from this liability unless he is specially exempted by the Government Agent or Super-

vising Officer.

36. The Irrigation Headman shall have power to direct in accordance with any resolution passed by the majority of proprietors at a meeting convened for the purpose and approved by the Government Agent the opening up of new channels and making new amunas, ridges, banks, drains, nawat, or kattakanda outlets for superfluous

water, and pitaparas where necessary.

37. Should a case occur in which, before sowing has commenced, it is found that the supply of water to the tract of fields is insufficient to irrigate the whole extent of the tract, the majority of the proprietors intending to sow for that season shall decide on the extent and the portion of the tract to be cultivated and such portion shall be divided among such proprietors in proportion to their shares of the tract.

38. If from any cause the source of supply of water to the tract of fields proves insufficient, after sowing has been completed, to bring the whole extent sown to maturity, been completed, to bring the whole extent sown to maturity, the majority of the proprietors of the fields sown shall decide as to which part of the tract shall be abandoned. The remainder of the tract shall thereafter be divided among the proprietors in proportion to the extent sown by each of them. All disputes arising in this connection shall be referred to the President of the Village Tribunal from whose decision an appeal may be made to the Government Agent. The decision of the Government Agent shall be final. shall be final.

39. For the prevention of the paddy blight and destruction of paddy flies, all fields shall be subjected to the usual process of "Bokugema", or to such other processes as are decided upon by the majority of proprietors.

40. Whenever practicable, a width of at least 10 feet of ground round the paddy field and also the banks of channels irrigating land shall be kept clear of jungle.

41. Whenever new lands are asweddumized the main

41. Whenever new lands are asweddumized the main channel shall be opened, worked, and repaired, or paid for according to the extent held by or asweddumized by each proprietor.

No person shall cultivate the bed of a tank without 42.

a permit granted by the Government Agent.

43. In the case of asweddumization of new tracts, drainage channels shall not be used as irrigation channels but suitable new channels shall be opened to take water to new fields, and drainage channels shall when possible

be provided at the lowest level of the fields.

44. The "inniyara" between two lands shall be made by the joint labour of the owners or cultivators, and the "maninniyaras" or paths by the joint labour of the owners or cultivators who are benefited by such "maninniyaras"

or paths according to the extent held by each.

45. The branch channel from the main channel shall be made and repaired by the joint labour of those proprietors or cultivators through whose lands such channels pass in proportion to the extent owned or cultivated by each of them.

46. No person shall divert water to asweddumize new land without the consent of the owners of the existing fields or of the Government Agent.

- 47. Where an area of land has been taken up for the purpose of asweddumization, and work has been commenced on one-tenth of that land, the proprietors or cultivators of the rest of the land shall open up channels as required by rule 41. If owing to their default the lands on which the work of asweddumization has been commenced are prevented from being irrigated, the necessary channels shall be opened by the Irrigation Headman acting on the orders of the Government Agent, or Supervising Officer and the cost of such work shall be recoverable in terms of section 23 of the Ordinance; provided that the asweddumization scheme has been passed by a majority of proprietors interested.
- 48. The fencing of new asweddums shall be directed by the Irrigation Headman in proportion to the extent
- cleared for cultivation.

 49. A "wetahire" shall, where necessary, be made for buffaloes employed in ploughing, by the joint labour of the cattle-owning proprietors in proportion to the number of buffaloes owned by each of them.

 50. "Badawety" or hedges or live fences that have

served as fences for fields shall not be cut or interfered with, except by the proprietors of the land for which it served

as a fence.

Where a threshing-floor is used by several pro-51. prietors it shall not be asweddumized or otherwise rendered unfit for use as such by any one of them, or by any other person without the consent in writing of the other proprietors who use such threshing-floor.

52. Channels or other water-courses irrigating paddy lands shall not be diverted or emptied for the purpose of

fishing or for any other purpose.

No person shall open any drain from high land into

paddy field so as to damage the paddy field.

54. No person shall fell, destroy, or clear the jungle or trees growing on the borders and in the immediate vicinity of any stream, water-course, channel, or spring and required for its preservation and protection.

55. The Irrigation Headman shall have the power to cause the branches of trees other than fruit trees or trees lying on a Government road, overhanging a paddy field

to be cut down.

The bunds on either side of water-courses in paddy fields shall as far as possible be of the same height and breadth, so that the superfluous water or flood water shall flow over the fields on either side equally.

57. No owner of a paddy field situated in a range shall after reaping drive in cattle to his field until all the fields in the range have been reaped and their crops removed.

- 58. After cultivation has once commenced no cattle shall be admitted to the tract of fields, except for the necessary purposes of cultivation, until all the fields in the tract have been reaped and their crops removed.
- 59. It shall not be lawful for any person to trespass on paddy lands by walking through them or otherwise when such fields are under crop or are in any stage of cultivation.

60. Fowls, ducks, geese, and pigs damaging paddy may be shot or otherwise killed and in such case information shall be given, and the careases delivered, to the Village

Headman to be delivered to the owner.

61. It shall not be lawful for any person to throw, put, east, or cause to enter into any stream, tank, irrigation channel, water-course, ela, amuna, or ulpotha from which water is taken for irrigation purposes, or into paddy fields any dirt, rubbish, stone, wood, or any other article which may foul the water or cause obstruction.

It shall be lawful for the Village Committee by resolution to prohibit the use of any amuna, potewa, tank, or channel or of any part of such amuna, potewa, tank, or channel as aforesaid for the bathing or washing of animals or clothes, and any person so bathing or washing animals or clothes in any such prohibited place shall be

guilty of an offence.

63. Where, by the completion of new irrigation channels, water is made available for the irrigation of lands, the Irrigation Headman acting on the orders of the Government Agent or Supervising Officer shall notify to the proprietors of such irrigable lands that he is prepared to give them water for any extent of land they wish to asweddumize.

After such notification any proprietor desiring to asweddumize his land shall give notice to the Irrigation Headman either verbally or in writing that he wishes to irrigate his land by taking water from the channel provided. He should also state in the notice the name of the land and the extent he wishes to irrigate, and give all other information regarding his land that may be required of him. If a proprietor after receiving such notification from the Irrigation Headman neglects to make the necessary application within a reasonable time, he shall become liable to forfeit his right to the use of the water.

The Irrigation Headman shall enter such particulars in his field register, and thereafter the following rules

shall apply to the applicant referred to in rule 64,
66. Purchasers of Crown land under special leases

need not give such notice.

67. After the notice prescribed in rule 64 has been given by the applicant, the Irrigation Headman acting on the orders of the Government Agent or Supervising Officer shall give notice to the proprietors of lands to clear the land within such time as may be prescribed by the Government Agent or Supervising Officer.

68. The proprietors of land shall on receipt of such notice perform each and every work necessary for asweddumizing

the said lands.

69. No proprietor or other person shall do any act that is likely to affect injuriously any privilege or right which other proprietors are entitled to enjoy in common

70. No person other than the Government Agent or

70. No person other than the Government Agent or some one duly authorized by him in that behalf, shall in any way interfere with or alter the level of the spill, water, or sluice of any village tank.

71. Where a field is possessed in "tattumaru" by several co-owners, ordinary repairs to channels, amunas, ridges, banks, drains, nawat or kattakanda outlets, and pitaparas, lasting only during the turn of cultivation of the owner of the "tattumaru" shall be done by such owner of the "tattumaru" himself, and all works of improvement which are likely to benefit the field permanently, shall be which are likely to benefit the field permanently, shall be

done by the joint labour of all the co-owners.

72. All existing customs relating to paddy cultivation which are not expressly provided for and not inconsistent with these rules shall have the force of these rules.

The rules made under section 16 of Ordinance No. 23 of 1889, for the irrigation district of Ratnapura, published in the Gazette of August 18, 1899, and deemed, in so far as they apply to the irrigation district of Kuruwiti korale, to be in force heretofore by virtue of the provisions of section 2 of the Ordinance, are hereby repealed in so far as they apply to the aforesaid irrigation district.

THE IRRIGATION ORDINANCE, No. 45 of 1917.

RULES under section 12 of the Irrigation Ordinance, No. 45 of 1917, made by the prescribed majority of proprietors within the irrigable area of the Akathiproprietors within the irrigable area of the Akathimurippu Irrigation Scheme situated in the Musali irrigation district of the District of Mannar, Northern Province, at a meeting duly held on September 1, 1934, and approved by the Covernor by virtue of powers vested in him by section 19 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, April 28, 1936.

RULES FOR THE PROTECTION OF AKATHIMURIPU IRRIGATION Works and for the Conservation of Water.

- In these rules, unless the context otherwise requires-
- "The Scheme" means the Scheme published at page 436
- of Gazette No. 7,627 of February 3, 1928; "The Irrigation Officer" means the Officer appointed by the Director of Irrigation to control
- Irrigation works connected with the Scheme; "The Cultivation Officer" means the Officer appointed by the Assistant Government Agent under section 20A to supervise the work of all Irrigation Headmen, and exercise control, under the Assistant Government Agent, of all matters of Cultivation and Irrigation in accordance with the rules;

- "Kama Vidan" means the Irrigation Headman elected or appointed under section 21 for a tract of fields or other area defined by the Assistant Government Agent :
- "Irrigation Tank" means a tank situated within the
- irrigable area of the Akathimurippu Scheme; d", "Spill", "Channel", and "Tank" referred to in the rules do not form part of the works maintained by and in charge of the Irrigation "Bund" Department.
- "The Ordinance" means Ordinance No. 45 of 1917.
- No person shall encroach upon any bund, spill or channel, or upon the reservation therefor or, without the express permission of the Assistant Government Agent obtained through the Cultivation Officer, cut or cause to be cut the bund of any tank or channel, or block up or obstruct or cause to be in any way blocked up or obstructed any spill or channel; nor shall any person carry out any work pon any bund, spill, or channel, except in accordance with the instructions of the Assistant Government Agent or the Cultivation Officer.
- 3. No person shall open or close or in any way interfere with the Regulators and Distribution Gates in any channel or tank without the written permission of the Assistant Government Agent obtained through the Cultivation Officer: Provided that when action is necessary to prevent otherwise inevitable damage and it is impossible to communicate with the above mentioned officers in time, action may be taken without such permission and the burden of proving the necessity of such action shall lie upon the person responsible for such action.

4. Each proprietor of lands under the Scheme shall as far as practicable be issued water for the paddy cultivation in proportion to his holding: Provided that in the case of any land sown after the date fixed under rule 16 (a) the Assistant Government Agent may, if he considers it necessary, order that no water be supplied to the land so sown.

- When water from an Irrigation Tank is required for any other purpose than paddy cultivation in any area the Kama Vidan of the area shall, on his own motion or on the requisition of five proprietors, summon a meeting of proprietors of the area one week at least before the date fixed for the meeting of the District Advisory Committee, and decide by a majority of proprietors for which purpose other than paddy cultivation, water shall be issued from their village tank. The decision shall be sent to the Assistant Government Agent, who may in consultation with the District Advisory Committee confirm, vary, or reverse such decision.
- (a) All water from Irrigation Tanks shall be issued and distributed in rotation under the direction and supervision of the Kama Vidan.

(b) Water shall be issued and distributed to the high level lands in priority to the low level lands.

7. (a) Any channel, dam, or other work which may be required for the irrigation of any particular field or tract of fields shall be constructed by the proprietors interested in such work in proportion to their holdings.

(b) All applications for permission to construct such work shall be made in writing to the Cultivation

Officer.

(c) Such work shall be constructed in such manner within such period and in accordance with such alignment, as the Assistant Government Agent may in consultation with the Irrigation Officer direct.

(a) Every proprietor shall grant way leave through his land for such channels, dams, or other works even though

his land may not be benefited thereby.

- (b) The proprietors of lands benefited by such work, shall pay to the owners of lands which suffer damage by the construction of such works, compensation for any land taken or damage done in proportion to the area of the holdings benefited. The amount of such compensation and proportion of each holder shall be determined after due inquiry by the Assistant Government Agent, whose decision thereon shall be final. Such compensation shall be recovered in the manner indicated in Chapter VIII. of the Ordinance. Unless the Assistant Government Agent otherwise directs no compensation shall ordinarily be payable in respect of lands lying within the field or tract of fields benefited.
- 9. (a) The proprietor or lessee of every new land which has been surveyed and demarcated by landmarks, with reservation for field channels, access tracks and drainage channels, shall construct his proportion of that field channel which, according to such survey, irrigates the group of lots in which his holding is situated, and such proportion of access tracks and drainage channels as his holding bears to the total area to be benefited.
- (b) If the proprietor of any such land is unable to obtain water for irrigation owing to the neglect of any other

proprietor to cut his share of field channels, access tracks and drainage channels, such other proprietor shall be called upon by the Cultivation Officer to do the necessary work.

(c) In case of default the Cultivation Officer may order the defaulter's share of the work to be performed by paid labour, and the cost of such labour may be recovered as provided for by section 23 of the Ordinance.

10. Before the date fixed under rule 16 (a) each proprietor shall clear and put in order his share of all field or drainage channels for the cultivation, and shall so maintain his share throughout the cultivation whether his land be cultivated or not. The Cultivation Officer may order the Kama Vidan to have the share of work of a defaulter under this rule performed by paid labour, and the cost of such labour may be recovered as provided for by section 23 of the Ordinance.

11. Each Kama Vidan shall be in charge of all matters of irrigation and cultivation within his area, subject to the supervision and control of the Cultivation Officer.

12. It shall be the duty of a Kama Vidan to enforce all irrigation rules and to bring all breaches thereof to the notice of the Cultivation Officer.

13. Every Kama Vidan shall within fifteen days after the date fixed for the completion of sowing of any crop furnish the Cultivation Officer with a list of the proprietors cultivating the crop, showing the extent and the date of completion of sowing of the land cultivated by each.

14. Every proprietor cultivating land for any crop shall pay as remuneration to the Kama Vidan within whose area such land lies, 2 per cent. of the crop reaped from such land.

- 15. For the Kalapokam cultivation no paddy taking more than five months to mature, for the Idapokam cultivation no paddy taking more than four months to mature, and for the Sirupokam cultivation no paddy taking more than three months to mature, shall be sown: Provided that no Sirupokam or Idapokam cultivation shall be allowed if there is not, in the opinion of the Assistant Government Agent, sufficient water in the tanks.
- 16. (a) Before the Kalapokam and Sirupokam cultivation each year the Assistant Government Agent shall convene a meeting of the District Advisory Committee, and, after consulting such Committee, shall fix the last date for issue of water and the date on or before which the clearing of field channels, access tracks, and drainage channels, the sowing of each kind of paddy, the construction or repair of field fences, and erection of all watch huts shall be completed.

(b) Notice in writing of the dates so fixed shall be given

by the Cultivation Officer to each Kama Vidan. 17. No person shall sow any kind of paddy after the date fixed under rule 16 (α) for the completion of sowing of that kind of paddy.

18. (a) No person shall cultivate any portion of a tank bed unless he shall have obtained a permit in that behalf

from the Assistant Government Agent.

(b) No Idapokam or Sirupokam cultivation shall be carried on except on a permit in that behalf, from the Assistant Government Agent, and in accordance with the conditions

stated on that permit.

(c) It shall be lawful for the Assistant Government Agent to refuse such permits to those cultivators whose tanks have not, in the opinion of the Assistant Government Agent, sufficient water to permit of Idapokam or Sirupokam cultivation: Provided that the Assistant Government Agent may if he thinks fit permit any number of such cultivators to cultivate under any one tank into which all surplus water will be derected by the Cultivation Officer.

(d) The Assistant Government Agent shall decide each

year in consultation with the District Advisory Committee and the Irrigation Officer in what fields or tanks Idapokam

and Sirupokam cultivation may be cultivated.

19. (a) No proprietor shall be bound to cultivate for

the Idapokam or Sirupokam.

(b) All the duties regarding the Idapokam and Sirupokam cultivation shall be performed by those proprietors only who have undertaken to cultivate for those harvests.

- (c) Every proprietor sowing for the Idapokam or Sirupokam shall perform his due share of all such duties until the whole of the Idapokam or Sirupokam is reaped, whether
- his share succeeds or not. 20. The Assistant Go The Assistant Government Agent shall each year, with the advice of the District Advisory Committee and the Irrigation Officer decide the total extent which may be cultivated for Idapokam and Sirupokam. Each proprietor shall be entitled to a permit for a share of the total extent allowed for Sirupokam cultivation in proportion to the extent of land owned by him on which water rate is payable.
 21. No permit shall be issued for the cultivation of any
- portion of the bed of a tank under the Scheme to any person other than a proprietor of land on which water rate under the scheme is payable, and in the case of Kalapokam cultivation to any person other than a proprietor of lands irrigated under such tank.

22. (a) Subject to the provisions of rule 18 (a) and 21 at the commencement of each Kalapokam season the majority of the proprietors of fields under any tank shall, subject to the approval of the Assistant Government Agent, decide whether or not the tank bed or any portion of it shall be cultivated for Kalapokam.

