

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.

À 402/36

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

R. E. STUBBS.

KNOW Ye that, in pursuance of the powers vested in Us by section 5 of the Prisons Ordinance, 1877, We, the Governor of Ceylon, do by this Proclamation establish a Prison for this Island in the premises of the Fiscal's Lock-up at Tangalla, for the reception of prisoners of every description committed or remanded under the authority of any Court, for the period during which the Criminal Sessions of the Supreme Court commencing on or about the 24th day of June, 1936, shall be holden at Tangalla.

By His Excellency's command,

G. M. RENNIE. Secretary to the Governor.

Colombo, June 6, 1936.

GOD SAVE THE KING.

L. A.-B 1352

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

R. E. STUBBS.

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

By His Excellency's command,

G. M. RENNIE, Secretary to the Governor.

Colombo, June 5, 1936.

GOD SAVE THE KING.

BY-LAW.

By-law 15 of the Galle Municipal Water Service By-laws published by Proclamation dated January 22, 1912, in Government Gazette No. 6,489 of February 16, 1912, as amended by by-law published by Proclamation dated November 16, 1920, in Government Gazette No. 7,142 of November 19, 1920, is hereby further amended by the full stripe of t substitution of the following new paragraph for paragraph (2) (e) thereof :-

"Water for Shipping, such fee, not exceeding Rs. 5 per 1,000 gallons, as may be fixed from time to time by resolution of the Council."

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 283 of 1936.

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

J 40/34

Mr. F. C. Gimson to be Chairman, Municipal Council, Kandy; Additional Assistant Government Agent, Kandy; and Local Authority under the Petroleum Ordinance within the limits of the Kandy Municipality, from June 1, 1936, until further orders.

J 49/34

Mr. H. Dias Desinghe, Cher Werk, Ratnapura Kachcheri, to act as Fatra Offic Assistant, Ratnapura Kachcheri, on June 2, 1036.

Mr. M. RAJENDIA Cadet, Ceylon Civil Service, to be attached to the office of the Director of Medical and Sanitary Services and to be Assistant Secretary to the Minister for Health from June 8, 1936, until further orders.

T 766/35

Mr. F. P. Jepson to be Deputy Director of Agriculture with effect from December 18, 1935.

Mr. R. GWAGARATNAM, Chief Clerk, Office of the Registrar of Motor Cars, to act as Assistant Registrar of Motor Cars on June 8 and 9, 1936, during the absence of Mr. K. C. SELVADURA on leave, or until the resumption of duties by that officer.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 9, 1936.

F. G. TYRRELL, Chief Secretary.

No. 284 of 1936.

I 434/36

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments during the period of the Supreme Court Sessions to be held at Tangalla, commencing on June 24, 1936 :-

The District Judge, Tangalla, to be, in addition to his own duties, Superintendent of the Prison at Tangalla.

The Assistant Superintendent of Police, Tangalla, to be, in addition to his own duties, Assistant Superintendent of the Prison at Tangalla.

The Assistant Superintendent of Police, Tangalla, to be, in addition to his own duties, Prison Medical Officer, Tangalla.

By His Excellency's command,

Chief Secretary's Office. Colombo, June 10, 1936. F. G. TYRRELL, Chief Secretary.

No. 285 of 1936.

N 65/36

HIS EXCELLENCY THE GOVERNOR has been pleased to post Honorary Lieutenant Victor Canagasabai Canagaretnay of the Ceylon Cadet Battalion to the Reserve of his Corps, with effect from May 21, 1936.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 2, 1936. F. G. TYRRELL, Chief Secretary.

No. 286 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 May 18, 1936, to fill an existing vacancy:—

To be Garlain. Lieutenant Norman Kirk.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 8, 1936. F. G. TYRRELL, Chief Secretary.

No. 287 of 1936.

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

K 70/36

Mr. A. A. PERERA to act as District Judge and Additional Commissioner of Requests, Kandy, during the absence of Mr. R. F. Dias, on June 17 and 18, 1936.

Mr. S. Nataraja to act as District Judge, Commissioner of Requests, and Police Magistrate, Anuradhapura, during the absence of Mr. J. WILMOT PERERA, from June 6 to 9, 1936.

Mr. V. Ramaswamy to act as District Judge, Commissioner of Requests, and Police Magistrate, Anuradhapura, during the absence of Mr. J. WILMOT PERERA, from June 10 to 16, 1936. K 123/35

Mr. A. I. ABEYWICKREMA to act as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, during the absence of Mr. G. S. SURAWEERA, on June 9, 1936.

K 101/35

Mr. D. L. Welikala to act as District Judge, Commissioner of Requests, and Police Magistrate, Avissawella, during the absence of Mr. S. S. J. Goonesekera, on June 14 and 15, 1936.

K 115/3

Mr. S. Kanagasabai to be an Additional Commissioner of Requests, Gampola, on June 25, 1936, to hear C. R., Gampola, case No. 2,415.

K 197/36

Mr. N. Ponniah to act as Commissioner of Requests and Police Magistrate, Point Pedro, and an Additional District Judge, Jaffna, during the absence of Mr. F. S. Paul, from June 10 to 12, 1936.

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 June 5 to 7, 1936.

K 27/36

Mr. G. Banning de Vos to act as Police Magistrate, Municipal Magistrate, Additional Commissioner of Requests, and Additional District Judge, Kandy, during the absence of Mr. A. R. MACDONALD, on June 6 and 7, 1936.

K 115/35

Mr. S. Kanagasabai to be an Additional Police Magistrate, Gampola, on June 15, 1936, to hear P. C., Gampola, case No. 8,440.

K 41/36

Mr. M. M. WEDDERBURN to be a Justice of the Peace for the Colombo District, with effect from June 2, 1936.

K 41/36

Mr. L. A. NORTHCROFT to be a Justice of the Peace for the Colombo District, with effect from June 2, 1936.

K 41/36

Mr. F. Leach to be a Justice of the Peace for the Colombo District, with effect from June 2, 1936.

K 41/26

Mr. A. E. DE SILVA to be a Justice of the Peace and Unofficial Police Magistrate for the judicial district of Colombo, with effect from June 2, 1936.

By His Excellency's command,

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

Attorney-General's Chambers, Colombo, June 8, 1936.

No. 288 of 1936

K 7/36

NOTICE No. 271 of 1936 appearing in Gazette No. 8,221 of May 29, 1936, is cancelled in so far as it relates to the appointment of Mr. V. Ramaswamy to act as District Judge, Commissioner of Requests, and Police Magistrate, Anuradhapura, during the absence of Mr. J. Wilmot Perera, from May 30 to June 8, 1936.

By His Excellency's command,

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

Attorney-General's Chambers, Colombo, June 1, 1936.

No. 289 of 1936.

K 123/35

NOTICE No. 271 of 1936 appearing in Gazette No. 8,221 of May 29, 1936, is cancelled in so far as it relates to the appointment of Mr. A. I. Abeywickrama

to act as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, during the absence of Mr. G. S. Suraweera, on May 28, 1936.

By His Excellency's command,

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

Attorney-General's Chambers, Colombo, June 8, 1936.

No. 290 of 1936.

H 48a

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 35 of Ordinance No. 6 of 1910, to nominate Mr. David Gordon to be a member of the Colombo Municipal Council with effect from May 13, 1936, in place of Mr. T. C. DYBALL, resigned.

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

Colombo, June 8, 1936.

No. 291 of 1936.

H 48a

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 35 of Ordinance No. 6 of 1910, to nominate Mr. K. W. Taylor to be a member of the Colombo Municipal Council with effect from May 13, 1936, in place of Mr. C. F. WHITAKER, resigned.

S. W. R. D. BANDARANAIKE, Minister for Local Administration. Colombo, June 8, 1936.

No. 292 of 1936.

I 78

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 5 (1) (c) of Ordinance No. 18 of 1892, to nominate Mr. H. W. E. DIAS-WANIGASEKERA, to be a member of the Sanitary Board, Matale District, in place of the late W. A. UDUGAMA DISSAWA.

S. W. R. D. BANDARANAIKE, Minister for Local Administration. Colombo, June 8, 1936.

No. 293 of 1936.

I 89

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 22 of Ordinance No. 10 of 1861, to appoint Mr. J. H. ILANGANTILEKE, M.S.C., to be a member of the Provincial Road Committee, North-Western Province, for the remainder of the year 1936, with effect from May 9, 1936, in place of the late Sir H. L. DE MEL.

S. W. R. D. BANDARANAIKE, Minister for Local Administration. Colombo, June 8, 1936.

No. 294 of 1936.

I 283

HIS EXCELLENCY THE GOVERNOR has been pleased, under the proviso to section 23 of Ordinance No. 10 of 1861, to appoint Mr. R. S. Tennekoon, M.S.C., to be an additional member of the District Road Committee, Kurunegala, for the remainder of the period 1934–1936, in place of the Hon. Major J. L. Kotalawala.

S. W. R. D. BANDARANAIKE, Minister for Local Administration. Colombo, June 8, 1936.

No. 295 of 1936,

A 633

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 2 of Ordinance No. 8 of 1866, to appoint Mr. D. D. GUNASEKERA, M.S.C., to be member of the Board of Health, Uva, with effect from May 14, 1936, in place of Mr. A. Fellowes-Gordon, resigned.