(b) If it is decided to cultivate the tank bed or any portion of it, each proprietor shall, on payment of the Crown fee, be entitled to cultivate a share thereof in proportion to his

share of the field.

- (c) An appeal from the decision under paragraph (a) shall lie at the instance of a proprietor dissatisfied with such decision to the Assistant Government Agent, whose decision shall be final.
- For the Kalapokam cultivation every proprietor of a field shall perform all the duties required of the proprietor, whether he cultivates or not. If any proprietor is unable to cultivate his share by reason of ill-health or some unavoidable cause, he may make an application to the Assistant Government Agent, who may, if he thinks fit to do so, remit the services under rule 31 due from that proprietor for that year.

24. A proprietor who is unable to attend personally, may provide for the cultivation of his share by substitute or "Varakudi" in the performance of the duties required. No proprietor shall employ a substitute or "Varakudi" of any other proprietor without the consent of such other

proprietor.

25. (a) Before the date fixed under rule 16 (a) each proprietor shall erect a proper watch hut in the place indicated to him by the Kama Vidan, and each proprietor shall continue to watch until all the paddy in the field is reaped, whether his own paddy has been reaped or not.

(b) The Cultivation Officer may order the Kama Vidan to have the watch hut of a defaulting proprietor under this rule erected and maintained by paid labour, and the cost

of such labour may be recovered from the defaulting proprietor as provided for by section 23 of the Ordinance.

26. (a) A share of the field fence shall be apportioned to the cultivators of each holding by the Kama Vidan in proportion to the extent of the proprietor's field, whether such fence adjoins the field of that proprietor or not. Each proprietor shall construct or repair his share of the field fence before the date fixed under rule 16 (a).

(b) It shall be the duty of each proprietor to see that his portion of the fence is made sufficiently strong to keep out cattle, and is kept in proper order throughout the cultivation until the crop is finally reaped, whether he cultivates his share for Kalapokam or not. In the case of Idapokam and Sirupokam this rule applies only to those cultivators who decide to cultivate for those pokams.

(c) The Cultivation Officer may order the Kama Vidan to have the share of the fence of a defaulting proprietor under this rule constructed or maintained by paid labour and the cost of such labour may be recovered from the defaulting proprietor as provided for by section 23 of the Ordinance.

- 27. The shareholders of each threshing-floor shall put up a strong stake fence round it and keep up the fence till all the paddy is threshed. Each shareholder shall watch the threshing-floor, though his own paddy shall have been threshed, for at least 14 days after his paddy has been threshed or until all threshed paddy has been removed from the floor, whichever is the shorter period.
- 28. (a) All buffaloes shall be driven to a reasonable distance from the field during the cultivation season, and shall have wooden bells attached to their necks, and all known fence-breakers or dangerous animals shall be yoked with others.

(b) All black cattle, goats, and sheep shall be herded during the day and folded during the night outside the

fields

(c) Where in any village a place has been selected and appointed after due inquiry by the Assistant Government Agent, as the place in which buffaloes, black cattle, goats, and sheep shall be folded during the cultivation season, no proprietor shall fold his buffaloes, cattle, goats, or sheep in any place nearer to the tank, field, or village than the one so selected and appointed.

(d) Owners of buffaloes, black cattle, goats, and sheep shall not suffer their buffaloes, black cattle, goats, or sheep to trespass on any cultivation, nor shall they fold their cattle or drive them to pasture near the fields or within

the limits of any neighbouring village.

29. All proprietors shall keep the tank bund, spills, irrigation channels, drainage channels, and access tracks connected with their fields clear of vegetation or obstruction. A share of this work shall be assigned by the Kama Vidan to each proprietor in proportion to his holding.

30. Whenever the Assistant Government Agent or any

person acting under his orders notifies that it is necessary that any urgent work of repair or for the prevention of otherwise inevitable damage in any area should be done, every proprietor in that area shall forthwith contribute labour either in person or by a substitute and shall continue to contribute such labour daily until the completion of the work.

- 31. Every proprietor of land irrigated from an irrigation tank shall, in such manner as the Assistant Government Agent may determine, contribute annually
 - (a) towards any work of construction, repair, restoration, improvement, or upkeep of the tank, channel, water-course, or access track connected with the tank or with land irrigated therefrom, or

(b) towards any other work for the construction or maintenance of which the proprietors are, in whole or in part, responsible under any rule for the time being in force,

six days' labour or its equivalent in money at the rate of fifty cents a day for the first unit of cultivation or any part thereof owned by him, and one day's labour or its equivalent in money at the aforesaid rate, for every additional unit of cultivation, the unit of cultivation being defined as the extent of land on which one bushel of paddy is usually sown.

32. Notice in writing shall be given by the Cultivation Officer to each Kama Vidan not less than 20 days beforehand of the intention to call out the labour of a village provided for in rule 31 and of the proportion of labour

required.

Every proprietor intending to commute shall pay in before the day fixed for the completion of the work the full sum due from him by way of commutation. Each proprietor electing to work shall attend at the appointed place for work at 7 A.M., continue to work till 11 A.M. and again from 1 P.M. to 5 P.M., and shall carefully carry out the work assigned to him by the officer in charge of the work. One cube of earthwork shall be considered to be equivalent to two full day's labour.

Proprietors shall be held liable for waste of water occuring in their fields. The Assistant Government Agent may, on the advice of the Cultivation Officer, prevent, alter, or otherwise deal with the supplies of water to lands which, owing to the default of the proprietors to carry out any work required of them, demand an undue supply of water.

35. No paddy shall be sown in any irrigation or other

36. Every person who commits a breach of any of these rules shall be guilty of an offence.

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 March 25, 1936, by the prescribed majority of the proprietors within the irrigable area of the Etorahena irrigation work in the Matale 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.

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

Colombo, April 23, 1936.

SCHEME.

1. Name and description of work: Improvements to Etorahena Tank $F/25'9.8 \times 6.2$), Matale District.

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

Private lands under cultivation . . 21 acres approximately

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

19 acres approximately

Terms agreed upon-

(1) The construction of the following item of necessary work, namely, a left bank masonry spill at level 109.00 up to the estimated cost of Rs. 900 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, 165 cubes of earthwork in bund raising to level 112.00 and 230 cubes of earthwork in closure of existing right bank spill, in three years 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.

THE FOREST ORDINANCE, 1907.

RULE made by the Governor by virtue of the powers vested in him by section 21 of the Forest Ordinance, 1907, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

D. S. SENANAYAKE, Minister for Agriculture and Lands. Colombo, April 28, 1936.

RULE.

Rule 28 of the rules under section 21 published in the Gazette of June 8, 1934, is hereby amended as follows:— \bullet

- (1) by the renumbering thereof as paragraph (1) of that
- rule; and
 (2) by the addition of the following new paragraph thereto:-
 - "(2) Any permit may be re-issued for such further period as may be endorsed thereon by the Government Agent or Divisional Forest Officer and such re-issue-

(a) may be free of charge in any case where no charge was made for the issue of the permit originally;

and

(b) shall be subject in all other cases to such further fee or royalty, not exceeding 10 per cent. of the fee or royalty payable in respect of the original permit, as may be prescribed under rule 24 or 26."

G 1246

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 Com-Wegampatta-Nilgala korales in Wellassa mittee of division in Badulla District, Province of Uva, and approved by the Governor by virtue of the powers vested in him by section 30 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

> S. W. R. D. BANDARANAIKE, Minister for Local Administration.

Colombo, April 27, 1936.

Office—Section 36 (1).

For the purpose of assisting the Chairman in carrying into effect or supervising the working of the rules generally, the office specified in the schedule hereunder is hereby created.

Schedule.

1 Clerk-Messenger.

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

I, Charles Harrison-Jones, Government Agent of the Southern Province and Returning Officer for the Balapitiya Electoral District, do hereby notify that Francis de Zoysa, a candidate at the bye-election held on September 21, 1935, for the said Electoral District has in pursuance of the Order of the Supreme Court dated March 11, 1936, under Article 72 of the Ceylon

(State Council Elections) Order in Council, 1931, lodged with me at this Kachcheri on April 4, 1936, a return of election expenses at the said bye-election, and the declaration made in respect thereof, that they are open for inspection on payment of one rupee at the aforesaid Kachcheri during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies thereof.

C. Harrison-Jones, Returning Officer, Balapitiya Electoral District.

The Kachcheri, Galle, April 24, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Charles Joseph Dane Lanktree, Returning Officer, No. 26, Weligama Electoral District, do hereby notify that the return of election expenses of Mr. David Wanigasekera, à candidate for the above electoral district of Weligama, and the declarations made in respect thereof, have been lodged with me at this Kacheheri, on April 7, 1936, that they are open for inspection on payment of one rupee at the aforesaid Kacheheri, during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies or of any part thereof.

C. J. DANE LANKTREE,
Returning Officer, No. 26, Weligama
• The Kachcheri, Electoral District.
Matara, April 23, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Charles Joseph Dane Lanktree, Returning Officer, No. 26, Weligama Electoral District, do hereby notify that the return of election expenses of Mr. Arukatti Patabendige Abeysuriya Daniel, a candidate for the above electoral district of Weligama, and the declarations made in respect thereof, have been lodged with me at this Kachcheri, on April 8, 1936, that they are open for inspection on payment of one rupee at the aforesaid Kachcheri, during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies or of any part thereof.

C. J. DANE LANKTREE,
Returning Officer, No. 26, Weligama
The Kachcheri,
Matara, April 23, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Charles Joseph Dane Lanktree, Returning Officer, No. 27, Morawaka Electoral District, do hereby notify that the return of election expenses of Mr. Richard Charles Kannangara, a candidate for the above electoral district of Morawaka, and the declarations made in respect thereof, have been lodged with me at this Kachcheri, on April 8, 1936, that they are open for inspection on payment of one rupee at the aforesaid Kachcheri, during office hours, and that

any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies or of any part thereof.

C. J. DANE LANKTREE,
Returning Officer, No. 27, Morawaka
The Kachcheri, Electoral District.
Matara, April 23, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, 1, Charles Joseph Dane Lanktree, Returning Officer, No. 27, Morawaka Electoral District, do hereby notify that the return of election expenses of Dr. Sugiswara Abeywardene Wickremasinghe, a candidate for the above electoral district of Morawaka, and the declarations made in respect thereof, have been lodged with me at this Kachcheri, on April 9, 1936, that they are open for inspection on payment of one rupee at the aforesaid Kachcheri, during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies or of any part thereof.

C. J. DANE LANKTREE,
Returning Officer, No. 27, Morawaka
The Kachcheri, Electoral District.
Matara, April 23, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Charles Joseph Dane Lanktree, Returning Officer, No. 28, Matara Electoral District, do hereby notify that the return of election expenses of Mr. Suriyapatabendige Albert de Silva, a candidate for the above electoral district of Matara, and the declarations made in respect thereof, have been lodged with me at this Kachcheri, on April 3, 1936, that they are open for inspection on payment of one rupee at the aforesaid Kachcheri, during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies or of any part thereof.

C. J. DANE LANKTREE,
Returning Officer, No. 28, Matara
The Kachcheri, Electoral District.
Matara, April 23, 1936.

• The Ceylon (State Council Elections)
Order in Council, 1931.

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Charles Joseph Dane Lanktree, Returning Officer No. 28, Matara Electoral District, do hereby notify that the return of election expenses of Mr. Rajah Hewawitarane, a candidate for the above electoral district of Matara, and the declarations made in respect thereof, have been lodged with me at this Kachcheri, on April 12, 1936, that they are open for inspection on payment of one rupee at the aforesaid Kachcheri, during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies or of any part thereof.

C. J. DANE LANKTREE,
Returning Officer, No. 28, Matara
The Kachcheri, Electoral District.
Matara, April 23, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Charles Joseph Dane Lanktree, Returning Officer, No. 28, Matara Electoral District, do hereby notify that the return of election expenses of Mr. Galappatti Kankanange William Perera, a candidate for the above electoral district of Matara, and the declarations made in respect thereof, have been lodged with me at this Kachcheri on April 11, 1936, that they are open for inspection on payment of one rupee at the aforesaid Kachcheri during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies or of any part thereof.

C. J. DANE LANKTREE, Returning Officer, No. 28, Matara The Kachcheri, Electoral District. Matara, April 23, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Philip James Hudson, Returning Officer, No. 29, Hambantota Electoral District, do hereby notify that the return of election expenses of Mr. Vincent Stuart de Silva Wikramanayake, a candidate for the electoral district of Hambantota, and the declarations made in respect thereof, have been lodged with me at this Kachcheri on April 15, 1936, that they are open for inspection on payment of rupee one at the aforesaid Kachcheri, during office hours, and that any person shall, on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies of any part thereof.

P. J. Hudson, Returning Officer, No. 29, Hambantota The Kachcheri, Electoral District. Hambantota, April 24, 1936.

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

Notification.

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I, Philip James Hudson, Returning Officer, No. 29, Hambantota Electoral District, do hereby notify that the return of election expenses of Mr. Don Mathew Rajapaksa, a candidate for the electoral district of Hambantota, and the declarations made in respect thereof, have been lodged with me at this Kacheheri on April 7, 1936, that they are open for inspection on payment of rupee one at the aforesaid Kachcheri, during office hours, and that any person shall on payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies of any part thereof.

P. J. Hudson, Returning Officer, No. 29, Hambantota Electoral District. The Kachcheri, Hambantota, April 24, 1936.

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

IN terms of Article 68 of the Ceylon (State Council Elections) Order in Council, 1931, I do hereby give notice that the returns of election expenses and the

declarations made in respect thereof regarding the candidature of the candidates mentioned in column 1 of the schedule hereto for the electoral districts shown in the corresponding entries in column 2 were lodged with me on the dates specified in the corresponding entries in column 3, that they are open for inspection at the Jaffna Kachcheri during office hours on payment of one rupee for each return and that any person shall, payment of thirty-six cents for every folio of one hundred and twenty words, be entitled to obtain a copy or copies of any of the said returns or of any part thereof.

> E. T. Dyson, Government Agent, Northern Province, and Returning Officer for the Electoral Districts of Point Pedro, Kankesanturai, and Jaffna.

The Kachcheri, Jaffna, April 23, 1936.

SCHEDULE.

| Name of Candidate. I | Electoral District. | Date on which Return was lodged. |
|--|---------------------|--|
| (1) Mr. Kathiravel Balasingham(2) Mr. Ganapathipillai | Point Pedro | April 7, 1936 |
| Gangaser Pon- nambalam (3) Mr. Subbaiya Nate- | Point Pedro | April 7, 1936 |
| san | Kankesanturai | April 8, 1936 |
| (4) Mr. Arunachalam Mahadeya | Jaffna | April 8, 1936 |

Order made by the Food Controller under Regulation 1 of the Defence of the Colony Regulations, 1919.

THE order dated December 24, 1934, and published in the Ceylon Government Gazette Extraordinary No. 8,097 of December 24, 1934, prohibiting or restricting the transport or removal of country rice or paddy from the Demala hatpattu division of Puttalam District in the North-Western Province, is hereby cancelled with effect from May 1, 1936.

Colombo, April 28, 1936.

G. S. WODEMAN, Food Controller.

NOTICES CALLING FOR TENDERS.

TENDERS be hereby invited for the under-mentioned exclusive privileges for one year from October 1, 1936, subject to the conditions which can be obtained on application at the Office of the General Manager of the Railway,

Selling refreshments to third class passengers at Galle,
 Alutgama, Colombo Fort, Ragama, Negombo,
 Veyangoda, Polghtawela, Kutunegala, Maho,
 Kekirawa, Galoya, Polomaruwa, Manampitiya,
 Valaichehara, Galgamawa, Anuradhapura, Madawachchi, Mankulam, Pallai, Rambukkana, Gampola, Nawalapitiya, Hatton, Talawakele, Nanuoya, Ohiya, Bandarawela, Badulla, Waga, and
 Ratnapura Railway Stations.
 Selling foreign liquor to first and second class
 passengers and other refreshments to all passengers
 at Avissawella Railway Station.

at Avissawella Railway Station.

(3) Selling refreshments including prepared meals at the premises of the Colombo Goods and Maradana (Kelani Valley) Goods Sheds and Crane area, Colombo.

(4) Changing Foreign Money at Colombo Fort, Maradana, Polgahawela, and Nanu-oya Railway Stations.

All tenders should reach the Office of the General Manager not later than midday on Tuesday, May 26, 1936.

General Manager's Office, W. G. HILLS, Colombo, April 23, 1936. Acting General Manager. THE Chairman, Tender Board, General Treasury, P. O. Box No. 500, Colombo, will receive tenders up to 12 noon on Tuesday, May 19, 1936, for the supply of cooked provisions including milk to the Pasteur Institute, Colombo, and the Government Hospitals at Chavakachcheri, Kayts, Mannar, Mantota, Mullaittivu, Point Pedro, Talaimannar, Vavuniya, and Polonnaruwa.

- 2. Tenders should be made on forms obtainable from the Director of Medical and Sanitary Services.
- 3. For further particulars see notice dated January 30, 1936, appearing in *Government Gazette* No. 8,200 of January 31, 1936.

S. T. Gunasekara,

Acting Director of Medical and Sanitary Services. Colombo, April 28, 1936.

THE Provincial Engineer, Western Province, and the District Engineer, Buildings, Torrington Square, Colombo, will receive tenders at their respective effices up to 12 noon on Friday, May 15, 1936, for

"The purchase, immediate demolition and removal of materials of C. P. R. C. buildings, Tort."

Specification, conditions of tendering can be seen and all other information obtained at the office of the District Engineer, Buildings, Torrington Square, Colombo, any week day between the hours of 9 A.M. and 4 P.M. (Saturdays 9 A.M. to 1 P.M.).

Public Works Office, Colombo, April 28, 1936. A. S. BARKER, for Director of Public Works.

TENDERS are hereby invited for the supply of the following materials, viz.: nar baskets to hold ½ cwt. of salt, ola mats (size 12 ft. by 4 ft.) palmyrah olas, jungle wood posts 12 ft. by 9 in., bamboos 15 ft. by 12 in., jungle wood pegs 3 ft. by 4 in., jungle wood stakes 6 ft. by 4 in., and cadjans not less than 8 ft. in length, to be delivered when required at the General Stores, Jaffna; salt pans, Chiviyateru, Karanavai, and Vellapparavai, and Tondaimanar Stores during the period October 1, 1936, to September 30, 1937.

- 2. All tenders should be in duplicate and sealed, the original to be addressed to the Government Agent, Northern Province, Jaffina, and the duplicate to the Salt Adviser, Colombo.
- 3. Tenders should either be handed in personally or be sent through the post. Both copies should be despatched at the same time.
- 4. Tenders should be marked "Tender for Supplying Materials 1936-37" in the left hand top corner of the envelope, and should reach the Jaffna Kachcheri not later than 2 P.M., on June 9, 1936.
- 5. The tenders are to be made upon forms which will be supplied upon application at the Jaffna Kachcheri, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.
- 6. A deposit of Rs. 25 will be required to be made at the Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security within ten days of receiving notice in writing from the Government Agent, Northern Province, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.
 - 8. Samples must be deposited on date of tender.
- 9. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of each bond and all other necessary information can be ascertained upon application at the office referred to in section 5.
- 10. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor

shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Government Agent, Northern Province, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

- 11. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 12. The Government Agent reserves to himself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

The Kachcheri, Jaffna, April 24, 1936. E. T. Dyson, Government Agent.

SALES OF UNCLAIMED AND UNSERVICEABLE ARTICLES, &c.

Notice regarding Sale of Unserviceable Articles, Lunatic Asylum, Angoda.

THE under-mentioned unserviceable articles will be sold by public lauction at the Lunatic Asylum, Angoda, on Saturday, May 16, 1936, at 3 P.M.

FRANK E. Loos,
for Acting Director of Medical and
Sanitary Services.

Office of the Director of Medical and Sanitary Services, Colombo, April 24, 1936.

The articles referred to.

One coconut scraper; 22 handles for mamotties, 11 handles for pickaxes; 2 Police lanterns (bulls eye); 2 lawn mowers; 2 nozzles hose; 12 tubs, bath, galvanized; 2 chairs, ladies; 1 commode; 2 frames, close stool; 8 ladders, teak, long; 2 tubs, wooden, oblong.

NOTICE is hereby given that the under-mentioned private property of long sentenced prisoners of Jaffina Prison, will be sold by public auction in the Jaffina Prison premises on Wednesday, May 20, 1936, at 11 A.M.:—

Thirty-one verties, 20 shawls, 10 banians, 4 shirts, 3 sarongs, 2 coats, 1 comb, 1 pair of shoes, 5 coat buttons (ordinary), 1 shop stud, 1 pair Y. M. ear-studs, 1 W. M. amulet, 1 ring (bone).

Jaffna, Prison, April 23, 1936. S. CHELLAPPAH, Superintendent.

THE articles produced in the under-mentioned Police Court cases will be sold by public auction at the Point Pedro Police Court premises on May 30, 1936, unless they are claimed by any one before that date:—

Articles.

Nos. of cases: 8,767, 1 clasp knife and a koduwa knife; Inquest 205, 1 clasp knife; 9,602, 1 trunk; 9,794, 2 tapping knives; 9,838, I tapping knife; —, 1 knife; 10,275, 10 tins and a jar; 10,323, 1 arecanut mortar and pounder and 2 knives; 10,397, 1 tapping knife; 10,585, 2 tapping knives; 10,619, 1 torch light; 10,658 1 brass-pot and 2 jars; 10,860, 1 table and 16 brass rings; 10,861, 1 hurricane lantern; 10,969, 1 tapping knife; 10,661, 1 walking stick; 11,341, 1 tapping knife; 11,262, 1 penknife; 6,578, 1 pair of spectacles; —, 1 pair of spectacles; 11,457, 1 arecanut cutter; 11,213, 3 mats and 5 ola baskets; 11,064, 1 yoke pin and an arecanut cutter; 11,368, 2 tapping knives; 11,607, 1 clasp knife; 11,734, 1 tapping knife; —, 1 chopping knife, 1 cutting knife, 1 koduwa knife, 1 knife, 1 brass tray, 1 cutting knife, 2 crowbars, 11 broken umbrellas, 3 packing cases, 1 axe, 3 cart loads of lime stones.

Felix S. Paul, Police Magistrate.

April 25, 1936.

UNOFFICIAL ANNOUNCEMENTS.

THE CARGO BOAT DESPATCH COMPANY, LIMITED.

ANDUM OF ASSOCIATION OF THE CARGO BOAT DESPATCH COMPANY, LIMITED. MEMORANDUM OF

- 1. The name of the Company is "THE CARGO BOAT DESPATCH COMPANY, LIMITED".
- 2. The registered office of the Company will be situate in Colombo.
 - 3. The objects for which the Company is formed are:
 - (a) To acquire and take over as a going concern the business or businesses, assets and liabilities of Harry Peter Cosmas and John Cosmas, carrying on business as The Cargo Boat Despatch Company, and to purchase or otherwise acquire all the freehold and leasehold premises, goodwill, plant, machinery, and stock-in-trade of, or connected with, the said business as on and from the First day, Apri Thirty-six. April, One thousand Nine hundred and

(b) To carry on all or any of the businesses of importers, exporters, charterers of ships or other vessels, warehousemen, merchants, ship and insurant brokers, carriers, forwarding agents, wharfinger coopers, carpenters, and mechanical engineers

coopers, carpenters, and mechanical engineers.

(c) To act as agents, managing-agents, or in any other capacity for any person or persons or thin or for any company now existing or helpful to be formed in connection with the this nest of shipping or any other business in appear of the world, and to enter into any agreements with any such companies.

(d) To purchase, sell, charter, hird, build or otherwise acquire steam or other shipport vessels, steam

acquire, steam or other ship or vessels, steam launches, flats, barges, cargo-oats, coal-boats, and water-boats, with all equipments and furniture and to employ the same in the conveyance of passengers, mails, coal, live stock, grain, and other agricultural produce and treasure and also of goods and merchandise of every description and specie, and also to run vessels to sea, to any port or ports whatsoever, whether inland, seaboard, or foreign, and to take vessels, flats, barges, and other steamcraft in tow of its vessels as the Company may from time to time, determine and to acquire postal subsidies and enter into mail or other contracts.

(e) To purchase, take in exchange, or otherwise acquire and hold ships and vessels or any shares or interests in ships or vessels and also shares, stocks, and securities of any company possessed of or in any way interested in any ships or vessels or in shipping business generally, and to maintain, repair, improve, alter, sell, exchange, or let out on hire, or charter or otherwise deal with and dispose of any ships, vessels or shares, interests, stocks or securities as aforesaid.

(f) To carry on the business of ship-builders and ship-owners in all its branches and the business of landing and shipping contractors and carriers by rail, or otherwise, on land and water, warehousemen and wharfingers, and to sell, let, charter, or otherwise dispose of, the vessels and other property of the Company, and to carry on the business of underwriters, or insurers of ships, goods, or merchandise or other property.

(g) To carry on all or any of the businesses of ship-owners, shipbrokers, insurance agents, brokers, managers of shipping property, freight contractors, carriers by land, sea, or air, barge-owners, lightermen, forwarding agents, ice merchants, estate agents and proprietors, refrigerating storekeepers, ware-

- housemen, wharfingers, and general merchants.

 (h) To acquire and undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company, carrying on, or proposing to carry on, any of the business which this Company is authorized to carry on and, as part of the consideration for such acquisition, to undertake all or any of the liabilities of such person, firm, or company, or to acquire an interest in, amalgamate with, or enter into any agreement with any other company, or individual for sharing profits, or for co-operation, or for limited competition, or for mutual assistance with any such person, firm, or company.
- (i) To insure with any other company or person against losses, damages, risks, and liabilities of all kinds which may affect this Company.

 (j) To buy, sell, import, export, manipulate, prepare for market or deal in coal and merchandise of all kinds
- and generally to carry on business as merchants, agents, factors, importers, and exporters.

(k) To carry on business as owners and workers of mines and minerals of every description, merchants, refiners, smelters, colliery proprietors, chemists, storekeepers, farmers, cattle-breeders, stockmen, provision preservers, carriers, electrical and other engineers, builders and contractors, and to manufacture, raise, and deal in any produce, and to carry on the business of general merchants in any part of the world.

(1) To obtain from any government or authority, supreme,

municipal, local or otherwise, contracts, concessions, rights, powers, authorities, and privileges to carry on any trade, manufacture, business, or

monopoly.

(m) To obtain or oppose any Ordinance, Provisional Order, or Act of Parliament as may seem expedient and to obtain, acquire, and dispose of any concessions, or authorizations of any government, legislature, municipal body, or other authority, for any works or undertakings which the Company may desire to promote or carry on, or for any may desire to promote or carry on, or for any purpose in connection with the same and to oppose the granting of any such authority or concession to my other person or company, and to procure the tempany to be registered or recognized in any loreign country or colony or elsewhere. To carry on either alone or in conjunction with any other person or company any business or undertaking thich may seem to this Company directly or indirectly conducive to the development of this Company's property or business, or calculated 20 36

Company's property or business, or calculated advance or maintain the prosperity of this Company and to enter into partnership or any arrangement for sharing profits, union of interests, joint adventure, reciprocal concessions, or cooperation with any other person or company and to amalgamate with any other person or company having objects altogether or in part similar to those of this Company.

(0) To purchase, subscribe for, or otherwise acquire and to hold any interest in or shares, stock, securities or obligations of any other person or company, and upon a distribution of assets, or division of profits, to distribute any such shares, stock securities or obligations amongst the Members of

the Company in specie.

(p) To purchase, take on lease or in exchange or otherwise acquire any real or personal property and any rights or privileges which the Company may think necessary or convenient for the purposes of its business and in particular any lands, buildings, easements, concessions, monopolies, machinery, plant, and stock-in-trade.

(q) To develop the resources of and turn to account any lands and any rights over or connected with land belonging to the Company, or in which the Company is interested, and in particular by cultivating, improving, and irrigating the same, and by dealing in any way with the same or the produce thereof.

(r) To carry on the business of extracting, pumping, drawing, transporting, and purifying and dealing in mineral or other oils.

(s) To search for, prospect, examine and explore, work, take on lease, purchase, or otherwise acquire lands and places which may seem to the Company capable or possibly capable of affording a supply of mineral or other oil, and to establish and turn

to account pumping stations, pipe lines, and other works and conveniences suitable for the purpose.

(t) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licences and the like conferring an exclusive or non-exclusive right to use or any secret or other information as to any invention which may seem to the Company capable of being profitably dealt with, and in any way to dispose of or turn to account any rights or

information so acquired.

(u) To purchase, take on lease, or otherwise acquire, construct, maintain, and work or promote, aid in and subscribe towards the promotion, acquisition, construction, maintenance, and working of railways, tramways, waggons, telegraph lines, cables, pipe lines, docks and canals, bridges, waterworks, tanks or storage accommodation, reservoirs, wells tanks or storage accommodation, reservoirs, wells, aqueducts, roads, streets, hotels, dwelling-houses, factories, shops, stores, gas works, piers, wharves, or other works, plant or machinery of every description.

(v) To promote any other company or companies for the purpose of acquiring all or any of the property, rights, or liabilities of this Company or in which this Company is interested, or for any other

purpose which may seem to the Company to be directly or indirectly calculated to benefit this Company, and to pay the costs, charges, and expenses, preliminary or incidental to the promotion, formation, establishment, registration, and advertising of any such company and the issue of its capital, and to guarantee the payment of any debentures, debenture stock, or other

securities issued by any such company.

(w) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts, and conveniences calculated to benefit employees or ex-employees of this Company or of any business or company in which this Company is interested, or the dependents or connections of such persons and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general, or useful object.

(x) To draw, make, accept, endorse, discount, execute, and issue promissory notes, cheques, bills of exchange, bills of lading, charter parties, warrants, debentures, and other negotiable or transferable

(y) To undertake and execute any trusts, the undertaking whereof may seem desirable and either gratuitously

or otherwise.

(z) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit and in particular for shares, debentures, or securities, of any other company, and to invest and deal with the moneys of the Company in such manner as may from time to time be determined.

(aa) Generally to carry on all such financial, commercial, trading, and other operations for business in connection with the objects of the Company as the Company may think fit and to construct, maintain, and alter any buildings or works which the Company may deem necessary or convenient for its

purposes.

(bb) To borrow or raise or secure the payment of money in such manner as the Company may think fit and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital and to purchase, redeem, or pay off any such securities and to lend money on such terms and to such persons and guarantee the performance of contracts by such persons as may seem to the Company expedient.

(cc) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, labourers, and other labourers and servants in Ceylon or elsewhere and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the

widow or children of any such.

(dd) To remunerate in such manner as may be determined any person or company for services rendered in any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the Company's capital or any debentures, debenture stock, or other securities of the Company or in or about the formation of the Company and the conduct of its business.

(ee) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account or, otherwise deal with all or any part of the

property and rights of the Company.

(ff) To do all or any of the above things in any part of the world, and as principals, agents, contractors, trustees, or otherwise, and either alone or in conjunction with others, and to do all such things as the Company may think incidental or conducive to the attainment of the above objects or any of them.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is Rs. 1,000,000 divided into 20,000 six per cent. cumulative preference shares of Rs. 10 each and 80,000 ordinary shares of Rs. 10 each, with power to increase or reduce the capital. Such preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of six per cent per annum on the capital for the time being six per cent. per annum on the capital for the time being paid up thereon and shall rank as regards return of capital in priority to the ordinary shares but shall not confer the right to any further participation in profits or assets. The shares forming the capital (original, increased, or

reduced) of the Company other than the said preference shares, may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being, or otherwise.

- The profits of the Company of each year, which it shall from time to time be determined to distribute, shall (subject to the provisions of clauses 5 and 8 hereof) be applied in the manner and order following:-
 - (1) In payment of a fixed cumulative preferential dividend at the rate of 6 per cent. per annum on the capital for the time being paid up on the said preference shares.
 - (2) The balance of the remaining profits shall be divided among the Shareholders of ordinary shares in proportion to the amount paid on the shares held by them.
- 7. In a winding up voluntary or otherwise, the assets available for distribution amongst the members shall be applied:
 - (1) To the payment off of the capital paid up on the said cumulative preference shares with the arrears of dividend thereon whether declared or not up to the commencement of the winding up.

(2) To the payment off of the capital paid up on all readining shares and any dividend on the shares up to the date of winding up in accordance with

the Articles of Association.

(3) To the division among the Shareholders, other than the holders of the cumulative preference shares aforewritten, in proportion to the number of shares held by each of them, of any balance remaining after payment of capital and dividend as provided in sub-sections (1) and (2) hereof.

8. The right for the time being attached to the said preference shares may be modified or dealt with in the manner mentioned in clauses 59 and 166 of the accompanying Articles of Association but not otherwise and those clauses shall be deemed to be incorporated herein and have effect accordingly.

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

Number of Shares

Names and Addresses of Subscribers. taken by each Subscriber.

| E. B. CREASY, Colombo | \mathbf{One} |
|--------------------------|--------------------|
| E. V. Cogliatti, Colombo | One. |
| P. W. Robinson, Colombo | One |
| EGON BODTKER, Colombo | \mathbf{One} |
| J. Cosmas, Colombo | One |
| H. P. Cosmas, Colombo | One |

Witness to the above signatures at Colombo, this 24th day of February, 1936:

> P. G. COOKE, Proctor, Supreme Court, Colombo.

Òne H. H. DULLING, Colombo

Total Shares taken .. Seven

Witness to the above signature at Kandy, this 27th day of February, 1936:

NIGEL I. LEE, Proctor, Supreme Court.

THE CARGO BOAT DESPATCH COMPANY, LIMITED.

ARTICLES OF ASSOCIATION OF THE CARGO BOAT DESPATCH COMPANY, LIMITED.

It is agreed as follows:-

- The regulations contained in Table "C" in the schedule annexed to the Joint Stock Companies' Ordinance, 1861, shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.
- 2. The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.
- 3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company.