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

Colombo, June 6, 1936.

No. 296 of 1936. A. G. 22/35 1.

IT is hereby notified for general information that Mr. A. T. Synny Smith has been appointed a member of the Central Board of Agriculture, vice Mr. F. C. CHARNAUD, resigned.

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

Ministry of Agriculture and Lands, Colombo, June 8, 1936.

No. 297 of 1936.

IT is hereby notified for general information that Mr. L. M. M. Dias of 28, Prince street, Colombo, has been nominated under section 3 (1) (b) of Ordinance No. 10 of 1930, to be a member of the Board of Management of the Rubber Research Scheme (Ceylon), representing the Low-country Products Association of Ceylon in place of Mr. C. H. Z. FERNANDO who has vacated his seat.

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

Ministry of Agriculture and Lands, Colombo, June 1, 1936.

No. 298 of 1936.

IT is hereby notified for general information that Mr. J. L. D. Peiris of Flower road, Colpetty, has been nominated under section 3 (1) (b) of Ordinance No. 10 of 1930, to be a member of the Board of Management of the Rubber Research Scheme (Ceylon) representing the Low-country Products Association of Ceylon in place of the late Mr. C. E. A. DIAS.

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

Ministry of Agriculture and Lands, Colombo, June 1, 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 :-

Samson Dharmasena Wirithamulla to act as Registrar of Lands, Tangalla, for six days from June 1, 1936, during the absence of the Registrar, Mr. K. D. DE S. SAMARA-SINGHE, on leave, or until the resumption of duties by that officer.

ELIYATAMBY POOPALAPILLAI to act as Registrar of Lands, Trincomalee, for four days from May 20, 1936, during the absence of the Registrar, Mr. R. N. N. NILES, on leave, or until the resumption of duties by that officer.

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

Registrar-General.

GOVERNMENT NOTIFICATIONS.

APPLICATIONS on form General 187 (F 2) from officers in the Special Class and Class I. of the Clerical Service for transfer to the post of Chief Clerk, Loan Board, will be considered if forwarded through the Head of the applicant's Department and received in the Secretariat on or before June 19, 1936.

Applicants should have had considerable accounting and financial experience.

and financial experience.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 5, 1936, F. G. TYRRELL, Chief Secretary.

THE PUBLIC PERFORMANCES ORDINANCE, No. 7 of 1912.

RULE made by the Governor by virtue of the powers vested in him by section 3 of the Public Performances Ordinance, No. 7 of 1912, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

> D. B. JAYATILAKA, Minister for Home Affairs.

Colombo, June 8, 1936.

RULE.

Rule A 3 of the rules under the Ordinance published in Gazette No. 7,004 of April 4, 1919, is hereby amended by the insertion therein, immediately before the item "License for one month", of the following new items:-

"License for six months 45 30 " License for three months

THE EXCISE ORDINANCE, No. 8 of 1912.

Excise Notification No. 286.

RULE made by the Governor under section 31 (1) of the Excise Ordinance, No. 8 of 1912, and confirmed by a resolution of the State Council on May 26, 1936.

> D. B. JAYATILARA, Minister for Home Affairs.

Colombo, May 28, 1936.

RULE.

The rules contained in Excise Notifications-

No. 135 published in Gazette No. 7,341 of July 27, 1923, No. 139 published in *Gazette* No. 7,371 of January 25, 1924, and No. 158 published in *Gazette* No. 7,553 of October 29, 1926, are hereby cancelled with effect from January 1, 1936.

THE EXCISE ORDINANCE, No. 8 of 1912.

Excise Notification No. 287.

IT is hereby notified that the Governor has, by virtue of the powers in him vested by sections 3 (11), 4, 7 (c), 7 (e), 11, 16 (3), 17, 24, 55, and 56 of the Excise Ordinance, No. 8 of 1912, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, directed

that with effect from January 1, 1936,
(i.) Paragraph 3B (2) of Excise Notification No. 1
published in Gazette No. 6,536 of December 13, 1912, be deleted and the following substituted therefor:

All Officers of the Police Force to perform the acts and duties mentioned in sections 34 and 45 (a).

(ii.) Paragraph 4 of Excise Notification No. published in Gazette No. 6,536 of December 13, 1912, be ${f rescinded}.$

(iii.) Excise Notification Nos.—

24 published in Gazette No. 6,606 of February 13, 1914.

25 published in Gazette No. 6,606 of February 13, 1914,

26 published in Gazette No. 6,606 of February 13, 1914,

38 published in Gazette No. 6,683 of November 20, 1914,

40 published in Gazette No. 6,683 of November 20, 1914,

46 published in Gazette No. 6,712 of May 7, 1915,

51 published in Gazette No. 6,801 of June 16, 1916,

52 published in Gazette No. 6,802 of June 22, 1916, 54 published in Gazette No. 6,809 of July 21, 1916,

119 published in Gazette No. 7,154 of January 21,

1921, 140 published in Gazette No. 7,380 of March 7, 1924, 183 published in Gazette No. 7,676 of November 30, 1928,

be rescinded.

D. B. JAYATILAKA, Minister for Home Affairs.

Colombo, May 28, 1936.

PASDUN KORALE EAST COLONIZATION SCHEME.

IT is hereby notified for general information that the following have been appointed to serve on the Colonization Board appointed to advise the Government from time to time as to the measures to be taken to promote the colonization of the undeveloped areas in the Pasdun korale east.

The Land Commissioner (Chairman),

The Assistant Government Agent, Kalutara,

The Hon. Mr. C. W. W. Kannangara, Mr. A. P. Jayasuriya, M.S.C.,

Mr. E. W. Perera,

Gate Mudaliyar A. E. Rajapakse, O.B.E., M.S.C., The Director of Agriculture or his representative.

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

Ministry of Agriculture and Lands, Colombo, June 5, 1936.

THE GALLE DISTRICT COLONIZATION BOARD.

IT is hereby notified for general information that the following have been appointed to serve on the Galle District Colonization Board appointed to advise the Government from time to time as to the measures to be taken to promote the colonization of the undeveloped areas in the Galle District :-

The Land Commissioner (Chairman), The Assistant Government Agent, Galle,

Mr. H. W. Amarasuriya, M.S.C., Mr. Francis de Zoysa, K.C., M.S.C., Mr. D. Wanigasekera, M.S.C.,

The Director of Agriculture or his representative.

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

Ministry of Agriculture and Lands, Colombo, June 5, 1936.

TABBOWA COLONIZATION BOARD.

IT is hereby notified for general information that the following have been appointed to serve on the Tabbowa Colonization Board:

The Assistant Government Agent, Puttalam (Chairman)

The Hon. Mr. G. C. S. Corea

Mr. J. H. Ilangantileke, M.S.C.,

Gate Mudaliyar A. E. Rajapakse, O.B.E., M.S.C.,

Mr. R. S. Tennekoon, M.S.C.

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

Ministry of Agriculture and Lands, Colombo, June 2, 1936.

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 May 12, 1936, by the prescribed majority of the proprietors within the irrigable area of the Bolaganda-wela-ela irrigation work in the Nuwara Eliya District, and sanctioned by the Governor by virtue of the powers vested in him by section 45 of the aforesaid Ordinance, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, June 6, 1936.

SCHEME.

1. Name and description of work: Improvements to Bolagandawela ela head works and channel, in Medapalata korale, Walapane division, Nuwara Eliya District.

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

Private lands under cultivation 60 acres approxi-. .

mately Private lands not under cultivation ... do, Crown lands under cultivation

Crown lands not under cultivation ... 48 acres approximately

3. Terms agreed upon—

- (1) The construction of the following items of the necessary work, namely, head and secondary anicuts, spill and head and secondary sluices, repairs to existing structures, 1 flume, 5 retaining walls, rock blasting, silt secur gate and 15 pipe sluices up to the estimated cost of Rs. 6,450 is undertaken by the Government.
- (2) In consideration of the aforesaid undertaking on the part of the Government, the proprietors on their part undertake to complete the following item of work free of all charges, namely, up to 100 cubes silt and debris clearing from channel improvements of bund to 2 feet above bed throughout. 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 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 April 24, 1936, by the prescribed majority of the proprietors within the irrigable area of the Koholdeniyaela irrigation work in the Nuwara Eliya District, and sanctioned by the Governor by virtue of the powers vested in him by section 45 of the aforesaid Ordinance, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

D. S. Senanayake Minister for Agriculture and Lands.

Colombo, June 9, 1936.

SCHEME.

- 1. Name and description of work: Improvements to Koholdeniya-ela, Kotmale, Nuwara Eliya District.
- 2. Extent and nature of lands irrigable under the scheme :-

Private lands under cultivation .. 15 acres approximately

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

3. Terms agreed upon—

- (1) The construction of the following item of the necessary work, namely, reinforced concrete lining of ela at 13 chains through deviation up to the estimated cost of Rs. 250 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, 75 cubes earthwork in cutting the deviation and 20 cubes silt clearing and bund improvement on rest of ela. 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 mainte-nance 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 IRRIGATION ORDINANCE, No. 45 of 1917.