INTERPRETATION.

4. In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context, viz. :-

The word "Company" means "The Cargo Boat Despatch Company, Limited", incorporated or established by or under the Memorandum of Association to which

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

The "Ordinance" means and includes "The Joint Stock Companies' Ordinance, 1861", and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

"These presents" means and includes the Memorandum of Association and the Articles of Association of the

of Association and the Articles of Association of the

Company from time to time in force.

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company. "Shares" means the shares from time to time into

which the capital of the Company may be divided.

"Shareholder" means any person whose name is entered in the Register of Shareholders as owner or joint-owner of any shares in the Company.
"Presence or present" at a meeting means presence or

present personally or by proxy or by attorney.

"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board, and includes the Life Directors referred to in Article 97 and any alternate Director appointed in place of a Life Director under Article 99.

"Board" means a meeting of the Directors, or (as the context may require) the Directors assembled at a Board Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

in the exercise of authority duly given to them.

"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated

Ordinance and registration, as well as individuals.

"Office" means the registered office for the time being

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

of the Company.

"Month" means a calendar month.

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

Words importing the singular number only include the

plural, and vice verså.

Words importing the masculine gender only include the

feminine, and vice versā.

"Holder" means a Shareholder.

"Special Resolution" has the meaning assigned thereto

by the Ordinance.

Extraordinary Resolution " means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy (in cases where by these Articles proxies are allowed) at any meeting of which notice specifying the intention to propose such resolution as an extraordinary resolution has been duly given.

BUSINESS.

- 5. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and notwithstanding that the whole of the shares shall not have been subscribed, applied for, or allotted they shall do so as soon as in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.
- 6. The basis on which this Company is established is that the Company shall acquire and take over as a going concern the business or businesses, assets and liabilities of Harry Peter Cosmas and John Cosmas, carrying on business as The Cargo Boat Despatch Company and to purchase or otherwise acquire all the freehold and leasehold premises, goodwill, plant, machinery, and stock-in-trade of, or connected with, the said business as on and from the First day of April, One thousand Nine hundred and Thirtysix, and accordingly no objection shall be made by this Company or by any shareholder, creditor, or liquidator thereof to the said purchase or acquisition upon the ground that the vendors, promoters, or other persons interested or any of them stand in a fiduciary position towards this Company or that there is in the circumstances no independent board of this Company and any Director of this Company who is interested therein shall be entitled to retain and dispose of for his own use all benefits (if any) accruing to him directly or indirectly under or by virtue of the said purchase or acquisition and the said purchase or acquisition shall not be liable to be set aside on any such

grounds as aforesaid or upon any ground in anywise connected therewith and every Shareholder of the Company present and future shall be deemed to join the Company on the basis aforesaid.

CAPITAL.

- 7. The nominal capital of the Company is One Million Rupees (Rs. 1,000,000) divided into 20,000 cumulative preference shares of Ten Rupees (Rs. 10) each and 80,000 ordinary shares of Ten Rupees (Rs. 10) each.
- The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct, provided, however, that such new shares shall have no preferential rights over the 20,000 cumulative preference shares above referred to.
- 9. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.
- 10. The Directors may also with the sanction of a special resolution of the Company reduce the capital or subdivide or consolidate the shares of the Company.

SHARES.

- The Company may issue the balance capital whenever the Directors shall think fit and may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.
- 12. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.
- The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares except when otherwise provided shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of lands, property, rights, or privileges being acquired by the Company in payment of the whole or any part of the purchase price of any such lands, property, rights, or privileges, or as remuneration for work done for or services rendered to the Company and that without offering the shares so allotted to the Shareholders.
- 14. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a special or without any right of voting, provided, however, that such new shares shall have no preferential rights over the 20,000 cumulative preference shares above referred to.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any lands, property, rights, or privileges being acquired by the Company in payment of the whole or any part of the purchase price of any such lands, property, rights, or privileges and that without offering the shares so allotted to the Shareholders.

- 15. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company may from time to time direct.
- 16. Shares may be registered in the name of a firm or partnership and any one partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies in respect of shares registered in the name of the firm.
- 17. Shares may be registered in the names of two or more persons jointly.
- 18. Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-share-holders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first in the register of shares, shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.
- 19. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.
- 20. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 44 to become a Shareholder in respect of any share.
- 21. The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and ealls due in respect of such share.
- 22. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares held by him and the amount paid thereon, provided that in case of shares registered in the names of two or more persons the Company shall not be bound to issue more than one certificate to all the joint-holders and delivery of such certificate to any of them shall be sufficient delivery to all.
- 23. If any certificate be worn out or defaced, then, upon production thereof to the Directors they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

CALLS.

- 24. The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that three months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the persons and at the time and place appointed by the Directors.
- 25. If any Shareholder fails to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest on the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of actual payment.
- 26. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.
- 27. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

28. The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys uncalled upon their respective shares beyond the sums actually called up; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon, and due in respect of the shares in respect of which such advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance and the Directors may agree upon, not exceeding, however, six per centum per annum.

TRANSFER OF SHARES.

- 29. A share may be transferred by a member or other person entitled to transfer to any member selected by the transferor; but save as aforesaid and save as provided by clause 34 or 36 hereof, no share shall be transferred to a person who is not a member so long as any member (or any person selected by the Directors as one whom it is desirable in the interests of the Company to admit to membership) is willing to purchase the same at the fair value.
- 30. Except where the transfer is made pursuant to clause 34 or 36 hereof, the person proposing to transfer any shares (herinafter called the "proposing transferor") shall give notice in writing (hereinafter called a "transfer notice") to the Company that he desires to transfer the same. Such notice shall specify the sum he fixes as the fair value, and shall constitute the Company his agent for the sale of the shares to any member of the Company (or person selected as aforesaid) at the price so fixed, or, at the option of the purchaser, at the fair value to be fixed by the auditor in accordance with these Articles. A transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each. A transfer notice shall not be revocable except with the sanction of the Directors.
- 31. If the Company shall, within the space of twenty-eight days after being served with a transfer notice, find a member (or person selected as aforesaid) willing to purchase the share (hereinafter called "the purchasing member") and shall give notice thereof to the proposing transferor, he shall be bound, upon payment of the fair value, to transfer the share to the purchasing member.
- 32. In case any difference arises between the proposing transferor and the purchasing member as to the fair value of a share, the auditor shall, on the application of either party, certify in writing the sum which, in his opinion, is the fair value, and such sum shall be deemed to be the fair value, and in so certifying the Auditor shall be considered to be acting as an expert, and not as an arbitrator.
- 33. If in any case the proposing transferor, after having become bound as aforesaid, make default in transferring the share, the Company may receive the purchase-money and shall thereupon cause the name of the purchasing member to be entered in the register as the holder of the share, and shall hold the purchase-money in trust for the proposing transferor. The receipt of the Company for the purchase-money shall be a good discharge to the purchasing member, and after his name has been entered in the register in purported exercise of the aforesaid power, the validity of the proceedings shall not be questioned by any person.
- 34. If the Company shall not, within the space of twenty-eight days after being served with a transfer notice, find a member (or person selected as aforesaid) willing to purchase the shares and give notice in manner aforesaid, the proposing transferor shall at any time within three calendar months afterwards be at liberty, subject to clause 37 hereof, to sell and transfer the shares (or those not placed) to any person and at any price.
- 35. The Company in General Meeting may make and from time to time vary rules as to the mode in which any shares specified in any transfer notice shall be offered to the members, and as to their rights in regard to the purchase thereof, and in particular may give any member or class of members a preferential right to purchase the same. Until otherwise determined, every such share shall be offered to the members in such order as shall be determined by lots drawn in regard thereto, and the lots shall be drawn in such manner as the Directors think fit.
- 36. Any share may be transferred by a member to any child or other issue, father, mother, wife, or husband of member, and any share of a deceased member may be transferred by his executors or administrators to any child, or other issue, father, mother, widow, or widower of such deceased member (to whom such deceased member may have specifically bequeathed the same), and shares standing in the name of the trustees of the will of any deceased member may be transferred upon any change of trustees

to the trustees for the time being of such will (and the restrictions in clause 29 hereof shall not apply to any transfer authorized by this clause).

- 37. The Directors may refuse to register any transfer of a share (a) where the Company has a lien on the share; or (b) where the Directors are not of opinion that it is desirable to admit the proposed transfere to membership. But paragraph (b) of this clause shall not apply where the proposed transfere is already a member nor to a transfer made pursuant to clause 36 hereof.
- 38. The Company shall keep a book or books, to be called "The Register of Transfers", in which shall be entered the particulars of every transfer or transmission of any share.
- 39. Every instrument of transfer must be left at the office of the Company to be registered accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Two Rupees and Fifty Cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 29, shall register the transfere as a Shareholder and retain the instrument of transfer.
- 40. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders, without the necessity of any meeting of the Directors for that purpose.
- 41. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only if at all, upon the transferee.
- 42. The Register of Transfers may be closed at such times and for such periods as the Directors may from time to time determine, provided always that it should not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

- 43. The executors, or administrators, or the heirs of a deceased sole Shareholder shall be the only person recognized by the Company, as having any title to the shares of such Shareholder.
- 44. Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, of liquidation of any Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this Article, or of his title, as the Directors think sufficient, may with the consent of the Directors (which they shall not be under any obligation to give) be registered as a Shareholder in respect of such share, or may, subject to the regulations as to transfers hereinbefore contained, transfer such shares.
- 45. A person becoming entitled to a share by reason of the death, bankruptcy, or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not before being registered as a member in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the Company.
- 46. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed a surrender of the shares of Shareholders who may be desirous of retiring from the Company, provided such acceptance is properly legalized.
- 47. If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remain unpaid, serve a notice on such Shareholder requiring him to pay the same together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

reason of such non-payment.

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

- If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter before payment of calls or instalments, with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.
- 48. Any Shareholder whose shares have been so declared forfeited shall notwithstanding be liable to pay and shall forthwith pay to the Company all calls, instalments, premia, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.
- 49. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.
- 50. The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against the Company in respect of the share and the proceeds thereof and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.
- 51. A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that a share has been duly surrendered, or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipts of the Company for the price of such share shall constitute a good title to such share and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.
- 52. The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted or otherwise disposed of under Article 49 hereof, shall be redeemable after sale or disposal.
- 53. The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder or by all or any of such joint-holders, respectively, either in respect of such shares or of other shares held by such holder or joint-holder or in respect of any other debt, liability, or engagement whatsoever and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register any transfer of shares subject to such charge or lien.
- 54. Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in England or elsewhere, abroad, sixty days' notice shall be allowed him.
- 55. The nett proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.
- 56. A certificate in writing under the hands of one of the Directors and of the Secretary that the power of sale given by Article 54 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

- 58. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine, provided that no such shares shall have any preference over the 20,000 cumulative preference shares above referred to.
- 59. If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may by an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares; and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which, but for this Article, the object of the resolution could have been effected without it.
- 60. Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any members personally present and entitled to vote at such meeting.

Borrowing Powers.

- 61. The Directors shall have power from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees One hundred thousand (Rs. 100,000).
- 62. With the sanction of a General Meeting, the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between the Company and its creditors.
- 63. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purpose, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.
- 64. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares or otherwise.
- 65. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

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

- 67. Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed then at such place and at such time as soon after the first day in each year as may be determined by the Directors.
- 68. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other Meetings of the Company shall be called Extraordinary General Meetings.
- 69. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

70. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and such time as the Shareholders convening the meeting may themselves fix.

- 71. Any Shareholder may, on giving not less than five days' previous notice of any resolution, submit the same to a meeting.
- 72. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.
- 73. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by notice sent by post or otherwise served as hereinafter provided but so that a General Meeting may, with the consent in writing of all the Shareholders for the time being, be convened on a shorter notice than seven days or without written notice of an adjourned meeting shall not be requisite in any case. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice and it is to be no objection to such notice that it only convenes the 2nd meeting contingently upon the resolution being passed by the requisite majority at the 1st meeting.
- 74. The accidental omission to give notice of any meeting to or the non-receipt of such notice by any of the Shareholders shall not invalidate any resolution passed at such meeting.
- 75. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall also, be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been given in the notice or notices upon which the meeting was convened.
- 76. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened except resolutions submitted under Article 71.
- 77. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors, or election of a Chairman, unless there shall be present or represented at the commencement of the business three or more Shareholders entitled to vote.
- 78. If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting is convened by or upon the requisition of Shareholders shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called

- 79. The Chairman (if any) of the Directors shall be entitled to take the Chair, at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting, he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their number to be Chairman.
- 80. No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair
- 81. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place unless due notice thereof shall be given.

VOTING AT MEETING.

- 82. At any meeting every resolution shall be decided by a show of hands and in case there shall be an equality of votes the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a shareholder; and unless a poll be immediately demanded by some Shareholder present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed in that behalf.
- If at any meeting, a poll be demanded by some Shareholder present, his proxy or attorney at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.
- 84. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other than the question on which a poll has been demanded.
- 85. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.
- 86. On a show of hands every Shareholder present in erson shall have one vote: Where a Shareholder is present person shall have one vote: by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a poll every Shareholder shall have one vote for every share held by him.
- The parent or guardian or curator of an infant Shareholder, the committee or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased Shareholder, unless such person shall have been registered as a Shareholder.
- Votes may be given either personally or by proxy or by attorney.
- No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at any meeting unless all calls due from him on his shares have been paid, and no Shareholder, other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, shall be entitled to be present or to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been registered as the holder of the share in respect of which he claims to vote at least three months previous to the time of holding the meeting at which he proposes to vote.
- 90. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not apply to a power of attorney.
- 91. The instrument appointing a proxy shall be printed or written and shall be signed by the appointor (whether a Shareholder or his attorney) or if such appointor be a company or corporation, it shall be under the common seal of such company or corporation.

92. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than forty-eight hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

The instrument appointing a proxy may be in the

following form :-

The Cargo Boat Despatch Company, Limited.

- of --, appoint -(a Shareholder in the Company) as my proxy, to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the ————day of ————, -day of One thousand Nine hundred and and at any adjournment thereof, and at every poll which may be taken in consequence thereof.

As witness my hand this- $-\operatorname{day}\operatorname{of}$ --. One thousand Nine hundred and -

- No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.
- 94. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

- 95. The number of Directors shall never be less than two or more than seven, but this Article shall be construed as being directory only, and the continuing Directors or Director may act notwithstanding any number of vacancies.
- 96. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Rupees Three thousand (Rs. 3,000) annually to be divided amongst them in such manner as they may determine, but the Company in General Meeting may at any time by ordinary resolution increase or by special resolution reduce the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.
- 97. The said Harry Peter Cosmas and John Cosmas (who are herein referred to as "the Life Directors") shall, subject to the provisions of Articles 98 and 113, be entitled to hold office so long as they live, and Peter Wilberforce Robinson and Egon Bodtker (together with any other Directors) shall be the first Directors of the Company. The Ordinary Directors (which term shall mean the Directors for the time being of the Company other than the Life Directors and any alternate Director appointed by a Life Director) shall hold office until the first Ordinary General Meeting of the Company when they shall retire, but shall be eligible for re-election.
- A Life Director shall be entitled to hold office and to the privileges of a Life Director as in these presents set out so long as he shall hold not less than 3,000 fully paid shares, whether ordinary or preference, in the capital of the Company. If at any time a Life Director shall hold less than 3,000 shares as aforesaid he shall thereupon be deemed to be elected to office as an Ordinary Director of the Company and shall be entitled to the same rights, and be subject to the same conditions, as are applicable to the other ordinary Directors of the Company.
- A Life Director shall, subject to the provisions of Articles 98 and 113, have power to appoint any member of Company or any other person to be an Alternate Director during his absence from Ceylon and such appoint. ment shall have effect and such appointee while he holds office shall be entitled to Notice of Meetings of Directors and to attend and vote thereat accordingly and generally to exercise all the rights and functions of such absent Director, subject to any limitations or restrictions in the instrument appointing him, but he shall not require any qualifications, and he shall *ipso facto* vacate office if and when his appointor returns to Ceylon or vacates office as a Life Director. Any appointment under this Article shall be effected by an instrument in writing under the hand of the appointor and any appointment so effected can be cancelled by the appointor by an instrument in writing under his hand and such Alternate Director shall vacate office as soon as notice in writing of the execution of such instrument of cancellation shall be received at the office of the Company. Such Alternate Director may be one of the Ordinary Directors of the Company in which case he shall be entitled

to vote in both capacities but one person holding the office of Ordinary Director and Alternate Director shall not be a quorum under Article 123.

An Alternate Director shall in the absence of a direction to the contrary in the instrument appointing him be entitled to receive notice of and to vote at General Meetings of the Company on behalf of his appointor and generally to represent his appointor in the same manner as if he had been appointed a general proxy under the provisions of these Articles.

100. One or more of the Directors may be appointed by the Directors to act as Secretary, Manager, or Managing Director or Managing Directors, and (or) Agent or Agents of the Company, Visiting Agent, or Superintendent, for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Manager, Managing Director or Managing Directors, and (or) Agent or Agents of the Company, Visiting Agent, or Superintendent.

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

ROTATION OF DIRECTORS.

- 101. At the first Ordinary General Meeting of the Company all the Ordinary Directors shall retire from office and at the first Ordinary General Meeting in every subsequent year one of the Ordinary Directors for the time being shall retire from office as provided in Article 102.
- 102. The Ordinary Directors to retire from office at the second Ordinary General Meeting shall, unless the Ordinary Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Ordinary Directors to retire shall be those who have been longest in office.
- 103. In case any question shall arise as to which of the Ordinary Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.
 - 104. Retiring Directors shall be eligible for re-election.
- 105. The Ordinary General Meeting at which Ordinary Directors retire or ought to retire by rotation, shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.
- 106. Any casual vacancy occurring in the number of Ordinary Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Life Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- 107. A General Meeting may from time to time with the consent of the Life Directors increase or reduce the number of Directors, and may also, determine in what rotation such increased or reduced number is to go out of office.
- 108. If at any meeting at which an election of an Ordinary Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 109. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.
- 110. The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an Ordinary resolution, appoint another person, in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.
- 111. Every Director or Officer of the Company, and his heirs, executors, and administrators, shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such

as happen from his wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

112. No contribution shall be required from any present or past Director or Manager, exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

- 113. The office of the Director shall be vacated:-
- (a) If he accepts or holds any office or place of profit under the Company other than Managing Director, Manager, Agent, Visiting Agent, Superintendent, or Secretary of the Company or Trustee for Debenture Holders.
- (b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he resigns his office under the provisions of Article 109.
- (e) If he ceases to have his ordinary place of residence in Ceylon or is absent from Ceylon without leave from the Board for a period of three consecutive months, provided that the office of Life Director shall not be vacated by reason merely of absence from Ceylon for any period.

No Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company or by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for the Company, or by reason of his being agent, or secretary, or solicitor, or being a member of a firm who are agents, or secretaries, or solicitors of the Company; neverthelss, he shall disclose to the Directors his interest in any contract work or business in which he may be personally interested, and shall not vote in respect of any matters connected with any such contract, work, or business.

Power of Directors.

- 114. The Directors shall have power to carry into effect the acquisition of the business, assets, and liabilities of the firm of The Cargo Boat Despatch Company, Colombo, and the purchase and acquisition or lease of any business, lands, right, or property they may think fit, or any share or shares thereof.
- 115. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents, and secretary or secretaries of the Company to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, and acquisition of the said business and otherwise in or about the working and business of the said Company.
- 116. The Directors shall have power to make, and may make such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants for such period or periods and with such remuneration and at such salaries, and upon such terms and conditions as they may consider advisable and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable and without assigning any cause for so doing.

117. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made.

The generality of the powers conferred by any Article in these presents on the Directors shall not be taken to be limited by any Article conferring any special or expressed

power.

- 118. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or practising the business of the Company, on such terms as they may consider proper, and from time to time to revoke such appointment.
- 119. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents, on behalf of and to further the interests of the Company.
- 120. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the secretary or secretaries, who shall attest the sealing thereof; such attestation on the part of the secretaries, in the event of a firm or registered Company being the secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such secretaries.
- 121. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, for the sale or disposal of the business, lands, property, rights, privileges, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.
- 122. In furtherance, and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding Article and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—
 - (a) To institute, conduct, defend, compromise, settle or abandon, any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.
 - (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
 - (c) To make and give receipts, releases, and other discharges, for money payable to the Company, and for claims and demands by the Company.
 - (d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, receiver, or inspector or any similar office.
 - (e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereofy upon such securities and in such manner as you may think fit, and so that they shall not be rearricted to such

- securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.
- (f) To delegate to any one or more of the Directors of the Company for the time being or any other person or Company for the time being, residing or carrying on business in Ceylon, or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or Company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

- 123. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined a Life Director or his attorney and one ordinary Director shall be a quorum.
- 124. A Director may at any time summon a meeting of Directors.
- 125. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meetings of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.
- 126. Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 127. The Board may delegate any of their powers to committees consisting of such members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.
- 128. The Meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.
- 129. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.
- 130. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.
- 131. The Directors shall cause minutes to be made in a book or books to be provided for the purpose—
 - (1) Of all appointments of (a) officers and (b) committees made by the Directors.
 - (2) Of the names of the Directors present at each meeting of the Directors.
 - (3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.
 - (4) Of all orders made by the Directors.

- (5) Of all resolutions and proceedings of all General Meetings of the Company.
- (6) Of all resolutions and proceedings of all meetings of the Directors.
- (7) Of all resolutions and proceedings of all meetings of committees appointed by the Board.
- 132. All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be primâ facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman; and of the date on which such meeting was held.

ACCOUNTS.

- 133. The Agent or Secretary, or the Agents or Secretaries for the time being, or if there be no Agent or Secretary or Agents or Secretaries, the Directors shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.
- 134. No Shareholder or other person shall be entitled to enter the property of the Company or to inspect or examine the Company's premises or properties or the books of accounts of the Company without the permission of the Directors of the Company for the time being or to require discovery of or any information respecting any detail of the Company's trading or any matter which is or may be in the nature of a trade secret, mystery of trade, or secret process or of any matters whatsoever which may relate to the conduct of the business of the Company and which in the opinion of the Directors it will be inexpedient in the interests of the members of the Company to communicate.
- 135. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary of the property and liabilities of the Company, made up to the end of the same period.
- 136. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.
- 137. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies' Ordinance, 1861", or as near thereto as circumstances admit.
- 138. Every such statement shall be accompanied by a report as to the state and condition of the Company and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders.
- 139. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at or posted to, the registered address of every Sparcholder.
- 140. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

AUDIT.

- 141. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.
- 142. The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration. He or they shall hold office till the first General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the Ordinary General Meeting of the Company, in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such meeting shall hold office only until the first Ordinary General Meeting after his or their appointment or until otherwise ordered by a General Meeting.
- 143. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.
 - 144. Retiring Auditors shall be eligible for re-election.
- 145. If any vacancy that may occur in the office of Auditor, is not supplied at the Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person or persons who shall hold office until the next Ordinary General Meeting after his or their appointment.
- 146. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, after his appointment, and it shall be his duty to examine the same with the counts and vouchers relating thereto and to report the hoto the meeting, generally, or specially, as he may think fit.
- 147. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

DIVIDENDS, BONUS, AND RESERVE FUND.

- 148. The Directors may, with the sanction of the Company in General Meeting, from time to time, declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend or bonus shall be payable except out of nett profits.
- 149. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders, provided the Directors are satisfied that the nett profits of the Company will be sufficient to justify such interim dividend or bonus.
- 150. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same on fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such reserve fund or such portion thereof as they think fit, to meet contingencies or for special dividends or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.
- 151. Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonuses which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture-stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways and the Directors shall give effect to such direction and when any difficulty arises in regard to the distribution they may settle the same as they think expedient and in particular may issue fractional certificates and may fix the value for distribution of such specific assets, or any part thereof and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.
- 152. No unpaid dividend or bonus shall ever bear interest against the Company.

- 153. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.
- The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.
- 155. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the Reserve Fund.
- 156. Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by any partner of such firm or agent duly authorized to sign the name of the firm.
- Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of

Notices.

- 158. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.
- 159. Every Shandler shall give an address in Ceylon which shall be deed to be his place of abode, and shall be registered as such in the books of the Company.
- 160. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors, or administrators shall have given to the Directors, or to the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notices may be sent.
- All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled, other than a firm, be given to which ever of such persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.
- 162. Any notice, if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shalf be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.
- Any Shareholder who fails to give and register an address in Ceylon as provided in Article 159, shall not be entitled to be given any notices.

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

EVIDENCE.

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

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

165. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become

the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

166. If the Company shall be wound up whether voluntarily or otherwise the liquidator or liquidators may with the sanction of a special resolution of the Company divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company and in particular any class may be given preferential or special rights or may be excluded altogether or in part and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid or preference, in the purchasing Company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing Company either ordinary, fully paid, or part paid or preference, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England but for the purposes of an arbitration as in the sub-section (6) of the said section provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance No. 2 of 1889 shall apply in place of the English and Scotch Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

In witness whereof the Subscribers to the Memorandum

of Association have hereto set and subscribed their name

at the places and on the dates hereafter written.

E. B. CREASY, Colombo.

E. V. COGLIATTI, Colombo. P. W. ROBINSON, Colombo. EGON BODTKER, Colombo.

J. Cosmas, Colombo.

H. P. Cosmas, Colombo.

Witness to the above signatures at Colombo, this 24th day of February, 1936:

> P. G. COOKE, Proctor, Supreme Court, Colombo.

H. H. Dulling, Colombo,

Witness to the above signature at Kandy, this 27th day of February, 1936:

> NIGEL I. LEE, Proctor, Supreme Court.

Middleton Tea Estates, Limited.

NOTICE is hereby given that the Ninth Ordinary General Meeting of the Company will be held at the registered office of the Company, National Mutual building, Chatham street, Fort, Johnson, on Saturday, May 16, 1936, at 9.30 A.M.

Business.

1. To receive the report of the Directors and the Statement of accounts for the twelve months ended December 31, 1935.

To elect a Director.

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

By order of the Directors,

BOSANQUET & SKRINE, LTD.. Colombo, May 1, 1936. Agents and Secretaries.

The Uva Highlands Tea Company, Limited.

Whi hereby give notice that the private cart road leading into Uva Highle disestate from Attampettiya will be closed to all traffic on May 4, 1936.

By order of the Directors,

MACKWOODS, LIMITED,

Colombo, May 1, 1936. Agents and Secretaries.

The Atchencoil Tea Company (1934), Limited NOTICE is hereby given that the Second Ordinary General Meeting of Shareholders Vill be held at the registered office of the Company Australia building, Fort, Colombo, on Wednesday, May 13, 1936, at 12 noon.

Business 1. To receive the report of the Diction and the statement of accounts for the year ended Mary 31, 1936.

2. To declare a dividend.

3. To sanction the amount of Directors Venduneration 4. To elect a Director. and the

remuneration.

To elect a Director.

To appoint Auditors 5. To transact any other business that may be duly brought before the Meeting.

By order of the Directors,

Fraser & Ross, C.A., Secretaries.

Colombo, May 1, 1936.

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Kallebokka Estates Company, Limited.

NOTICE is hereby given that an Extraordinary General MOTICE is hereby given that an Extraordinary General Meeting of the Shareholders of Kallebokka Estates Company, Limited, will be held at No. 14, Queen street, Fort, Colombo, the registered office of the Corlinary, on Monday, June 15, 1936, at 11 o'close of the Corlinary, on Monday, June 15, 1936, at 11 o'close of the forencom for the purpose of considering and, if thought fit, passing the following resolution with or who outside indicates the contract of the Company be wound up voluntarily."

Should the above resolution be duly passed by the requisite majority, the same will be submitted for confirmation as a special resolution to a further Extraordinary General Meeting of the Company which will be subsequently convened.

By order of the Directors,

WHITTALL & Co.,

Colombo, April 23, 1936.

Agents and Secretaries.

The Colombo Hotels Company, Limited.

NOTICE is hereby given that the Annual Meeting of the Shareholders of this Company will be held at the registered Office of the Company Grand Oriental Hotel, York street, Colombo, on Salarder, May 9, 1936, at noon.

Business.

To receive the report of the Directors and the statement of accounts for the year ended December 31, 1935.

To elect two Directors.

3. To appoint an Auditor and any other business that ay be duly brought before the Meeting.
(The Transfer Books of the Company will be closed from may be duly brought before the Meeting.

May 3 to 10, 1936, both days inclusive.)

By order of the Directors,

T. S. Rowe, Secretary.

Auction Sale.

UNDER mortgage decree in District Court, Colombo, case No. 46,074, I shall put up to public auction for the recovery of the amount in the decree at the first mentioned land the following properties, to wit, on Thursday, May 21, 1936, commencing at 4 P.M. :-

- (1) All those contiguous and adjoining allotments of land called and known as Muttettuwa and Millagahawatta (save and except therefrom and undivided share, in extent about 2½ acres, situated at Anuragoda in the Gangaboda pattu aforesaid); bounded on the north by the fields belonging to Dangalle temple; on the east by the ditch of the lands of the Wahumpura people, and on the south and west by the wire fence separating the other portions of the same land; containing in extent about 8 acres.
- (2) All that land called Getakanda together with all the buildings and plantations thereon, situated at Anuragoda
- aforesaid; containing in extent 3 acres 1 rood and 14 perches.

 (3) An undivided 11/40 part or share of all that field called Pilawelakumbura Irawella and the adjoining Kadurugahakumbura, situated at Anuragoda aforesaid; containing in extent about 10 bushels of paddy sowing.

(4) An allotment of land called Getakanda with the plantations standing thereon, situated at Anuragoda; containing in extent 3 acres 3 roods and 2 perches.

- (5) An allotment of land called Getakanda, situated at Anuragoda afore aid; containing in extent 30 perches.
- (6) An undivided 3 of an allotment of land called Geta-kanda, situated at Anuragoda aforesaid; bounded on the north by lot 15392 in P. P. 12,222, and on all other sides
- by T. P. 234,262; in extent I acre and 36 perches.

 (7) An undivided 1 part or mare of all that land called and known as Aujoba Divelands alias Kajuwetiyelanda, situated at Angrae as aforest of containing in extent about 9 acres.
- (8) All that field salled and known. I halahatperuma, situated at Rada and in the Gold toda pattu of the Siyane korale in the District of Lypmbe, Western Province, sufficient in extent to sow about 3½ pelas paddy.
- (9) All that field called and known as Halperumemahaliyadda, situated at Radawana aforesaid, sufficient in extent to sow about 1 pela paddy.
- (10) All that field called and known as Imbulowita, situated at Radawana aforesaid, sufficient in extent to sow about 5 pelas paddy
- (11) An undivided \$\frac{1}{6}\$ share out of all the land called and known as Kahatagahawatta, situated at Diyawela in the Gangaboda pattu aforesaid; containing in extent 81 acres.
- (12) An undivided & share out of all that land called and known as Pallaramullekumbura, situated at Diyawela aforesaid, sufficient in extent to sow about 5½ bushels of paddy.
- (13) All that divided allotment of land called Alubogahalanda alias Damugahawatta, together will the trees and plantations standing thereon, situated at Paddawala in the Gangaboda pattu aforesaid; containing in extent about 8 acres.
- (14) An undivided 2/22 parts or share of the field called Alubogahadeniyakumbura, situated at Paddawala aforesaid, sufficient in extent to sow about 2 qushels of paddy.

 (15) An undivided ½ part or share of the land called Kahatagahawatta, together with the trees, plantations standing thereon, situated at Paddawa a aforesaid: containing in extent about 2 agrees. taining in extent about 2 acres.
- (16) An undivided ½ of all those contiguous and adjoining field called and known as Hulawaldiwela Alupota Iriyagahakumbura alias Paliyagekumbura asweduma and Danketiya, situated at Udugama in the Gangaboda pattu aforesaid, sufficient in extent to sow about 11 pelas paddy.

Auction Rooms. 10, Maliban street.

R. C. McHeyzer, Auctioneer and Broker.

16 **Auction Sale**

Of a Newly built House and Ground at Templar's road, Mount Lavinia, a few minutes' walk to the Railway Station and Bus Stand.

UNDER Mortgage Decree in D. C., Colombo, case No. 3,897, entered against M. D. Mizabeth and another of 7, Galle road, Dehiwda. Let the recovery of the amount due under the decree, I shall sell by public auction at the spot at 4.30 P.M. on Saturday, May 30, 1926, all that property and profiles bearing alreasment No. 91s, situated at (Watunfulla), The plan's load, in extent 11.41 perches. 11.41 perches.

Further particulars from T. E. D. Pieres, Esq., Proctor and Notary, Hulftsdorp, on from me

Chas. H. Pieres, A.A.L.P.A., Telephone No. 2607. Telephone No. 2607. CHAS. H. PERES, A.A.L.I.A., 6, Ferry street, Hulltsdorp. Auctioneer and Broker.

Auction Sale.

UNDER increage decree in D. C., Colombo, case No. 37,107, I shall sell by public auction at the spot at 4 P.M., on Saturday, May 23, 1936, the following property belonging to the defendant, Gangodawillage Christian Dabrera of Kandana for the recordly of the sum of Rs. 5,000, with interest from September 1, 1931, and costs less Rs. 443.

An allotment di land called Mawatahodawatta alias Baba Appugewatta alias Absgahawatta bearing Sanitary Board No. 20 also known as Fairlight situated at Kandan in Colombo District, in extent 1 acre and 12

Further particulars, from M. Austin Fernando, Esq., Proctor, Supreme Court, Colombo.

Francis' F. Krishnapillai, F.A.L.P.A., 167, Hulftsdorp. Auctioneer and Broker.

Auction Sale under Mortgage Decree in D. C., Kalutara, Case No. 19,272.