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 April 29, 1936, by the prescribed majority of the proprietors within the irrigable area of the Rufuskulam irrigation work in the Batticaloa District, and sanctioned by the Governor in pursuance of the powers vested in him by section 45 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, June SCHEME.

Name and description of work: Construction of the Rufuskulam Irrigation Scheme, Akkaraipattu, Batticaloa District.

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

66 acres approxi-Private lands under cultivation mately Private lands not under culti-1,500 vation Crown lands under cultivation 736 acres approxiacresmately Crown lands not under culti-708 acres approxivation mately

Terms agreed upon-

(1) The construction of the Rufuskulam irrigation scheme and the maintenance thereafter of all the works comprising the scheme are undertaken by the Government.

- (2) In consideration of the aforesaid undertaking on the part of the Government, the proprietors on their part agree to pay, from the date of completion of the said scheme, an irrigation rate in perpetuity which shall be Rs. 2 per acre per annum until end of 1937 and which shall thereafter be variable periodically in amount by His Excellency the Governor, but which at the maximum, shall never exceed the average annual cost of maintenance per acre arrived at in manner provided in section 50 (2) of the Irrigation Ordinance, No. 45 of 1917, together with a sum per acre per annum, which shall be arrived at by dividing the total amount of annual interest computed at 6 per cent. on the capital cost, between all the acres which are declared by the Director of Irrigation to be irrigable under the said scheme.
- (3) For the purpose of the preceding paragraph, the term "capital cost" shall be deemed to include all expenditure whether incurred already, or to be incurred in the future, on the construction or improvement of the aforesaid scheme.

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 meetings duly held on February 20 and May 18, 1936, by the prescribed majority of the proprietors within the irrigable area of the Meegaswewa irrigation work in Sittarampalata, Province of Uva, and sanctioned by the Governor by virtue of the powers vested in him by section 45 of the aforesaid Ordinance and by Article 33 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, June 9, 1936.

SCHEME.

1. Name and description of work: Improvements to Meegaswewa, Sittarampalata, Wellawaya division, Province of Uva.

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

Private lands under cultivation 24 acres approximately

Private lands not under cultivation ... Crown lands under cultivation Crown lands not under cultivation ... 50 acres approximately

- 3. Terms agreed upon-
- (1) The construction of the following item of the necessary work, namely, 140 feet concrete spill at right bank up to the estimated cost of Rs. 2,450 is undertaken by the Govern-
- (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, (a) 555 cubes of earthwork in rising bund to level 108.50, (b) 25 cubes of earthwork in closing existing left bank spill, (c) 15 cubes of earthwork in closing existing right bank spill before the end of December, 1937, and the following work for wages at the rate of Re. 1 for each cube of earthwork completed, namely, 80 cubes of earthwork in filling the large breach in bund. All such work being in accordance with the specifications issued by the All such work Divisional Irrigation Engineer and to the satisfaction of the Government Agent.

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

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

THE IRRIGATION ORDINANCE, No. 45 of 1917.

Scheme for the Improvement of Village Irrigation Works.

SCHEME in accordance with the provisions of Chapter VI. of the Irrigation Ordinance, No. 45 of 1917, approved under section 12 (1) (b) at a meeting duly held on May 19, 1936, by the prescribed majority of the proprietors within the irrigable area of the Maha Kirindegama irrigation work in the North-Central Province, and sanctioned by the Governor by virtue of the powers vested in him by section 45 of the aforesaid Ordinance, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, June 9, 1936.

SCHEME.

Name and description of work: Maha Kirindegama tank, Kanadara korale, North-Central Province.

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

Private lands under cultivation acres approximately

Private lands not under cultivation ... $27\frac{1}{2}$ acres approximately

Crown lands under cultivation Crown lands not under cultivation ... 41½ acres approximately

Terms agreed upon—

(1) The construction of the following items of necessary work, namely, repair of breach and raising of bund of level 110.00 up to the estimated cost of Rs. 2,150 is undertaken by the Government.

(2) In consideration of the aforesaid undertaking on the

part of the Government, the proprietors on their part undertake to complete the following item of work free of all charges, namely, 400 cubes of earthwork in raising bund to level 110.25 and in right bank spill closure to level All such work being in accordance with the specifications issued by the Divisional Irrigation Engineer and to the satisfaction of the Government Agent.

(3) The proprietors further agree to contribute, after the

completion of the work, all labour required for its mainte-nance and repair, free of all charges.

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

M. L. A.—B 1006

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

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

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

Colombo, June 6, 1936.

BY-LAWS REFERRED TO.

- 1. The following area is hereby declared to be a market area assigned to the Nugegoda Public Market of the Urban District Council of Kotte, viz., the area bounded as follows :-
 - North by lines drawn due east and due west from the centre of the junction of Pagoda road with the main Kotte-Nugegoda Public Works Department road till they meet the eastern and western boundaries described below;

West by a line drawn due north from the level crossing on the main Nugegoda-Kotte Public Works Department road till it meets the northern boundary line described above;

East by a line drawn due north from the Kesbewa road level crossing till it meets the northern boundary line described above; South by the Railway line from the main Kotte-Nugegoda

Public Works Department road level crossing to the Kesbewa road level crossing.

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

3. A keeper of a licensed eating-house or tea and coffee

boutique within the market area may sell any fruit on the licensed premises for consumption on such premises.

4. Any person may sell young coconuts anywhere within the above market area.

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

M. L. A.—B 1006

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

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

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

Colombo, June 6, 1936.

By-laws referred to.

- The following area is hereby declared to be a market area assigned to the Welikada Public Market of the Urban District Council of Kotte, viz., the area bounded as follows :-
 - North by a line drawn north of the main Public Works
 Department road and parallel to it at a distance of
 150 ft. from the Nawala junction to the Welikada-Kotte bridge;

South by a line drawn south of the main Public Works Department road and parallel to it at a distance of 150 ft. from the Nawala junction to the Welikada-

Kotte bridge;
East by a line drawn due north and due south through the middle of the Welikada-Kotte bridge till it meets the northern and southern boundaries;

West by a line drawn due north and due south through the middle of Nawala junction till it meets the northern and southern boundaries.

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

- A keeper of a licensed eating-house or tea and coffee boutique within the market area may sell any fruit on the licensed premises for consumption on such premises.
- 4. Any person may sell young coconuts anywhere within the above market area.
- 5. Any person committing a breach of any one of the above by-laws shall be guilty of an offence and, if such offence is not punishable under section 162 of the Ordinance, shall be liable on conviction to a fine not exceeding Rs. 50 for any one offence, and in the case of a continuing offence, an additional fine not exceeding Rs. 25 for every day during which the offence is committed after conviction, or written notice from the Chairman of such contravention.

M. L. A .-- B 1006

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

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

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

Colombo, June 6, 1936.

BY-LAWS REFERRED TO.

1. The following area is hereby declared to be a market area assigned to the Kotte Public Market of the Urban District Council of Kotte, viz., the area bounded as

North by a straight line drawn due east and west from culvert No. 7/3 on main Kotte road, till it meets the eastern and western boundaries

East by a line drawn due north from the 7th milepost on the Madiwela road till it meets the northern boundary and produced due south till it meets the premises of St. Thomas' Roman Catholic Church;

South by a straight line drawn due west from St. Thomas' Roman Catholic Church premises on the main Kotte road till it meets the western boundary

- West by a straight line drawn due north and south from Madatiyagahamullahandiya on Pagoda road till it meets the northern and southern boundaries.
- Subject to the provisions of section 163 (5) of the principal Ordinance no person shall within the above market area sell, expose for sale, hawk or offer for sale any meat, poultry, fresh fish, fruits, or vegetables at any place other than the aforesaid Kotte Public Market.

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

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

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

M. L. A.-B 734

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

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

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

Colombo, June 6, 1936.

SCHEDULE.

The schedule of licence duties published by Notification in the Gazette of April 12, 1933, is hereby amended by the substitution, for item 33, of the following:—

Dairy for supply of milk to the public having more than three cows and up to 5 0"

M. L. A.-B 1058

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

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

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

Colombo, June 9, 1936.

BY-LAW.

The by-laws published by Notification in the Gazette of May 25, 1934, as amended by Notification in the Gazette of November 16, 1934, are hereby further amended by the addition of the following proviso to by-law 2 thereof under the heading "General By-laws relating to Licences. Interpretation of Terms."

"Provided that the Chairman may, on the occasion of Race Meets and in other similar special circumstances, issue a licence for any of these purposes for any period of half a year or less than half a year on payment of a fee at half the rate determined as aforesaid for the corresponding annual licence.'

THE VILLAGE COMMUNITIES ORDINANCE, No. 9 of 1924.

RULES under sections 29 and 36 of the Village Communities Ordinance, No. 9 of 1924, made by the Village Committee of the Hikkaduwa subdivision of Wellaboda pattu in Galle District, Southern Province, 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, June 9, 1936.

Rules. Interpretation of Ferms.

I. In these rules—

"Subdivision" means the subdivision of Hikkaduwa.
"Committee" means the Village Committee of the

Hikkaduwa subdivision.

"Chairman" means the Chairman of the Village Com-

mittee of Hikkaduwa.
"President" means the President of the Village Tribunal of Hikkaduwa.

"Householder" means the principal occupant of a house.

Section 29.

Sub-sections (1), (3), (4), and (23). 1.—Roads, &c.

2. Any path or road, for the construction or maintenance of which any money or labour is appropriated by the Committee under section 29 (25) of the Ordinance, shall be deemed to be a village path or road.

3. Every village path or road shall be constructed and maintained in accordance with the decision of the Committee as to the width of such path or road and the course

which it is to take.

4. No person shall block up, obstruct, damage, deface, injure, encroach upon, or without the permission of the Committee divert the line of, any village path or road whether constructed or in course of construction.

5. No proprietor or cultivator of any paddy land, through which a village path passes, shall by any act of encroachment of any kind reduce it to less than its customary width.

- 6. When a range of paddy fields, through which any village path or road passes, is under cultivation, the cultivators of such range shall be entitled, with the previous permission of the Chairman, and subject to such terms and conditions as he may impose, to put up a suitable gate across such path or road during the period of cultivation in order to prevent cattle from trespassing in the paddy fields.
- 7. (1) Whenever any work of construction or of repair is commenced on any village path or road, the Chairman shall have the power to prohibit the use of such path or road by the public for such time as may be necessary, after giving at least three days' notice by beat of tom-tom or otherwise. otherwise.

(2) It shall also be lawful for the Committee, by a resolu-(2) It shall also be lawful for the Committee, by a resolution in that behalf, to restrict or to prohibit the use of any village path or road by any kind or class of heavy traffic.

8. It shall be lawful for any person thereunto authority multiple by the Chairman.

ized in writing by the Chairman-

- (1) to enter, between the hours of 7 A.M. and 5 P.M. with all necessary servants, labourers, workmen, carriages, carts, and animals, and other implements workmen, and apparatus, upon any land adjacent to or near any existing or proposed village path or road within the subdivision, and there severally to do and perform all acts, matters, and things authorized by the Committee under the provisions of the Ordinance;
- (2) to throw upon any land adjacent or near thereto such earth, rubbish, or materials, as it may be necessary to remove from the place of any such work; provided that such earth, rubbish, and material, shall be removed within a reasonable time;
- (3) to make any temporary road through the grounds near any existing or proposed village road or path during the execution of any work in any connected therewith; provided such road shall

not run over any ground whereon any building stands, or over any enclosed garden or yard; or (4) to enter upon any land for the purpose of constructing, repairing, or cleaning such drains or water-courses, or culverts as may be necessary for the preservation, improvement, repair, or construction of any village path, road, or canal.

9. No person shall destroy, damage, pollute, deface, injure, encroach upon, or, in any way, interfere with the use of, any bridge, edanda, ambalam, madam, spout, well, watering and bathing place, or any other property whatsoever of the inhabitants.

2.—Wells, Spouts, Bathing Places, &c.

10. It shall be an offence for any person of one sex to enter any enclosure at a public well, or any public bathing place, set apart by the Committee for the exclusive use of persons of the other sex.

(1) No person suffering from scabies (itch) or from any infectious or contagious disease, or who has recently suffered therefrom, shall bathe, or wash at, any public well or watering place set apart by the Committee as a public

bathing place.
(2) Water for the use of any such person shall be drawn by some healthy person and carried for use to a safe distance, at least twenty feet away, from such well or bathing place.

12. No clothes shall be washed within ten feet of the

mouth of a well supplying water for drinking or domestic purposes.

13. (1) No person shall wash, or cause to be washed, any animal whatsoever, or any clothes, mats, or other articles of any kind, at or near any public well, or at any place set apart as a public bathing place.

(2) No person shall lead, or drive, or take, any animal

(2) No person shall lead, or drive, or take, any animal into any such bathing place for any purpose whatsoever.

(3) No person shall in any manner pollute the water, or the precints, of any public well or bathing place.

(4) No person whilst bathing or swimming in the waters of any public bathing place shall use any soap or other similar preparation or any chemical or oily substance, or render the water foul or unfit for bathing by stirring up the mud or silt or in any other way.

14. (1) It shall be lawful for the Committee to prohibit washing or bathing at any public well, spout, or other

watering place.

(2) The Committee may, in its discretion, set apart special places in any tank, stream, or other watering place, for washing, for bathing, for taking water for human consumption, and for the bathing of animals.

(3) It shall not be lawful for any person to use any such place for any purpose other than that for which it has been

so set apart.

15. It shall not be lawful for any person to remove water from any public well, tank, or other watering place, in carts or barrels or to cause water to be so removed in large quantities, without the written permission of the Chairman.

3.—Markets.

16. It shall be lawful for the Committee by resolution to establish village markets, where it considers such markets

to be necessary.

17. The establishment or closure of any village market by the Committee shall be notified to the public by beat of tom-tom, or by other means, not less than thirty days before such market is opened or closed.

Within a radius of 3 of a mile of any village market established by the Committee as aforesaid, no market commodities shall, on any day on which such market is held, be sold within the subdivision at any private market or fair: Provided that nothing in this rule shall be deemed to prohibit the sale of such commodities on such days-

(a) by a hawker or an itinerant vendor; or

- (b) at a permanent boutique by the owner, owner's agent or lessee thereof.
- It shall be an offence to sell or expose for sale, on such days and within such radius as aforesaid, any market commodities at any private market or fair, stall, or stand,
- other than a permanent boutique.

 20. The Committee may set apart any portion of a village market for the sale of specified articles, and no person shall sell or expose for sale in any portion of the
- market so set apart, any articles other than those specified.

 21. (1) No person shall hold, use, or occupy, any stall or space in a village market without a licence from the Chairman.
- (2) Every such licence shall expire on the date specified on such licence.
- The rents and fees leviable in respect of the issue of a licence to hold, use, or occupy, any stall or space in a village market shall be as follows:-

(1) Fees per day.

	$\mathbf{R}\mathbf{s}.$	c.							
For a pingo load of vegetables, coconuts	,								
plantains, jaggery, or betel	. 0	5							
For a half pingo load of the above	. 0	3							
For a pingo load of pottery	. 0	10							
For a half pingo load of pottery	. 0	5							
For each fowl	0	2							
For each basket of fifty eggs or less	. 0	10							
For every carcass of a goat or sheep exposed for									
sale	0	25							
For every other carcass	0	50							
Tobacco and sundries per stall	0	10							
Cloth per stall	0	50							
Curry stuffs and dry fish per stall	0	25							
For each pingo load of goods not specified above	0	10							
For each square yard of floor space in fish									
market	0	10							
(2) Fees where payments are made annu	ally.	•							

- All rents and fees shall be paid in advance either to the Chairman or to such person as may be authorized by the
- Chairman to receive the same. 24. Any person failing or refusing without just cause to pay any rent or fee due from him in respect of the use of a village market in advance as aforesaid or on demand at any time after it falls due, shall be guilty of an offence. 25. A notice setting out the scale of fees in English and
- in Sinhalese shall be placed in a conspicuous place at each village market, and it shall not be lawful for any officer or other authorized person to demand or receive higher sums than those set out in such notice.
- 26. Every occupant of a stall space or seat in any market, shall keep such stall space or seat clean and free from filth or rubbish.
- 27. No person affected with, or suffering from, any cutaneous, contagious, or infectious disease, shall occupy any stall seat or place in any market, or expose for sale thereat any goods whatsoever.
- 28. No person using or occupying any village market shall—
 - (1) behave in a disorderly manner or commit any nuisance in or about such market; or
 - (2) carry on cooking in any such market; or
 - (3) remain in, or loiter about, such market after the place is closed for business without being able to give a satisfactory account of himself; or

- (4) damage, or in anywise deface, any portion of the buildings, stalls, lamps, or any other property of the inhabitants in or about such market, or defile or pollute the water provided for use in such market; or
- (5) enclose in any way any portion of the market, or erect any permanent awning or screen or fixture of any kind; or
- (6) leave any goods in such market between the hours of 8 P.M. and 6 A.M. without the special permission of the Chairman.

All village markets shall be open daily from 6 A.M.

to 8 P.M. except on days approved by the Chairman.

30. (1) It shall be the duty of every market-keeper to keep order and preserve cleanliness in and about the premises of the market of which he is in charge, and to attend to the lighting of the market in accordance with the

provisions made therefor by the Committee.

(2) Any market-keeper failing to comply with the provisions of paragraph (1) of this rule shall be guilty of an

offence punishable with a fine not exceeding five rupees.

31. No person shall obstruct or resist the market-keeper or other person appointed by the Committee to superintend any village market or to collect rents and fees or to enforce order or cleanliness therein, in the lawful execution of his

32. No cart or vehicle shall remain within, or alongside the premises of any village market for a longer period than is necessary for loading or unloading goods.

33. (1) Every person occupying a stall in a market shall keep on or near such stall a fly-proof receptacle with a close-fitting lid or cover, and deposit in such receptacle all rubbish and refuse matter.

(2) No person shall throw any rubbish, dirt, bones. skins of animals, or such other refuse, in or upon any market or its premises.