BY virtue of the commission issued to me in the above case, I shall put up for sale by public auction on May 23, 1926, the following property at the spot at 4.15 p.m.:—Lot "B" of Latadombatuduwekurunduwatta, situated at Alubomulla in Talpiti badde of Panadure totamune, in Kalutara District, in extent 3 acres and 16 17/100 perches, together with the tiled has and the atom thereon.

At 4.30 p.m.—The extent of the 186 landation with an undivided 9/20 share of the soil and of remaining plantations stands on Batadombatuhur ewatta alias Mahagederawatta, tuated at Alubomulla aforesaid, in extent 6 acres.

At 4.45 p.m.—An undivided share of Batadombatuduwewatta alias Dinesgewatta, situated at Alubomulla aforesaid, in extent 8 acres.

aforesaid, in extent 8 acres.

At 5 p.m.—An undivided 7/40 plus 3/80 plus 19/336 shares of the two contiguous portions of Batadombatuduwewatta and Loosachchigewatta at Alubomulla aforesaid,

in extent 7 acres. At 5.15 p.m.—Lot "C" of Batadombatuduwekurunduwatta at Alubomulla aforesaid, in extent 1 acre and 10 8/10 perches.

D. J. WICKREMESINGHE, 233, Hulftsdorp, Colombo.

Auction Sale.

Auction Sale.

UNDER more age decree in D. C., Kalutara, case No. 19,314, entered in favour of Pulukkuttige Johanis Perera of Kudawashuwa against Don David Senanayake of Panadure, present, of Land Registry, Kurunegala, (2) Mestiyage Don Prolis Goonetilleke of Kudawadduwa personally and as legal representative of the estate of Mestiyage Don Podisinta Goonetilleke for the recovery of Rs. 5,993 58, with interest and costs Rs. 338 07 less Rs. 250, I shall sall by public action of Saturday, May 23, 1936, at 2 p.m. I the spot:

Undivided 1139/1440 spars of the remaining undivided soil (excluding the 23) of an undivided extent of about 1 amunam paddy so ing planted by Ratranhamy) and of the rubber plantation thereon of Loggamavidanelage Panguwa, situated at Dodampe in Kuruwiti korale (close to the high road from Panadure to Ratnapura); hounded

to the high road from Panadure to Ratnapura); hounded on the north by Galabendawa and Gorakaeladeniya, east by Gorakaelawaturana and Pita-Ahara, south by Bomaluwewatta belonging to Lokumahatmaya, west by Madala-ela; containing in extent about 20 amunams of paddy sowing.

Further particulars from Messrs. Tirimanne & Meegama, Proctors, Panadure, or from me-\ *ل*ه

Panadure.

H. D. S. PERERA, Auctioneer.

Auction Sale under Mortgage Decree.

A Valuable Bungalow adjoining Walapuluwa Estate, Kandy.

In the District Court of Kandy.

Cyril Arthur Koelmeyer of Waverly estate, Agrapatana Plair

No. 45,268. Vs.

(1) Amunugama Ranaweera Mudiyansel ge Ukku Banda Ranayeera, (2) Watadeniyi Maylante Mudianselage Dingir Menikar both of Watapuluwa in Gangawata of Watanuwa and Company Maylante Mudianselage Dingir Menikar both of Watapuluwa in Gangawata of Watanuwa and Defendants.

UNDER instructions received from the plaintiff and under authority from court, I shall sell by public auction on Wednesday, May 27, 1936, at 3 p.m. at the spot, the premises following, to wit: premises following, to wit :-

All that portion marked lot No. 2 of 2 roods and 6 perches All that portion marked lot No. 2 of 2 roods and 6 perches in extent according to partition plan No. 12 dated June 21, 1932, made by T. B. Hewawisse of Kandy, Licensed Surveyor, together with the newly built tiled house standing thereon, bearing present assessment Nos. 122A and 123, with everything thereon out of Malga and unewatta alias Wattegedera Tennehena and Weliyadde Kankanamalagewatta of 3 acres 3 roods and 2 perches, situated at Watanalage in Gangawata of Yatinuwara in the District of puluwa in Gangawata of Yatinuwara in the District of Kandy, Central Province.

For further particulars please apply to D. C. Buultjens, Esq., Proctor, &c., Colombo street, Kandy, or to me—

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

Auction Sale under Mortgage Decree.

BY virtue of a commission issued to me in D. C., Galle, case No. 33,423, I shall sell by public auction on Friday, May 22, 1936, commercing at 2.30 p.m. at the land No. 1, to wit:—

1. All that roll and trees of the defined lot B of Egodawela alias Talgastolia Teligalkanda, situated at Karande L. Tothe Wellaboda pattu of Galle District, containing a extent 6 acres produced and 9 perches.

2. All that individed art of the field called Kirimetiyen in wellayak kindbora, situated at Batapola in the Wellaboda pattu aforesaid; and containing in extent 2 pelas of paddy sowing.

Peraliya, A. KAVIS DE SILVA, Hikkaduwa, April 28, 1936. Auctioneer.

Auction Sale.

• In the District Court of Galle.
Salwature Acharige Arnolis de Silva of Nakanag in Plaintiff.

No. 34,335. Vs.

Samarasingha 🔊 Angulugaha in Talpe

BY virtue of the commission issued to me in the above case for the wovery of the sten of KS 1477 · 30, with further interest and costs, I shall set by public auction on Saturday, May 23, 1936, Administrating at P.M. at the respective spots:

spots:—
1. An undivided planters half share of the second plantation made by Dor James Samarasingha and an undivided 3/5 part of all the remaining fruit trees and of the soil of the land called Kanattewatta, situated at Angulus relation. Teles retty of the Calle District a containing in gaha in Talpe pattu of the Galle District; containing in extent about 3 acres, together with the 13 cubits tiled house thereon.

2. An undivided 1/12 part of all the remaining fruit trees and of the soil, exclusive of an undivided planter's have of the 2nd and 3rd plantations of the land called Ketakalagahawatta alias Delgahawatta, situated at An-

Retakalaganawatta anas Deiganawatta, situated at Angulugaha aforesaid; containing in extent about 3 acres.
Further particulars from D. A. Wickramasinghe, Esq.,
Proctor, Supreme Court, and Notary Public, Galle, or from me—

1, Leyan Baan street, Fort,
Galle, April 27, 1936

Audtioneer

Galle, April 27, 1936.

Audtioneer.

Auction Sale under Mortgage Decree in D. C., Case No. 6,644, Matara.

Baby Ednund Samarasekera of Matara Plaintiff. Vs.

(1) P. A. Dona Carlina of Poththewela, (2) D. L. Atapattu of Nakulugamuwa Defendants.

UNDER and by virtue of the commission issued to me in the above case for the scovery of balance sum of Rs. 705, with legal interest till payment in full, I shall sell by public auction the following properties on May 25, 1936, commencing at A.M. at the office of W. Balasuriya, Esq., Notary Pulling Hakmana:

(1) All the fruit trees and sall together with all the buildings standing the condition of the land called Ihalakoratuwa alias Ihalaruppa situated at Poththewela in Kandaboda pattu, Matara District, Southern Province; containing in extent about 3 kurunies of kurakkan sowing. (2) All that undivided 1/7 part of the fruit trees and of soil of the land undivided 1/7 part of the fruit trees and of soil of the land called Hereliwatta, situated at Poththewela aforesaid; containing in extent about 3 kurunies of kurakkan sowing.

(3) All that undivided 7/24 parts of the fruit trees and of soil of the land called Kalutotagewatta alias Hettigewatta, situated at Gangodagama in the said pattu; containing in extent about 4 kurunies of kurakkan sowing. (4) All those undivided 3 parts of the planter's half share of the fruit trees (4) All those of the western portion of the land called Kalutotagewatta alias Kadirago dage watta, situated at Gango dagama aforesaid; containing in extent about 2 kurunies of kurakkan sowing. (5) All the fruit trees and soil of the land called Gelakosgahahena, situated at Poththewela aforesaid; containing in extent 6 acres 2 roods and 16 perches. (6) All the fruit trees and soil of the land called Diyamugunahena alias Diwelgederawatta, situated at Poththewela aforesaid; containing in extent 2 acres 2 roods and 15 perches. (7) those undivided 3 parts of the fruit trees and of soil of the land called Maragahakoratuwa, situated at Poththewela aforesaid; containing in extent about 2 acres. (8) All

those undivided 3 parts of the fruit trees and of soil of the land called Kahatagahawatta and Walakadawatta lying contiguous and forming one land, situated at Poththewela aforesaid; containing in extent about 14 kurunies of kurakkan sowing. (9) All that undivided 1 part of the field called Pallewewala, situated at Wewala in Kandahoda

pattu aforesaid; containing in extent I amunam of paddy.

For further particulars please apply to Wilfred Guna. sekera, Esq., Proctor, Supreme Court, and Notary Public, Matara, or to me-

Matara, April 28, 1936.

JOHN P. WIJETUNGE, . Commissioner.

Auction Sale in D. C., Case No. 7,980.

BY virtue of the commission issued, I shall sell by public auction the following on May 21, 1936, at their spots:—

(a) At 9 a.m.—A house and garden called Palliadivalavu,

(a) At 9 M.m.—A house and garden called Palliadivalavu, situated at Kattancudy, Batticalogo bounded north by Ahamedulebbee and another, south by A. A. Mohamoothulebbe and wife, and lane east by Umarkatta and Assanar, west by M. K. Aliarlebbe: in extent north to south 14 fathoms, east to west 14.

(b) At 4 p.m.—An undivided a share of portion of Punnakudahthennantotam, by seashore south by Kalimathummah, east by S. M. Pillanachi west by road in

mathummah, east by S. M. Pillanachi, west by road; in extent east 170 fathoms; south 170, west 150, and all rights.

Batticaloa, April 28, 1936.

S. A. SELVANAYAGAM, Auctioneer and Broker.

Auction Sale in D. C., Case No. 7,741.

BY virtue of the commission issued, I shall sell by public auction the under-mentioned properties for the recovery of a support of Rs. 12,000 due to the plaintiff on May 22, 1936, at their spots:

1. At 10 a.m.—A paddy sowing land known as "Sinnavely" situated at Malukampitty in Sapmathurai pattu, Batticaloa; bounded east and north east by land No. 51,858, south-east by Oddaiyanmaduyodai south-west by land No. 56,720, north-west by land No. 56,721; in extent 13 acres 2 roods acres 2 roods.

2. At 11 a.m.—One ½ share of paddy land known as Avakenvely out of the contiguous allotments of land bearing Nos. 487, 488, 489, 490, 494, 495, 496 and 497 situated at Malukampitty aforesaid; in extent 36 acres.

Batticaloa, April 28, 1936.

S. A. SELVANAYAGAM, Auctioneer and Broker.

Auction Sale under Mortgage Decree.

In the District Court of Kegalla.

Arai. daughter of Velaidan of Karandupona

UNDER and by virtue of the commission issued to me in the above case for the flower of the sum of Rs. 1,392 55, with legal interest, I shall sell by positic auction the following property on Wednesday, May 20, 1936, commencing at 9.30 A.M. at the spot, to wit :-

The land called Gallenapitiya Galahena now garden, together with the tiled house standing thereon in extent pelas in paddy sowing, situated at Karandupone in/ Deyaladahamunu pattu, Kinigoda korale, Kegalla District.

D. S. WICKRAMASINGHE, Kegalla, April 21, 1936. Licensed Auctioneer.

Auction Sale under Mortgage Decree.

A Valuable House Property adjoining the High Road leading to Rosyth Estate in close proximity to the Government Offices such as Courts and Kachoberi, Kegalla. The property of the late Mr. H. S. Manchanayake, Notary. BY virtue of the commissionissued tense in D.C., Kegalla, case No. 10,619, for the redvery of the sum of Rs. 5,263.98, with legal interest till payment if full, I shall sell by public auction the following property on Saturday. May 23, 1936.

auction the following property on Saturday, May 23, 1936, commencing at 3 P.M. at the spot, to wit :-

All that land called Kurunduhena now garden in extent 2 acres 15 perches, together with the newly built excellent bungalow thereon, situated at Kurunduheenna in Kegalla, Mawata pattu, Kegalla District.

> D. S. WICKRAMASINGHE, Licensed Auctioneer.

APPLICATIONS FOR FOREIGN LIQUOR LICENCES, &c. 16

We hereby give notice that we have on April 16, 1936, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification 86, 200 of September 18, 1930:—

Scholule.

Scholule Name and address of applicant: Messrs. E. B. Creasy & Co., Ltd., 57, Queen strees, Colonbo.

Description of licence applied for: Retail off.

State whether application is for renewal of existing licence

or licences or for a new licence or licences: For renewal of existing licence.

Addition of premises to be licensed: 57, Queen street,

Colombo.

· E. B. CREASY & Co., LTD., P. W. Robinson, Director.

We hereby give notice that we have on April 17, 1936, applied to the Covernment Agent, Western Province, Colombo for the licences shown in the schedule hereto annead, for the licensing period ending September 30, 1917, in compliance with Excise Notification No. 200 of September 18, 1930. September 18, 1930 -

September 18, 1930.

Sehedule.

Name and address of applicant. The Colombo Pharmacy Co., Ltd., 177 Norris road, Colombo.

Description of licences applied for: (1) For the sale of medicated wines (1) For the sale of remissed spirits.

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

Situation of premises to be Hensed: The City Dispensary, 177, Norris road, Colombo; The I. C. Drug Stores, 521, Bambalapitiya; The City Dispensary, 138, Union place, Colombo. Colombo.

THE COLOMBO PHARMACY CO., LTD.,

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

I hereby give notice that I have on April 2, 1936, applied to the Government Agent, Southern Province, Galle, for the licence shown in the schedule hereto annexed, for the the ticence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Regulations:—

Schedule.

Name and address of applicant D. A. Perera, the Apothecaries Hall, Main street, Galled Description of license applied for : Medicated wines and rectified spirit.

rectified spirit...

ctified spirit. . State whether application is for ren wal of existing licence

or licences or for a new licence a licences: Renewal.. Situation of premises to be licensed: 15, Main street, Galle,

April 10, 1936.

D. Aron Perera.

We hereby gwe notice that we have applied to the Government Agent, Western Province, Colombo, for transfer of the listing licence to a new address as shown in the Metule hereto annexed, for the licensing period ending September, 1936:—

Schedule referred to Resource and

Name and address of applicants: Florence isseira and S. V. Lawrentz, Tisseira & Co., 332, Main treet, Negombo. Description of licence to be transferred: Restaurant and

retail off.

State whether application is for renewal of existing licence or for a new licence: For transfer of existing licence from No. 332, Main street, Negombo, to premises No. 42, Main street, Negombo.

Situation of new premises: No. 42, Main street, Negombo.

TISSEFRA & Co.

April 28, 1936.

I hereby give notice that I have on April 25, 1936, applied to the dovernment Agent, Province of Sabaragamuwa, for the treate shown in the schedule hereto amexed, for the licensing period ending September 3 2937, in compliance with Excise Notification No. 100 of September 18, 1930;

Schedule.

Name and address of applicant: Motha 209, Main street, Ratnapura.

street, Ratnapura.

Kegalla, April 25, 1936.

Description of licences applied for: Foreign liquor retail off.

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

Situation of premises to be licensed: 209, Main street, Ratnapura, 59, Main street, Rakwana, and Dombagamanuwa,

V. MOTHA.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Kl/Horana "Sri Palee" Crafts School.

NOTICE is hereby given that an application has been received from Mr. Wilmot A. Perera for grant in aid of the above school which is situated in the Rayigam korale, Kalutara District of the Western Province.

Observations will be received not later than June 1, 1936.

Education Office. Colombo, May 1, 1936. L. McD. Robison,
Acting Director of Iducation.

Kl/Pimbura Estate school.

NOTICE is hereby given that the above school situated in the Kalutara District of the Western Province, under the management of the Superintendent, has been registered as a grant-in-aid school with effect from April, 1935.

Education Office Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

R/Springwood Estate School, No. 2.

NOTICE is hereby given that the above school situated in the Rakwana District of the Province of Sabaragamuwa, under the management of the Superintendent, has been registered as a grant-in-aid school with effect from March, 1935.

Education Office, Colombo, May 1, 1936.

L. MeD. Robison, Acting Director of Education.

KI/Weedagama Sinhalese Mixed School. NOTICE is hereby given that the above school situated in the Rayigam korale, Kalutara District of the Western Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from May 1, 1936.

Mr. H. S. Perera has been appointed Manager of the said

school.

Education Office. Colombo, May 1, 1936.

L. McD. Robison. Acting Director of Education.

Kg/Walalgoda Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Kinigoda korale, Kegalla District of the Province of Sabaragamuwa, has been registered as a school maintained under clause, 32A of the Code of Regulations for Assisted Vernacular and Lingual Schools with effect from May 1, 1936. 1936.

Mr. R. J. F. Mendis, Divisional Inspector of Schools, C. D., has been appointed Manager of the said school.

2. The notice appearing in the Ceylon Government Gazette dated January 26, 1934, is hereby cancelled.

Education Office, Colombo, May 1, 1936.