34. No carcass or meat of any animal not slaughtered at an approved slaughter-house, shall be brought into, or sold, or exposed for sale, at any market or any place specially licensed therefor by the Chairman: provided, however, that the provisions of this rule shall not apply to frozen meat, game, or fish.

35. No person shall keep, or sell, or expose for sale, in any stall or space in a village market any article prohibited by the Committee.

36. It shall be an offence for any person occupying a stall in any village market to neglect, or refuse to serve, the public, wilfully or without just or reasonable cause, during two consecutive days.

37. It shall be lawful for the Chairman, or any person authorized in writing by the Chairman, at all reasonable times to enter and inspect any village market, or any article of food brought into, or exposed or kept for sale in such market.

38. It shall be lawful for the Village Tribunal, in addition to any other punishment that it may impose, to cancel the licence of any licensee convicted twice or oftener of any breach of any of these rules relating to village markets, or convicted of permitting gambling or disorderly conduct on the market premises; and the licensee shall not be entitled to any compensation in respect of such cancellation.

4.—Private Galas, &c.

39. No private gala, fair, market, or slaughtering place shall be established, held, used, or occupied except on a licence duly obtained in that behalf from the Chairman.

40. Every such licence shall be in the form set out in the schedule hereto and shall expire on the thirty-first day of December in each year.

41. For the supply of meat for sale, no animal shall be slaughtered at any place other than a public slaughterhouse or licensed slaughtering place.

SCHEDULE (RULE 40).

Licence to establish, hold, use, and occupy a Private Gala. Fair, Market, or Slaughtering Place.

- in Hikkaduwa subdivision of the Galle District is hereby licensed to establish, hold, use, and occupy a private gala, fair, market, slaughtering place (strike out the words inapplicable), on the land called situated at ——— in Hikkaduwa subdivision of the Galle District, from the date hereof until the thirtyfirst day of December, 19-, subject always to the sub-

Chairman, V. C., Hikkaduwa.

This ———— day of ———, 19—.

For each stall

Conditions of above Licence.

A table of rents and fees leviable at each private gala, fair, market, or slaughtering place, shall be written in the Sinhalese language and hung up in a conspicuous

m the sinnalese language and hung up in a conspicuous place in such gala, fair, market, or slaughtering place.

2. No person shall be allowed to have or to expose for sale in any stall or elsewhere within the premises of any private fair or market, any article the possession or sale of which therein has been prohibited by the Chairman by notice posted in such fair or market.

3. No person who is suffering or who has recorded.

3. No person who is suffering or who has recently suffered from any contagious, cutaneous, or infectious disease or has been recently in attendance on any person suffering from such disease, shall be permitted to occupy any stall or place in any private fair or market or to expose

any article for sale therein.

4. The licensee of every private gala, fair, market, or slaughtering place shall keep the premises of such gala, fair, market, or slaughtering-place clean and free from filth and rubbish. He shall not dispose of or deposit any filth, rubbish, sweepings or debris whatsoever on any road reservation or on any road or in any road-side drain or any other premises whatsoever or permit them to be so disposed of or deposited, but shall cause them to be so buried or burned as to avoid the breeding of flies or the creation of any other nuisance.

5. The licensee of every private gala, fair, market, or slaughtering-place shall render assistance to the Chairman, or to any person acting on the written authority of the Chairman, in maintaining order within the premises of such

gala, fair, market, or slaughtering-place.

6. The licensee of every private gala, fair, market, or slaughtering-place shall provide a separate portion of the land within the premises of such gala, fair, market, or slaughtering-place, or in the vicinity thereof, in which carts may be parked.

7. It shall be lawful for the Chairman to suspend this licence during the continuance of an epidemic if the Chairman is satisfied that such suspension is essential in the interests of the public health and the licensee shall not be entitled to any compensation in respect of such suspension.

8. It shall be lawful for the Village Tribunal, in addition to any other punishment that it may impose, to cancel the licence of any licensee convicted twice or oftener of any breach of any of the above conditions, or convicted of permitting gambling or disorderly conduct on the premises of the private gala, fair, market, or slaughtering-place; and the licensee shall not be entitled to any compensation in respect of such cancellation.

SUB-SECTION (5).

1.—Bakeries.

42. In these rules, the term "bakery" shall mean any premises in which bread, biscuit, or confectionery, is baked for sale as food for human consumption, and also includes any premises in which such food is prepared, or in which the materials for the preparation of such food are stored.

43. (1) No person shall establish any bakery or carry on business at any existing bakery except on a licence duly

obtained in that behalf.

(2) Every such licence shall expire on the thirty-first

day of December in each year.

(3) Such licence shall be issued by the Chairman, only if the conditions as to building and equipment hereinafter

prescribed are complied with in every respect.

- 44. (1) Every bakery shall be well ventilated and well lighted, the walls thereof plastered with lime mortar and whitewashed, and the floor cemented and provided with sufficient drains; and a ceiling of suitable materials shall be provided so as to prevent dirt and dust falling from the
- (2) No bakery shall be constructed or opened within fifty feet of any cesspit, permanent manure heap, latrine, uncovered sewer, or privy; and no person shall open or keep any cesspit, permanent manure heap, latrine, uncovered sewer, or privy within fifty feet of any bakery.

 (3) Every bakery shall be kept clean and free from effluvia arising from any drain, privy, or cesspit and from

any other similar nuisance.

(4) No part of any bakery shall be used as a sleeping

place.

- (5) No furniture and no articles other than those used in the manufacture of bread and pastry shall be kept in any part of any bakery.
- (6) A copy in Sinhalese, of these rules relating to bakeries shall be kept hung up on a wall in a conspicuous part of every bakery.
- (7) No licence shall be issued unless the bakery in respect of which the licence is applied for conforms to the conditions set out in this rule.

45. (1) The licensee of every bakery shall keep clean all utensils, furniture, and other requisites used in, or belonging to, the bakery.

(2) The furniture and equipment shall be such as are capable of being moved about for the purpose of cleaning

the floor.

46. The licensee of every bakery shall cause the tops of the tables to be made of well-seasoned, closely-fitting planks, or of some non-harmful impervious material, and shall further cause them to be scraped, washed, and cleaned

- daily.

 47. The licensee of every bakery shall provide a sanitary dust bin of impervious material with a close-fitting lid and at least two spittoons to be kept in some part of the licensed premises other than the kneading-room, but so as to be easily accessible to those engaged in the manufacture of bread.
 - The licensee of every bakery shall cause-48.
 - (1) the floor to be carefully swept at least once in every twenty-four hours;
 - (2) the sweepings to be placed immediately in the sanitary dust bin, and to be removed from the bakery daily; and (3) the drains to be flushed daily.

49. No person shall spit within the bakery, except into a spittoon provided for the purpose.

50. (I) No person engaged in the manufacture of bread. biscuit, or confectionery, shall use any flour, water, or other materials which are not good and wholesome.

(2) The licensee of every bakery shall keep the flour to be used in such bakery, on a platform raised three feet above the ground.

51. (1) The licensee of every bakery shall cause all refuse around the premises of such bakery to be removed

(2) He shall not keep any animal in any part of the

bakery for any reason whatsoever.

No person shall expose for sale any bread, biscuit, confectionery, or sweetmeats, otherwise than in properly constructed fly-proof glass cases, and every such glass case shall be kept scrupulously clean.

The licensee of every bakery shall provide clean water, clean towels, nail brush, and soap, and keep them on the premises so as to be easily accessible to those engaged in

the manufacture of bread.

54. All persons employed in the preparation and baking of bread, biscuit, or confectionery, shall wash their hands before engaging in that process, and shall wear clean white aprons, covering the chest, armpits, and body, and also a

white cap or turban.

55. No person, who is suffering or has recently suffered from any contagious, cutaneous, or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any person in charge of a bakery to enter the bakery or to take part in the manufacture or sale of bread, biscitit, or confectionery, until the periods of infection and of incubation have elapsed.

56. (1) It shall be lawful for the Chairman or any officer authorized by him in writing, at all reasonable times and at any time when the process of kneading or baking is being carried on, to enter and inspect any bakery or place used for the preparation or sale of bread, biscuit, or confectionery.

(2) The licensee or person in charge of such bakery shall permit the Chairman or such officer to make such inspection,

and shall assist him therein as required.

57. It shall be lawful for the Village Tribunal, in addition to any other punishment that it may impose, to cancel the licence of any licensee convicted twice or oftener of any breach of any of these rules relating to bakeries, or convicted of permitting gambling or disorderly conduct on, the premises of such bakery; and the licensee shall not be entitled to any compensation in respect of such cancellation.

2.—Eating-houses, &c.

(1) No person shall establish or conduct any eating-house, or any tea or coffee boutique except on a licence duly obtained in that behalf.

(2) Every such licence shall expire on the thirty-first day of December in each year.

(3) Such licence shall be issued by the Chairman, only if the conditions as to building and equipment hereinafter prescribed are complied with in every respect.

59. The licensee or person in charge of any eatinghouse or tea or coffee boutique shall keep the same clean and sanitary to the satisfaction of the Chairman.