L. McD. Robison. Acting Director of Education,

Kg/Randiwela Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Galboda korale, Kegalla District of the Province of Sabaragamuwa, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from May 1,

Mr. R. J. F. Mendis, Divisional Inspector of Schools, C. D., has been appointed Manager of the said school.

Education Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education,

H/Beminiyanwila Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Giruwa pattuwa east, Hambantota District of the Southern Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from May 1, 1936.

Mr. C. T. Lorage, Acting Divisional Inspector of Schools, S. D., has been appointed Manager of the said school.

Education Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

C/Vine Street Sinhalese Mixed School

NOTICE is hereby given that Mr. P. H. A. de Silva is no longer Local Manager of the C/Vine Street Sinhalese Mixed

Acting Director of Education. Education Office, Education Onice, Colombo, April 24, 1936

R/Ratnapura Sinhalese Mixed School (Buddhist).

NOTICE is hereby given that an application has been received from the General Manager, Buddhist Schools, for grant in aid of the above school which is situated within the Ratnapura Urban District Council limits, Ratnapura District, of the Province of Sabaragamuwa.

Observations will be received not later than June 1, 1936.

Education Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

Mr/Motagedera Sinhalese Girls' School.

NOTICE is hereby given that the above school situated in the Wellaboda pattu, Matara District of the Southern Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from May 1, 1936.

Mr. D. D. Palihakkara has been appointed Manager of the said school.

Education Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

A/Kaluwila Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Nuwaragam patera, Anuradhapura District of the North-Central Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Verlagular and Bilingue Schools with effect from May I, 1846.

Mr. R. J. F. Mendis Divisional Inspector of Schools, C. D., has been appointed Manager of the said school.

Education Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

School attached to a Place of Religious Worship.

NOTICE is hereby given that the following school attached to a place of religious worship will be under the temporary management of the Director of Education :-

A/Meeminnawala Temple School

Education Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

R/Lellopitiva Estate School.

NOTICE is hereby given that the above school situated in the Ratnapura District of the Province of Sabaragamuwa, under the management of the Superintendent, has been registered as a grant-in-aid school with effect from July,

Education Office Colombo, May 1, 1936.

L. McD. Robison. Acting Director of Education,

C/Kottala Spinning and Weaving School.

NOTICE is hereby given that an application has been received from the Hon. Mr. S. W. R. D. Bandaranaike for grant in aid of the above school which is situated in the Siyane korale, Colombo District of the Western Province

Observations will be received not later than June 1, 1936.

Education Office, Colombo, May 1, 1936.

L. McD. Robison. Acting Director of Education.

H/Debokkawa Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Giruwa pattuwa east, Hambantota District of the Southern Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect

from May 1, 1936.
Mr. C. T. Lorage, Acting Divisional Inspector of Schools, Southern Division, has been appointed Manager of the

said school.

Education Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

Schools attached to Places of Religious Worship.

NOTICE is hereby given that the following schools attached to places of religious workship are under the temporary management of the Director of Education:

Bd/Heeloya Temple School. A/Kirindiwatte Temple School. Mt/Selagama Temple School. phetagala Temple School. \mathbf{R}/\mathbf{P}

 $Ed\hat{u}c$ ation Office, Colombo, May 1, 1936.

L. McD. Robison, Acting Director of Education.

Change of Management.

NOTICE is hereby given that Mr. K. S. Arulnandhy, the Divisional Inspector of Schools, N. D., has been appointed Manager of the school mentioned below in place of Mr. S. Kanapathipillai with effect from March 30, 1936.

School referred to: Mu/Karunaddukerni Tamil Mixed Maintained School.

Education Office, L. McD. Robison, Colombo, April 28, 1936. Acting Director of Education.

Change of Management.

NOTICE is hereby given that Mr. P. de S. Kularatne has been appointed Manager of the school mentioned below in place of the Director of Education as from May 1, 1936. School referred to: G/Dharmasoka College, Ambalan-

goda.

Education Office, Colombo, April 28, 1936.

L. McD. Robison, Acting Director of Education.

Change of Management.

NOTICE is hereby given that Mr. A. W. Mendis has been appointed Manager of the school mentioned below in place of the Director of Education with effect from May 1, 1936.
School referred to: G/Wandaduwa Sinhalese Mixed

School.

Education Office, Colombo, April 28, 1936.

L. McD. Robison, Acting Director of Education.

Clerk-Typist Wanted.

APPLICATIONS for appointment as a temporary additional Clerk-Typist in the Legal Draftsman's Departadditional Cierk-Lypist in the Legal Draitsman's Department will be received by the undersigned till 4.30 p.m. on Monday, May 11, 1936. The salary attached to the post is Rs. 60 per mensem. The appointment will be temporary till September 30, 1936, but may be extended beyond that date. Applicants should state their age and educational qualifications and the speed at which they are able to type.

Legal Draftsman's Department, Hulftsdorp, Colombo, April 30, 1936.

J. M. FONSERA, Legal Draftsman.

Vacancy for a Sub-Assistant, Government Analyst's Department.

APPLICATIONS are invited for the post of Sub-Assistant, Government Analyst's Department. The salary attached to the post is Rs. 1,440 to Rs. 3,600 per annum rising by annual increments of Rs. 120. No rent allowance is payable.

The appointment will in the first instance be on two years' probation and is subject to the conditions laid down in Sessional Paper VIII. of 1934.

Candidates must not be more than 25 years of age and should possess the Honours B.Sc. degree in Chemistry of the University of London, the Associateship of the Institute of Chemistry, London, or equivalent qualifications. Candidates with high qualifications will be eligible for promotion to the senior posts in the Department.

Applications should be made in writing to the Government Analyst and should reach this office not later than May 11, 1936.

> J. V. COLLINS. Government Analyst.

Government Analyst's Office, Colombo, April 29, 1936.

Sale of Second-hand Building Materials.

NOTICE is hereby given that a large quantity of secondhand building materials lying at the Public Works Department Yard of the District Engineer, Buildings' Office, Torrington square, Colombo, will be sold by public auction on the spot at 9 A.M. on Monday, May 18, 1936.

- The articles may be inspected at the site on permit of the District Engineer, Buildings, Torrington square.
- The purchaser will be required to pay half the amount of the purchase money soon after the articles are knocked down and the balance at the close of the sale when the articles become the property of the respective buyers at their risk.
- All articles must be removed within two days of completion of purchase.

Public Works Office, Colombo, April 22, 1936.

T. S. C. MANATHUNGA, for Director of Public Works.

Closure of Area No. 2 for Application Surveys in the North-Western Province.

NOTICE is hereby given that Area No. 2 which includes Puttalam and Chilaw Districts will be closed for survey on June 1, 1936.

Applications for land within this area, if received after that date, will not be forwarded for survey until the area is again taken up.

This, however, will not preclude applicants from submitting to me for registration, applications for land within this area with a view to ascertaining whether there are any objections to sale or lease.

The Kachcheri, Puttalam, April 22, 1936.

A. E. Christoffelsz, Assistant Government Agent.

WHEREAS danger of rabies exists at present within the following areas in the Matara District, Southern Province:

- (1) It is hereby proclaimed under the provisions of sections 10a (1) and (2) of the Rabies Ordinance, No. 7 of 1893, as amended by Ordinance No. 6 of 1929, that danger of rabies exists within the areas mentioned below:
- (2) Any dog found in any public place or road or any place other than a private building, compound, or garden within the said areas and not being tied up or led shall be liable to be destroyed forthwith by any person authorized by me in writing.
- (3) This proclamation shall take effect from April 18, 1936, to October 17, 1936.

C. J. DANE LANKTREE, The Kachcheri, Assistant Government Agent. Matara, April 18, 1936.

Areas referred to.

The Chief Headmen's divisions of—(1) Four Gravets, outside the limits of the Matara Urban District Council; (2) Weligam korale, outside the limits of the Weligama Urban District Council; (3) Gangabada pattu; (4) Kandabada pattu; (5) Wellabada pattu; and (6) Morowak korala korale.

MUNICIPAL COUNCIL NOTICES.

COLOMBO MUNICIPAL COUNCIL.

Supplemental Budget for the Year 1935.

NOTICE is hereby given in terms of section 97 of the Municipal Council's Ordinance, No. 6 of 1910, as amended by Ordinance, No. 21 of 1929, that the Supplemental Budget of the Colombo Municipal Council for the year, 1935, is open to public inspection at the office of the Municipal Treasurer for seven days, commencing from May 5, 1936.

Town Hall, Colombo, April 28, 1936. G. H. N. SAUNDERS, Municipal Treasurer.

Sale of Immovable Property.

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from I to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 140th Clause of the Ordinance No. 6 of 1910, for arrears of drainage instalments 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 instalments and costs be duly paid.

The Municipal Office, Colombo, April 28, 1936. G. H. N. SAUNDERS, for Chairman.

SCHEDULE.

For 3rd and 4th quarters, 1935.—On May 26, 1936: Premises No. 86, Galkapanawatta road, and No. 92–104 (1–4), Chapel place. For 4th quarter, 1935.—On May 26, 1936: Premises No. 32, Messenger street.

Sale of Immovable Property.

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

The Municipal Office, Colombo, April 29, 1936. G. H. N. SAUNDERS, for Chairman.

SCHEDULE.

For 1st quarter, 1934.—On May 23, 1936: Premises No. 1, Davidson road. For 3rd quarter, 1935.—On May 28, 1936: Premises Nos. 6/2 and 10, MacCarthy road. For 2nd, 3rd, and 4th quarters, 1935.—On May 29, 1936: Premises No. 702/26, Alutmawatta road. For 3rd and 4th quarters, 1935.—On May 27, 1936: Premises Nos. 144 (12–14), and 144 (16 and 17), Santiago street. On May 26, 1936: Premises Nos. 19, Second Chapel lane, 32, Vihare lane, 173 and 175, Dehiwala Canal Bank. On May 29, 1936: Premises Nos. 298/2, Modera street, 664/4–9, Alutmawatta road, 49, Rajamalwatta lane, 155/1, Daniel's road, and 232, Modera street. On June 2, 1936: Premises No. 31 (13–16), Mosque lane, Colpetty. For 4th quarter, 1935.—On May 29, 1936: Premises No. 166, New Chetty street. On May 26, 1936: 13/4, 69th lane, Wellawatta.

Auction Sale of Articles.

NOTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on premises, and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and 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 May 11, 1936.

G. H. N. Saunders, Municipal Treasurer.

SCHEDULE.

For 4th quarter, 1935.—Premises No. 16/2, Temple road: 1 table, 2 chairs, and 1 teapoy. Premises No. 51A, Temple road: 1 clock. Premises No. 4, Galkapanawatta lane: 3 chairs, 2 tables. Premises No. 48 (7–16), Galkapanawatta road: 1 almirah and 1 teapoy. Premises No. 23. Vincent lane: 1 mirror.

LOCAL GOVERNMENT NOTICES.

Sale of Properties, Urban District Council, Matara.

NOTICE is hereby given that the movable property found in the house and in the absence of movable property liable to seizure, (1) rents and profits 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, Matara, in terms of 140th clause of Ordinance No. 6 of 1910, for arrears of rates due on the premises mentioned in the subjoined schedule for the 3rd and 4th quarters, 1935, will be sold by public auction at the spot at the time therein mentioned, unless in the meantime the amount of the assessment rates and costs be duly paid.

Urban District Council Office, Matara, April 27, 1936. E. C. Dias, Chairman.

SCHEDULE-NORTHERN WARD.

TIME: TO COMMENCE AT THE FIRST-NAMED PREMISES AT 10.30 A.M. EACH DAY.

Wednesday, June 10, 1936.

Nos. 784, 785, 787, 791, 797, 798, 799, 825, 849A, 852, 857, 857c, 898, 902, 907, 908, 918, 922, 924A, 924B, 926A, 934, 935, 963, 966, 970, 983, 985, 989A, 991, 1003, 1010, 1013.

Thursday, June 11, 1936.

Nos. 1015A, 1018, 1023, 1025, 1026, 1029, 1031, 1038, 1039, 1046, 1099, 1110, 1112, 1135, 1138, 1139, 1163A, 1166, 1167, 1168, 1169A, 1170, 1177, 1183, 1186, 1188A, 1192.

Friday, June 12, 1936.

Nos. 1196c, 1217, 1227, 1228a, 1229, 1236, 1239, 1245a, 1259a, 1261, 1262a, 1264, 1266, 1275, 1275a, 1275b, 1277c, 1278, 1288, 1301, 1302, 1303, 1304.

Monday, June 15, 1936.

Nos. 1337, 1338, 1340, 1360A, 1367, 1372, 1379, 1390, 1395A, 1396, 1399, 1410, 1412, 1413, 1427, 1444, 1457, 1465, 1471, 1472, 1491, 1505B.

Tuesday, June 16, 1936.

Nos. 1594, 1623, 1624, 1625, 1627, 1628, 1650, 1650в, 1651, 1656a, 1659, 1660, 1678, 1679, 1681, 1697, 1725, 1752, 1753, 1773, 1777, 1782, 1785.

$Wednesday,\,June\,\,17,\,1936.$

Nos. 1794, 1794a, 1798, 1813, 1819a, 1819b, 1823, 1829, 1835, 1845, 1848, 1850, 1851, 1852, 1859, 1865, 1867, 1868, 1872, 1873, 1914, 1920.

Thursday, June 18, 1936.

Nos. 1930, 1935, 1943, 1948, 1956, 1959, 1966, 1973, 2003, 2009, 2010, 2012, 2013, 2014, 2017A, 2024, 2024A, 2027, 2028, 2033, 2034, 2056, 2057A.

Friday, June 19, 1936.

 $\begin{array}{c} {\rm Nos.\ 2060,\ 2065,\ 2088,\ 2091,\ 2105,\ 2108,\ 2111,\ 2114,\ 2116,} \\ 2117,\ 2119,\ 2120,\ 2123,\ 2124,\ 2126,\ 2140,\ 2153,\ 2155,\ 2157,} \\ 2157{\rm A},\ 2160,\ 2163,\ 2164,\ 2170,\ 2174,\ 2175,\ 2176.} \end{array}$

Thursday, June 25, 1936.

Nos. 2180A, 2181A, 2182B, 2182A, 2182, 2192, 2198, 2202, 2204, 2205, 2211, 2212, 2221, 2222, 2250, 2271, 2292, 2355, 2358, 2367, 2377, 2378, 2382, 2383, 2384, 2385, 2387, 2389, 2392, 2393, 2394, 2395, 2398, 2399, 2403.

Friday, June 26, 1936.

Nos. 2405, 2407, 2408, 2409, 2411, 2413, 2414, 2415, 2417A, 2426, 2426D, 2440, 2440A, 2441, 2441A, 2442, 2454A, 2461, 2462, 2469, 2474, 2498, 2504, 2505, 2511, 2518, 2519.

cambov

Sale of Properties, Urban District Council, Matara.

NOTICE is hereby given that in the absence of movable properties liable to seizure, (1) rents and profits 1 to 10 years, (2) timber and produce, (3) materials of houses and (4) the under-mentioned properties themselves seize in virtue of a warrant issued by the Chairman, Urba. District Council, Matara, for arrears of assessment rates the anthe premises and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot at the time therein mentioned unless in the meantime the assessment rates and costs be duly paid.

Urban District Council Office, Matara, April 24, 1936. E. C. Dias, Chairman.

SCHEDULE--SOUTHERN WARD.

Time of Sale: Commence at the first-named Premises at 9.45 a.m. each Day.

Tuesday, May 26, 1936.

First to 4th quarters, 1935: Nos. 118, 374, 442A, 448, 2nd to 4th quarters, 1935: Nos. 383, 436, 532, 2nd and 4th quarters, 1935: Nos. 240A, 276, 277, 339A, 392, 408B, 446A. 3rd and 4th quarters, 1935: Nos. 73, 241, 363, 366, 369, 403, 435, 459, 477, 533.

Wednesday, May 27, 1936.

First to 4th quarters, 1935: Nos. 540B, 604, 699. 2nd to 4th quarters, 1935: No. 621. 2nd and 4th quarters, 1935: Nos. 542, 547A, 566A, 631, 691, 760. 3rd and 4th quarters, 1935: Nos. 540A, 583, 589, 595, 606E, 617, 622, 648, 668, 735, 759.

Urban District Council, Matara.

Auction Sale of Articles.

NOTICE is hereby given that the under-mentioned movable properties seized by virtue of a warrant issued by the Chairman, Urban District Council, Matara, in terms of section 137 of Ordinance No. 6 of 1910, for arrears of assessment rates due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the Office of the Matara Urban District Council, on May 28, 1936, at 10.30 A.M., unless in the meantime the amount of the rates and costs be duly paid.

E. C. Dias, Chairman.

Urban District Council Office, Matara, April 24, 1936.

SCHEDULE.

Premises No. 2,701. Quarter and year: 1st to 4th quarters, 1933 and 1934, and 1st. 2nd and 3rd quarters, 1935. Property seized: 1 gold ring with large pearl.