60. The licensee or person in charge of any eating-house or tea or coffee boutique shall at all times cause all utensils, furniture, and other equipment, used in or belonging to such eating-house or tea or coffee boutique, to be kept in a clean and sanitary condition.

- 61. The licensee or person in charge of any eating-house or tea or coffee boutique, shall cause all utensils used in the preparation, sale, and consumption of food or drink to be washed with soap and water at least once in twenty-four
- The licensee or person in charge of any eating-house 62. or tea or coffee boutique, shall cause every utensil or receptacle used by a customer to be washed immediately after such use and before being used by any other customer.
- 63. (1) The licensee of every eating-house or tea or coffee boutique shall cause the walls thereof to be plastered and limewashed, the floor to be cemented, and the rooms to be well ventilated and well lighted and provided with a ceiling of suitable materials so as to prevent dirt and dust falling from the roof.

 (2) No licence shall be issued unless the eating-house or

tea or coffee boutique conforms to the conditions set out in this rule.

64. The licensee of every eating-house or tea or coffee boutique, shall cause all refuse and dirt in or about the premises of such eating-house or tea or coffee boutique, to

be swept and removed twice daily.

The licensee of every eating-house or tea or coffee boutique, shall cause all cakes, sweets, and other food or foodstuffs liable to contamination, that are sold or exposed for sale therein, to be kept in properly constructed fly-proof glass cases, and shall cause every such glass case or other receptacle used therein to be kept scrupulously clean.

66. (1) No licensee of any eating-house or tea or coffee boutique, shall permit any waste, tea, coffee, or milk, or remnants of food or cooking waste, to be thrown on the

ground.

(2) Such waste tea, coffee, or milk, or remnants of food or cooking waste, shall be collected in a fly-proof receptacle with a close-fitting lid or cover, and removed from the

premises twice daily.
67. The licensee of every eating-house or tea or coffee boutique, shall cause at least two spittoons to be kept always at the licensed premises so as to be readily available to the visitors to the premises as well as to the employees.
68. No person shall spit within such premises except

into a spittoon provided for the purpose.

69. No person, who is suffering or who has recently suffered from any contagious, cutaneous, or infectious disease, or has been recently in attendance on any person suffering from such disease, shall be permitted by any person in charge of an eating-house or tea or coffee boutique to enter such place or to take part in the cooking or sale until the periods of infection and of incubation have elapsed.

70. The licensee of every eating-house or tea or coffee boutique, shall cause a list of the names and addresses of all employees to be kept at all times on the premises so as to be

- available for inspection.

 71. It shall be lawful for the Chairman or any officer authorized by him in writing, at all reasonable times, to enter and inspect any eating-house or tea or coffee boutique; and the licensee or person in charge of such eating-house or tea or coffee boutique, shall permit the Chairman or such officer to make such inspection and shall assist him therein as required.
- 72. It shall be lawful for the Village Tribunal, in addition to any other punishment that it may impose, to cancel the licence of any licensee convicted twice or oftener of any breach of any of these rules relating to eating-houses or tea or coffee boutiques, or convicted of permitting gambling or disorderly conduct on the premises of such eating-house or tea or coffee boutique; and the licensee shall not be entitled to any compensation in respect of such cancellation.

Sub-section (6).

Unwholesome Food or Drink.

- 73. (1) It shall be lawful for the Chairman or any officer or person authorized by him in writing, to seize any meat, poultry, fish, game, flesh, vegetable, fruit, or any other article of food or any drink, introduced into, possessed, sold, or exposed for sale within any market, fair, bakery, eating-house, tea or coffee boutique, provision boutique or any other place, if such article of food or drink appears to be unwholesome or unfit for human consumption.
- (2) The Chairman may order such articles of food or drink as are considered as unwholesome, or unfit for human consumption, to be destroyed or to be so disposed of as to prevent their being sold or exposed for sale or used for food or drink.

(3) Any person who sells, or exposes or keeps for sale, any such unwholesome article of food or drink shall be

guilty of an offence.

74. Whenever the Committee by resolution decides that the use or consumption by the public of any particular kind of fish or other article of food is injurious to health or that, during the prevalence of any epidemic, the use or

consumption of any particular kind of fruit or vegetable or other article of food is harmful, it shall be lawful for the Chairman, by beat of tom-tom or otherwise, to prohibit for such time as may have been determined by the Committee the sale of such specified fish, fruit, vegetable, or other article of food in any market or other place within the subdivision, and after such notice to cause the same, wheresoever it may be sold or exposed for sale, to be seized and destroyed in such manner as to him may seem fit.

No person shall sell or expose for sale the flesh of any animal that has died of natural causes or of any disease or by drowning, or has been killed by a wild beast or by the

bite of a snake or of a rabid dog.

76. It shall be an offence for any person to sell or deliver or to expose, keep, carry, hawk, or offer for sale, any milk adulterated with water or any other foreign substance or liquid: provided that milk to which tea, coffee, or cocao has been added for consumption on the premises of any tea or coffee boutique or eating-house, shall not be deemed to be adulterated for the purposes of this rule.

77. If any person found guilty of an offence under the foregoing rule, is proved to be the agent or servant, whether paid or unpaid, of any other person, such other person shall also be liable to be punished for the same offence, unless he proves to the satisfaction of the Village Tribunal, that the offence was due to an act or default of his agent, or servant, without his own knowledge, consent, or connivance.

SUB-SECTION (7).

Conservancy of Springs and Water-courses.

No person shall fell or destroy any timber or underwood on any land reserved for the conservancy of springs, or in the bed, or on the bank, of water-courses.

SUB-SECTION (8).

Fishing.

No person shall fish in pools or waters near Vihares, Pansalas, or other places, in which it has hitherto not been the custom in this subdivision to fish.

80. In any waters in which the inhabitants of the subdivision have the right of fishing, no person shall kill fish with poison or dynamite or by any other means not in accordance with local custom.

81. No person shall open, block up, or otherwise interfere with, any communal tank, canal, embankment, pond, or amuna for the purpose of fishing, without the written permission of the Chairman.

It shall not be lawful for any person to fish in paddy fields without the permission of the proprietors or the agents

of the proprietors thereof.

83. (1) Fishing by rod and line, in lakes, streams, and rivers, is permitted throughout the year. All other methods of fishing in such waters are prohibited during January, February, and March.

(2) No person shall use madel, kodel, kundaliya, or other similar nets, which destroy ova or make a clean sweep of

fry, in any lake, stream, or river.

84. (1) No kraal, stockade or enclosure of any kind intended for fishing shall be erected, nor shall any existing kraal be continued, in any lake, river, stream, canal, or other piece of water, without a licence. (2) Every such licence shall expire on the thirty-first day

of December in each year.

(3) The annual fee payable for each licence shall be rupees ten for a Main-kraal (Maha Kotuwa) and rupees five for a Sub-kraal (Hira Kotuwa). (4) Any breach of this rule shall be punishable with the

removal or confiscation of the kraals, in addition to a fine.

85. No kraal for fishing shall be erected within a distance

of fifty yards from any other kraal.

- 86. (1) It shall not be lawful for any person to erect a kraal for fishing in any stream or ela flowing into the Hikkaduwa-ganga; nor shall any person erect such kraal in the Hikkaduwa-ganga without leaving at one end of the kraal as a water-way, an open space not less in width than the distance to which the kraal extends from the bank into the stream.
- (2) Such water-way shall not in any manner, be obstructed or the free flow of water therein hindered.
- 87. The open space to be left for the water-way between the ends of kraals on either bank of any lake, river, or stream, other than the Hikkaduwa-ganga and the streams flowing thereto, shall be not less than twenty-five feet.
- 88. Lamps shall be fixed at either end of the open space between the ends of the kraals (and in the case of Hikkaduwa-ganga, at the end closest to the water-way) and kept alight between sunset and sunrise, by the owners of the
- respective kraals.

 89. The Committee may, in its discretion, refuse to issue a licence under the foregoing rules.

SUB-SECTION (9). Pasture Lands.

(1) All pasture lands vested in or controlled by the Committee shall be cleared and fenced by the joint labour of all the proprietors of cattle ordinarily grazing in such lands, the liability to contribute labour being in proportion to the number of cattle over one year old belonging to each such proprietor.

(2) All such work shall be carried out in accordance with the details as to gate-ways, time of repairing fences, herding, and enclosing cattle to be determined by the Committee, by resolution from time to time.

(3) Any proprietor failing to contribute his quota of labour shall be guilty of an offence.

SUB-SECTION (10).

Encouraging the Cultivation of Agricultural Products and Food Producing Trees and the Breeding of Domestic Animals.

- 91. The Committee may with the approval of the Government Agent apply communal funds to—
 - (a) the experimental cultivation of agricultural products and food producing trees on any land set apart for communal purposes, and to the purchase of seed or plants for the experimental farm; and
 - (b) the breeding of domestic animals and the purchase of suitable stock for such purposes.
- 92. (1) The Committee may give, either free of charge or at current market rates, to the inhabitants-
 - (a) any seed or plant from its experimental farm; or
 - (b) the service of any domestic animal kept by it for stud purposes.
- (2) The Committee may sell at current market rates the products of its experimental farm or its surplus stock of animals.
- (3) Any profit earned by any such transaction shall be credited to the communal funds.

SUB-SECTION (11).

Slaughtering of Animals.

(1) No flesh of any animal dying as the result of an accident shall be sold or exposed for sale except with

the special permission of the Chairman.

(2) The Chairman may withhold such permission if after due inquiry be finds that the death of the animal was due to any of the causes specified in rule 75 under the foregoing heading "Unwholesome food or drink".

94. No animal shall be slaughtered within the view of other animals, or within sight of a public road, or until the carcass of any animal previously slaughtered in the same place has been removed or screened off and the

No person shall slaughter for human consumption any diseased animal, nor shall any animal be slaughtered between the hours of 6 P.M. and 6 A.M.

Sub-section (12).

Disease amongst Animals.

96. For the purpose of these rules the term "Animal" shall mean neat cattle, buffaloes, goats, sheep, swine, horses, mules, and asses.

- 97. It shall be the duty of the owner or person in charge of any animal suffering from any murrain or other infectious or contagious disease
 - (1) to segregate such animal, and to give immediate information of such disease to the Chairman;
 - (2) to remove such animal to any place specified by the Chairman, and to leave it in such place in charge of such person as may have been authorized by the Chairman to tend or treat it;
 - (3) to burn or to bury, at a depth of not less than 6 feet, the dung, litter, and other refuse of such animal, and, in the event of its death, its careass, and also to disinfect the shed or spot where such animal has lain;
- (4) to cleanse and disinfect his own person and clothing before he approaches healthy cattle;
- (5) to take all such precautions and steps as may be necessary to prevent any such animal from mixing with any other healthy animal until 14 days have elapsed after complete recovery.
- On receipt of information given by any under the foregoing rule the Chairman shall notify the outbreak of such disease in the village or area specified, by posting up written notices under his hand in conspicuous places and by beat of tom-tom; and 14 days after the death or the complete recovery of the last known case of disease, he shall in like manner notify that such village or area is free from disease.

- 99. During the period intervening between the notification of an outbreak of disease as aforesaid, and the notification that the village or area is free from disease-
 - (a) no person shall bring any cattle into, or remove any cattle from, such village or area; and
 - (b) all owners and persons in charge of cattle in such village or area and in every village or other place within a radius of 1 mile of such village or area, shall keep their eattle tethered or securely penned so as to prevent them from straying.
- No person shall carry, drive, or lead or cause to be carried, driven, or led along any village path or road or any thoroughfare, or highway, any animal which is diseased or suspected to be diseased.

101. It shall not be lawful for any person in charge of diseased or suspected animals to allow them to drink or bathe at any running stream, or at any tank, pond, or reservoir.

The Chairman, or a village headman within the limits of his jurisdiction, may seize any animal suffering from a contagious or infectious disease and may enter any premises in which he suspects an animal affected with such disease to be, and may cause such animal to be removed to a hospital shed.

103. No animal removed to a hospital shed shall be taken therefrom until the Chairman, after such consultation with a veterinary surgeon as he may deem necessary,

certifies that the animal is free from disease.

104. It shall be the duty of every owner or person in charge of any diseased animal, to burn or bury, at a depth of not less than 6 feet, the dung, litter, and other refuse of the diseased animal, and also to disinfect the spot where such animal is kept and to disinfect himself thoroughly before he approaches healthy animals.

105. (1) The owner, or the person in charge of any animal found dead, shall cause the carcass of such animal to be burnt, or buried at least 6 feet below the surface of

the ground, within 24 hours of the discovery.

(2) The village headman shall cause to be buried any carcass which remains unburied for 24 hours after discovery and shall be entitled to recover the expenses incurred by him from the owner or person in charge; and if the owner or person in charge is unknown, the headman shall be reimbursed from communal funds upon proof of such expenditure being furnished to the satisfaction of the Chairman.

Where no officer has been appointed section 36 of the Ordinance to carry out any of the following duties, it shall be lawful for the Chairman to authorize the headman of a village-

- (a) to cause to be constructed or set apart a well ventilated hospital shed for the housing of diseased animals;
- (b) to provide such disinfectants and medicines as may be necessary for the treatment of such animals;
- (c) to appoint suitable persons to tend, feed, and treat animals removed to the said hospital shed;
 (d) to remove or cause to be removed all diseased animals
- to the hospital shed, and for that purpose to enter any premises on which he has reason to believe that diseased animals are to be found;
- (e) to cause all animals dying in the hospital shed to be buried at least 6 feet below the surface of the ground; and
- (f) to cause the hospital shed, and all appliances used for feeding or treating diseased animals therein, to be burnt as soon as the Chairman declares the village to be free from disease.

107. (1) A separate account shall be kept by the Chairman, of the expenditure incurred for the purposes in the foregoing rule.

(2) Of the total expenditure incurred for the aforesaid purposes, every owner or person in charge of animals affected by the outbreak shall be liable to pay a share proportionate to the number of diseased animals belonging to him or in his charge.

(3) In default of payment on demand, the Chairman may recover the amount due from any owner or person in charge of diseased animals as a debt due to the inhabitants

of the subdivision.

- (4) The Committee may, by resolution, waive, on the ground of poverty, the whole or any part of the amount due from any owner or person in charge of diseased animals.
- (5) All amounts so waived shall, upon a further resolution in that behalf being passed by the Committee and approved by the Government Agent, be paid out of the communal moneys deposited with the Government Agent.

108. No person shall disinter the carcass of any animal which died of any infectious or contagious disease, or remove or keep for any purpose the flesh, hide, horns, hoofs, or other parts of the carcass of such animal.

The keeper of the hospital shed shall clean it twice daily and shall carefully remove all excreta therefrom. The excreta removed shall be buried or burnt immediately.

110. Every owner or person in charge of cattle in any infected herd or area shall, whenever the Chairman so directs, have his cattle subjected to such treatment or inoculation at such spot and by such person as may be specified by the Chairman in writing.

SUB-SECTION (13).

Trespass by Animals.

III. Every owner or person in charge of cattle shall tie up or pen such cattle at night, and tether or tend them by day.

112. No person shall tether any cattle in any field or patch of ground left uncultivated or unsown in a tract of

fields which are under cultivation.

113. Every owner of cattle in villages in which it is not the custom to fence paddy fields under cultivation, shall tether his cattle a reasonable distance from such fields and shall not turn them loose until the crops of the entire tract of those fields, have been reaped and removed.

114. The owners of swine, goats, and poultry shall keep

them within properly fenced enclosures. Any swine, goats, or poultry found trespassing may be shot, but the carcass of any animal so shot shall be given to the person to whom the animal belonged.

SUB-SECTION (14).

Boundaries.

- 115. (1) The owner, lessee, occupier, or person in charge of every privately owned land or field shall mark the boundaries of such land or field by live fences or ditches, or stones firmly embedded in the ground, or in any other way which is in accordance with the custom of the subdivision.
- (2) In the case of any two adjoining lands or fields, the owners, lessees, occupiers, or persons in charge of both lands or fields shall be jointly responsible for laying down, making, or erecting the marks, ditch, or fence forming the common boundary, and for maintaining them in good order: provided that it shall be lawful for the owner, lessee, occupier, or person in charge of either of such lands or fields, to erect the fence on the common boundary at his own expense, all due precautions being taken to prevent damage being caused to trees or plantations on the other
- (3) Any person so erecting a boundary fence, at his own expense, shall have the right to enjoy the produce of the fence sticks on such boundary; and no person shall strip off leaves or cut down branches from any such fence sticks without his consent.
- 116. For the purpose of making or repairing any fence, ditch, or boundary mark, it shall be lawful for the owner, lessee, occupier, or person in charge of one land, or his employees, to enter into any of the adjoining lands with the necessary materials and implements.
- No person shall knowingly or wilfully alter or deface, or do any act likely to damage, any fence or boundary or remove any landmarks therefrom.

SUB-SECTIONS (15) AND (34).

Sanitation, Nuisances, &c.

118. No well for domestic requirements shall be sunk less than fifty feet from any cesspit, cesspool, pigsty, gala, cattle shed, leaking drain, neglected privy, or from any refuse heap or manure heap which is of a permanent nature and is not removed at intervals of not more than two weeks, or from any land under cultivation which is regularly manured every season.

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

120. No person shall wash clothes or any other articles within twenty feet of the mouth of a public well supplying water used for drinking or domestic purposes, and no water shall be drawn from such wells except in clean

121. Whenever any tree or branch or other part of a tree overhangs a well so as to be injurious to the water, it shall be lawful for the Chairman to cause notice, in writing under his hand to be given to the owner, co-owner,

receptacles.

lessee, or occupier of the land on which such tree stands, to tie up, cut down, or remove such tree, branch, or part of the tree; and if such notice is not complied with within fourteen days, the person or persons so served with it

shall be guilty of an offence.

122. The Committee may, whenever such a course is deemed to be necessary, cause notice to be given in writing under the hand of the Chairman to the owner, co-owner, lessee, or occupier of any land in which there is a well supplying water used for drinking or domestic purposes, to bale out the water and clean the well and to execute such repairs as the Committee may, in the interests of health, consider necessary; and if such notice is not complied with within fourteen days, the person or persons

so served with it shall be guilty of an offence.