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. 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. 6,017. (2) Date of Receipt: July 31, 1934. (3) Applicant (Proprietor of the Trade Mark): COMPAGNIE FERMIERE DE L'ETABLISSEMENT THERMAL DE VICHY SOCIETE ANONYME (3 Joint Stock Company organized under the laws of France), of 24, Boulevard des Capucines, Paris, France; incentants (4) Address for service in the Island: C/o Julius & Creasy, Colombo, (5) Class: 3. (6) Goods: Natural Mineral Waters and Salt Extracts thereof. (7) Representation of the Trade Mark:

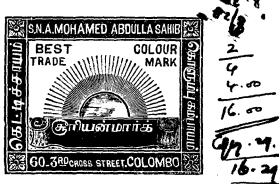


Registration of this trade mark shall give no right to the exclusive use of the letters "C. F. V.".

Registrar-General's Office, Colombo, April 15, 1936.

V. COOMARASWAMY, Registrar of Trade Marks. NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Rs. 20. The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 6,369. (2) Date of Receipt: December 9, 1935. (3) Applicant (Proprietor of the Trade Mark): ADAM BAWA THARAGANAR MOHAMADO ABDULLA trading as SEEANNA NAVENNA AVENNA and as S. N. A. MOHAMED ABDULLA SAHIB, 60, Third Cross street, Colombo; cloth merchant. (4) Address for service in the Island: C/o S. Somasundaram, Proctor, Supreme Court, 381, Dam street, Colombo. (5) Class. 38 (6) Goods: Sarongs and camboys. (7) Representation of the Trade Mark:



The transliteration and translation of the Tamil words appearing on the label are as follows:—

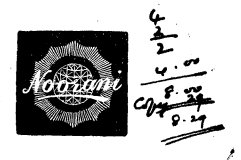
Transliteration. Translation.

Left side of KEDDICHAYAM ... Fast dye label
Centre .. SOORIAN MARK ... Sun mark
Right ... KOLUMBU KAMBAYAM ... Colombo

Registrar-General's Office, Colombo, March 25, 1936. J. C. W. Rock, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Hs. 20. The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 6,426. (2) Date of Receipt: February 28, 1936. (3) Applicant (Propressor of the Trade Mark): HASSENALLY KADIBHOY trading as M. M. HASSENALLY & CO., 15, Old Butcher street, Colombo; general merchant. (4) Class: 8. (5) Goods: Dry cell torch batteries. (6) Representation of the Trade Mark:



Registrar-General's Office, Colombo, April 1, 1936.

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

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Rs. 20. The

period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he

(1) Trade Mark No. 6,438. (2) Date of Receipt: March 25, 1936. (3) Applicant (Proprietor of the Trade Mark): Karandeni Hewage Marshall Fernando trading as K. H. M. FERNANDO & COMPANY, 251/3, Fifth Cross street, Pettah, Colombo; general merchants. (4) Class: 1. (5) Goods: Paints. (6) Representation of the Trade Mark:



rar-General's Office. Calombo, April 15, 1936.

V. COOMARASWAMY. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazente, lodge Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Rs. 20. The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 6,439. (2) Date of Receipt: March 25, 1936. (3) Applicant (Proprietor of the Trade Mark): ANESTAN LIMITED (a Company duly incorporated under the English Joint Stock Companies Ordinance, 180, Piccadilly, London, W. 1, England; Manufacturers. (4) Address for service in the Island: C/o Julius & Creasy,

(5) Class: 3. (6) Goods: Chemical substances Colombo. prepared for use in medicine and pharmacy. (7) Representation of the Trade Mark:

olombo, April 15, 1936.

V. COOMARASWAMY. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Rs. 20. The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may dire

(1) Trade Mark No. 6,440. (2) Date of Receipt: March 25 1936. (3) Applicant (Proprietor of the Trade Mark): THE GEORGE W. LUFT COMPANY, INC. (a Mark): THE GEORGE W. LUFT COMPANY, INC. (a corporation of anized and existing under the laws of the State of New York, United States of America), 36th avenue are 33th offeet, Long Island City, State of New York, United States of America; manufacturers. (4) Address for service in the Island: C/o Julius & Creasy, Colombo, (5) Class: 48. (6) Goods: Perfumery including a city of the control of the ing toilet articles, preparations for the teeth and hair and perfumed soap. (7) Representation of the Trade Mark:

Registrar-General's Office, Colombo, April 15, 1936.

V. Coomaraswamy, Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Rs. 20. The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 6,431. (2) Date of Receipt: March 11, 1936. (3) Applicant (Proprietor of the Trade Mark): COW & GATE LIMITED (a Company organized under the laws of Great Britain), of Cow & Gate House, Stoke road, Guildford, Surrey, England; dairy farmers. (4) Address for service in the Island: C/o Julius & Creasy, Colombo. (5) Class: 42. (6) Goods: Evaporated milk. (7) Representation of the Trade Mark:



To 🏍 associated with the trade mark No. 2,469, under section 24.

Registrar General's Office, Colombo, April 15, 1936.

V. COOMARASWAMY, Registrar of Trade Marks.

COMMITTEE NOTICES. ROAD

THE Chairman, District Road Committee, Mannar, will receive tenders till 12 noon on Monday, May 11, 1936, for the supply of approximately 140 cubes metal and for effecting other improvements to the Erukkalampiddi Causeway road.

Tenders should be on forms issued by the Chairman, District Road Committee, on payment of a sum of 25 cts. All other particulars may be obtained at the District Road Committee Office, Mannar.

D. C. R. GUNAWARDANA,

District Road Committee Office, Mannar, April 23, 1936.

Bandarawela-Uva Highlands Road.

NOTICE is hereby given in terms of "The Estate Roads Ordinance, No. 12 of 1902," that a General Meeting of the proprietors or resident managers of the estates interested in the above road will be held on Saturday, May 30, 1936, at 10 A.M., at Malwatta estate bungalow, Bandarawela, for the purpose of electing a Local Committee for the above road for 2 years commencing from April 20, 1936.

The General Meeting for the election of the said Committee shall consist of such number of proprietors or resident managers within the district as shall represent not less than one-third of the acreage.

The Local Committee shall consist of not less than two nor more than five members.

Provincial Road Committee, Badulla, April 8/15, 1936. D. MILLINGTON, Chairman.

Appointment of Member, District Road Committee, Kegalla.

REFERRING to the notice dated January 22, 1934, and published in the Government Gazette No. 8,029 of January 26, 1934, notice is hereby given that under section 33 of the Ordinance No. 10 of 1861, the under-mentioned gentleman has been appointed to serve as member to represent the European Community on the District Road Committee, Kegalla, for the unexpired term of the years 1934–1936, in place of Mr. H. D. Ditmas who has left the Island.

Mr. F. G. Thomson, Parambe Group, Undugoda.

Provincial Road Committee, N. J. LUDDINGTON, Ratnapura, April 22, 1936. Chairman.

Yattogoda-Yattattawala Estate Cart Road.

SCHEDULE of assessment of estates passed by the Chairman, Local Committee, for the upkeep of the Yattogoda-Yattattawala Estate Cart Road, for 1935–1936.

The proprietors of the several estates are hereby required to pay the contributions to the Chairman, Local Committee, Mr. H. Gringlis of Orange Grove Group, Polgahawela, on or before June 10, 1936.

- Schedule referred to.

| | Proprietors or Agents. | Estate. | Acreage. | | ion. |
|----|---|----------------------|----------|-------------|------|
| | | | | Rs. | c. |
| 1. | Mrs. Maude Peiris, Colpetty, Colombo | | 655 | 35 0 | 0 |
| 2. | Mr. B. Vander Poorten, Greenwood, Galagedera | Dangolla . | . 195 | 125 | 0 |
| 3. | Mr. A. Nathanielsz, Polgahawela | Dalukgala . | . 20 | 15 | 0 |
| 4. | Mr. H. E. Perera, Batuwatta, Pol- gahawela | Batuwatta junction . | . 10 | 7 | 50 |
| 5. | Mr. M. W. Perera, Walagama, De- walagama | · | | | |
| 6. | Mr. G. J. Amara- sekera, Kacheheri, Kegalla | Kandagolla | . 5 | . 5 | 0 |
| 7. | Mr. M. R. M. M. M. Nadarajan Chettiar, 111, Sea street, | | | | |
| | Colombo | Tambigewatta | 20 | 15 | 0 |
| | | Total | 916 | 525 | 50 |
| | | | | | |

N. J. LUDDINGTON,

Provincial Road Committee's Office, Chairman.
Ratnapura, April 22, 1936.

NOTICE UNDER "THE EXCISE ORDINANCE, No. 8 OF 1912."

Sale of Toddy Rents, 1936-37, Mannar District.

WITH reference to the notice published in the Government Gazette No. 8,214 of April 24, 1936, it is hereby notified that tender forms may be obtained at the Mannar, Colombo, Jaffna, Mullaittivu, Puttalam, and Anuradhapura Kachcheries.

The Kachcheri, Mannar, April 30, 1936. D. C. R. GUNAWARDANA, Assistant Government Agent.

Sanctioned List of Toddy Taverns for 1936-1937, Mullaittivu District.

THE following is the list of sanctioned Toddy Taverns for the 1936-1937 rent period.

The Kachcheri, F. DE S. JAYARATNE, Mullaittivu, April 25, 1936. Assistant Government Agent.

List referred to.

| | , - | 11000 | rejerrew w. | | | | |
|-----------|----------------|-------|-----------------|-----------------|-----------------|------|------|
| No. | Division. | Lo | cality or Range | | pening Hour. | | |
| | | | | | A.M. | P | .M. |
| 1 | Maritime pattu | ıs | Vadduvakallu | | 8.0 | | 8. 0 |
| $2 \dots$ | Do. | | Valayanmadan | $\mathbf{n}(a)$ | 8. 0 | | 8. 0 |
| 3 | Do. | | Puthumathalar | 1. | 8. 0 | : | 8.0 |
| 4 | Do. | | Puthukkudirip | ρu | 8. 0 | | 6.30 |
| 5 | Do. | | Vattapalai | ٠. | 8.,0 | *. (| 6.30 |
| $6 \dots$ | Do. | | Alampil (a) | ٠. | 8. 0 | 8 | 8.0° |
| 7 | Do. | | Chilavattai | | 8. 0 | 8 | 8. 0 |
| 8 | Vavuniya Sout | h. | Vavuniya | | 8. 0 | | 7. 0 |
| 9 | Vavuniya Nort | h. | Maruthodai (b) | ٠. | 8.0 | 6 | 6.30 |
| 10 | Do. | | Kachchillamad | u. | 8. 0 | 8 | s. 0 |

- (a) Open from March 1 to September 30 only.
- (b) Open from February 1 to September 30 only.

Sale of Toddy Rents, 1936-37, Mullaittivu District.

NOTICE is hereby given that the Assistant Government Agent, Mullaittivu, will receive sealed tenders for the purchase subject to Toddy Rent Sale Conditions published in Government Gazette No. 8,214 of April 24, 1936, and General Conditions applicable to all Excise Licences published in Government Gazette No. 8,118 of May 3, 1935, as amended by Excise Notification No. 283 published in Government Gazette No. 8,214 of April 24, 1936, of the exclusive privilege of selling fermented toddy by retail in the under-mentioned taverns.

- 2. Every tender shall be made on blank tender forms which can be obtained at the Kachcheries at Mullaittivu, Jaffna, Mannar, Anuradhapura, Trincomalee and Colombo; the General Treasury, Colombo, the Excise Head Office, Colombo, the Excise Assistant Commissioner's Office, Jaffna, and the Excise Superintendent's Office, Trincomalee.
- 3. The date and time of closing of tenders and the place at which the tenders will be received appear shown against each tavern.
- 4. A separate tender should be sent for each tavern and no person is permitted to send in more than one tender for any one tavern.
- 5. No tender will be considered unless the person making such tender is present in person. Tenders may be sent in by post or delivered at the Mullaittivu Kachcheri, but the envelopes must be sealed and marked on the left hand top corner with the name and number of the tavern in respect of which the tender is made.
- 6. Each tenderer should enclose a Treasury or Kachcheri receipt for a sum of Rs. 50 for fulfilment of the sale conditions. All such deposits should be made in the name of the Assistant Government Agent, Mullaittivu, and will be liable to forfeiture if the successful tenderer fails to sign the conditions immediately he is declared the purchaser.
- 7. The Assistant Government Agent reserves to himself the right of rejecting any or all tenders and putting up the rents immediately to public auction if satisfactory tenders have not been received.
- 8. The Assistant Government Agent reserves to himself the right of rejecting any tender or bid without assigning any reason therefor. Any tender which contains an unauthenticated alteration will be rejected.
- 9. Every person tendering is advised to produce at the same time of sale a certificate from the Chief Headman of his division that he is a person eligible to be a purchaser.
- 10. The successful tenderer or bidder on being declared the purchaser shall immediately pay to the Assistant Government Agent, Mullaittivu, a sum equivalent to two months, rent as security deposit and sign the conditions of sale, and shall sign the contract furnishing the necessary stamps therefor.

The conditions of sale and any other required 11. information may be obtained at the Mullaittivu Kachcheri.

The Kachcheri, F. DE S. JAYARATNE, Mullaittivu, April 25, 1936. Assistant Government Agent.

List of Taverns referred to.

| N | о. | Division. | Locality or Range | ate and Time of closing, tender | |
|----|----|-----------|----------------------|---------------------------------------|----------|
| I | | Maritime | . € | May, 13, at | |
| | | pattus | Vadduvakallu . | 11. О а.м. | · · |
| 3 | ٠. | Do | Puthumathalan | 11.15 ,, | Mullait- |
| 4 | | Do | Puthukudirippu | 11.30 ,, | tivu |
| 5 | | | Vattapalai | | ≻ Kach- |
| 7 | ٠. | Do | Chilavattai | 12. 0 noon | cheri |
| 10 | | Vavuniya | | | |
| • | - | · North . | Kachchilamadu | 12.15 р.м. | |

Sale of Toddy Rents 1936-1937, Trincomalee District.

SEALED Tenders will be received by the Assistant Government Agent, Trincomalee, on May 15, 1936, for the purchase of the exclusive privilege of selling fermented toddy by retail in the taverns or group of taverns specified in the subjoined schedule for the twelve months from in the subjoined schedule for the twelve months from July 1, 1936, to June 30, 1937, subject to (a) the General conditions applicable to all Excise Licences published by Excise Notification No. 276 of April 23, 1935, in Government Gazette No. 8,118 of May 3, 1935, as amended by Excise Notification No. 283 published in Government Gazette of April 24, 1936, and (b) the Toddy Rent Sale Conditions, 1936-1937 appearing in Government Gazette of April 24, 1936.

2. A separate tender should be sent for each tavern or group of taverns and every tender shall be made on the prescribed form, which may be obtained in this Kachcheri, the Colombo, Batticaloa, Anuradhapura, Jaffna and Mullaittivu Kachcheries, the General Treasury, the Excise Head Office and the Excise Assistant Commissioners' and Superintendents' Offices.

3. No person is permitted to send in more than one

tender for any one tavern or group of taverns.

No tender will be considered unless the person making such tender is present in person at the Trincomalee Kachcheri at the time indicated in each case against the name of the tavern or group of taverns in the schedule below. Tenders may be sent in by post or delivered at the Trincomalee Kachcheri, but the envelope must be sealed and marked on the left hand top corner with the name and number of the tavern or group of taverns in respect of which the tender is made.

5. Each tenderer should enclose a Treasury or Kachcheri Rs. 50 in respect of each of Toddy Taverns Nos. 3 to 8 deposited for the fulfilment of the sale conditions. All such deposits should be made in the name of the Assistant Government Agent, Trincomalee, and will be liable to forfeiture if the successful tenderer fails to sign the conditions immediately he is declared the purchaser.

6. The Assistant Government Agent reserves to himself the right of rejecting any or all tenders and of putting up immediately to public auction such tavern or group of taverns for which satisfactory tenders have not been

received.

7. The Assistant Government Agent reserves to himself the right of rejecting any tender or bid without assigning any reason therefor.

8. Every person tendering is advised to produce at the time of sale a certificate from the Chief Headman of his division that he is a person eligible to be a purchaser.

9. The successful tenderer shall, immediately on being granted the privilege, sign the Conditions of Sale and deposit in cash as security a sum equivalent to two months' rent payable for the privilege. He shall also within 14 days of the sale of the privilege, enter into a bond for the full amount for which he has purchased it, and shall specially hypothecate by such bond the said security deposit.

10. The conditions of sale and any other required information may be obtained at the Trincomalee Kachcheri.

The Kachcheri,

C. E. Jones, Assistant Government Agent. Trincomalee, April 28, 1936.

Schedule referred to. Time fixed for Receipt of Tenders. Name of Tavern. Group or No. 1.. Villundy Group 10. 0 а.м. Uppuveli Tavern No. 3 . . Sampattivu 10.30 4.. Nilaveli .. 5.. Tekiluttu.. 11. 0 ,, 5 .. 11.30,, 12. 0 noon 2.30 P.M 6., Sinnakinniya ,, Kuddampuli ,, 3. 0 ,, 8.. Mutur