123. The owner, co-owner, occupier, or lessee of any land, in which any well, artificial pit, or quarry is situated shall cause such well, artificial pit, or quarry to be surrounded with a wall or other suitable structure to a height of at least three feet above the level of the ground, and shall cause such wall or other structure to be maintained

in a state of repair.

124. All abandoned wells, quarries, or pits shall be filled up by the owner, co-owner, occupier, or lessee of the land in which they are situated, within seven days of the Chairman giving notice in that behalf either by beat of tom-tom or in any other suitable manner.

125. No person shall cause any annoyance, danger, or injury to any other person, or cause damage to the property of any other person, by committing any of the following acts:-

(1) Depositing stones, timber, or other articles in such a manner as to obstruct the use of any village path, or road, or any thoroughfare or public place.

(2) Exposing any mat, cloth, or other article, on, or on the side of any village path, or road, or any thoroughfare or public place in such a manner as to terrify animals or cause annoyance to the public.

(3) Halting any vehicle on any village road or path

- (3) Halting any vehicle on any village road or path or on any thoroughfare longer than is reasonably necessary for the purpose of loading or unloading.
 (4) Allowing children of tender years to play, or stray about, on any village path, or road, or any thoroughfare, or public place or to commit nuisance thereon.
- (5) Allowing cattle or any other animal to stray on any village path, or road, or any public place, or thoroughfare or tethering them in or near such

place, thoroughfare, path, or road.
(6) Overtaking or passing a vehicle on the wrong side in any public place, or village path, or road,

or thoroughfare.

(7) Furiously or carelessly riding or driving any animal or vehicle in any public place, or village path, or road, or thoroughfare.

(8) Drawing any caricature or indecent picture, or writing any insulting or offensive expression, on any building or conspicuous object, or singing or reciting obscene songs or ballads, or doing any other act by which an individual is likely to be insulted or public decency outraged.
(9) Failing to bury or otherwise dispose of any dead

animal that belonged to him or was in his charge,

within a reasonable time of its death.

(10) Easing himself on his own land in such a way as to offend other people's feelings of decency, or easing himself on another's land or on the seabeach or on any village path, or road, or public thoroughfare or in any place other than those specially provided for such a purpose.

(11) Throwing rubbish, noisome matter, or unserviceable articles, or any other things on land belonging to any other person or on any public place, or village

path, or road, or thoroughfare.
(12) Pelting stones or filth at the house of any other person.

(13) Allowing dirty or unwholesome water to run into, or along, the land of any other person, or any public place, or thoroughfare.

(14) Allowing offensive smells to arise in his own com-

pound so as to pollute the surrounding air.
(15) Allowing any house or land of which he is the occupant or owner to be unclean, or encumbered with rubbish or unserviceable articles, or overgrown with weeds or rank and noisome vegetation in such manner as to be a menace to public health.

(16) Omitting to drain or fill up any pit redlow, trench, ditch, or low places, where water day collect and stagnate, within twenty yards thay building used for human habitation, in such manner as to constitute a danger to public health.

- (17) Altering the existing conditions of the general drainage of any land by any building or planting operations, or by raising or lowering the level of such land, or by diverting or blocking any drain or channel or water-way without first obtaining the sanction of the Committee.
- (18) Allowing cactus or prickly pear to grow on his land.
 (19) Allowing a boutique or the ground surrounding it to remain unclean.
- (20) Placing or burying any charmed metal plate, leaf, or paper or a charm in any other form, on the land of any other person, and causing fear or annoyance thereby to any person or persons.

126. No person shall in any place within the subdivision keep or deposit or cause to be kept or deposited for sale, or for any purpose other than that of immediate use, any guano-bone-dust or any other substance whatsoever from which noxious or offensive smells may arise.

127. (1) No person shall erect or use any lime kiln or brick kiln or tannery in any place within the subdivision, without a licence duly obtained from the Chairman in

that behalf.

(2) Every such licence shall expire on the thirty-first

day of December in each year.
(3) The Chairman may in the interests of the public health refuse to issue or renew any licence under this rule.

128. If the Committee is satisfied that any tree or

branch or fruit or any other part of a tree is causing or is likely to cause damage to any house or building or cultivated paddy field or vegetable garden, or is in a condition dangerous to the occupants or to the property or to the safety of passers-by along any village path, or road, or public thoroughfare, or of persons using any public well or other place of public resort, the Chairman shall give notice in writing to the owner or co-owner of such tree, or to the occupier of the land on which such tree stands, either to tie up and make secure, or to cut down and remove, the said tree or branch or fruit or other part of the tree within such time as may be specified in the notice:

Provided that the Committee may, if it thinks proper, direct any party, upon whose complaint such steps are taken, to pay a specified sum by way of compensation, to the owner of the tree, and if the sum so specified is not paid within ten days, it shall be recovered as a debt due to the Committee and paid to such owner by the Committee.

129. If any damage or injury is caused to person or property through delay or neglect on the part of the person or persons served with notice as aforesaid in com-plying with the directions set out therein, such person or

persons shall be guilty of an offence.

130. In the case of the death of any person, the occupier of the premises where the death took place or, in his absence, the nearest adult male relative of the deceased, shall be responsible for the proper burial of the body. In the absence or default of such occupier or the nearest relative, the Chairman may cause the body to be buried and the cost of such burial shall be a charge upon the funds of the subdivision.

131. (1) No person shall wantonly deposit the body of any dead animal on any land or premises occupied by any

other person.
(2) The Chairman shall cause the carcasses of animals of which the owners are absent or cannot be ascertained to be buried in a suitable place and the cost of such burials shall be a charge upon the funds of the subdivision.

132. Every owner, possessor, or person having the control, of a ferocious dog, or occupier of the premises on which any such dog usually stays, shall keep such dog muzzled or tied up between the hours of 6 A.M. and 9 P.M.

Every owner, tenant, or occupier, of any house within the limits of this subdivision shall cause his house to be whitewashed within and without, at least once yearly, before the fifteenth day of April; provided that it shall, at any time, be lawful for the Committee, if on account of the prevalence of any epidemic disease or for any other similar reason it appears to be necessary, to order that any house or the houses situated in any village or villages or in house or the houses situated in any village or villages or in any section or sections of any village or villages, shall forthwith be whitewashed, notwithstanding that such house or houses may already have been whitewashed in compliance with the first part of this rule; and every owner, tenant, or occupier, who fails to carry out such order of the Committee, shall be guilty of an offence.

134. (1) Whenever the Committee defines an area in this subdivision within which all owners lessees on occupiers.

this subdivision within which all owners, lessees, or occupiers, of premises used for human habitation, shall be required to construct and maintain latrines, the Chairman may by notice in writing direct such owner, lessee, or occupier to construct a latrine of such a type and size, and in such a position and with such connecting drains, as may have been determined by the Committee, and specify all such

requirements in the notice.

(2) Every owner, lessee, or occupier of premises situated within such area, who fails or neglects, within thirty days of the service of any such notice, to construct a latrine conforming in all respects to the requirements specified

therein, shall be guilty of an offence.

135. Every owner, tenant, or occupier of any premises within which a latrine is situated shall keep such latrine clean and sanitary to the satisfaction of the Chairman.

136. Every person splitting coconuts, or causing coconuts to be split for other than domestic purposes, shall collect and throw away, or otherwise dispose of, the milk thereof, or cause such milk to be collected and thrown away or otherwise disposed of, at a distance of at least one hundred yards from any village path or road or any public thoroughfare or place, or from any dwelling house.

137. If any house, building, or wall or anything affixed thereon, is in such condition as to be dangerous to the neighbouring houses or buildings or the occupiers thereof, or to passers-by, the Chairman shall cause notice in writing to be served upon the owner or occupier, requiring him-

(a) in any case of urgency, to cause within twenty-four hours after the service of the notice, a proper board or fence to be put up for the protection of the passers-by; and

(b) in all other cases, within three days after the service of the notice, to take down, secure, or repair such house, building, or wall or anything affixed thereon, or otherwise put an end to the dangerous condition. as the case may require.

(I) Any owner or occupier failing or refusing to comply with any notice served under the foregoing rule

shall be guilty of an offence.

(2) In any such case of failure, refusal, or default, the Committee may authorize any specified person or persons to do the work which aught to have been done, and the expenses thereby incurred shall be met as provided by section 72 of the Ordinance out of such fine as may lawfully be imposed on such owner or occupier for the breach of the foregoing rule.

139. (1) Whenever any house or hut appears to be in an insanitary condition or in such a state of repair as to be prejudicial to the health of the inmates or of the neighbours. the Chairman may cause a notice in writing to be served upon the owner, tenant, or occupier, as the case may be, whose duty it is to keep such house or hut in good repair, requiring him, within a time specified in such notice, to do such work as may be necessary to put the said house or hut into a sanitary state.

(2) Any such owner, tenant, or occupier failing, neglecting, or refusing to do the necessary work within the specified time shall be guilty of an offence; and in the event of such failure, neglect, or refusal, the Chairman may cause the work to be done, and the expenses incurred shall be met as provided by section 72 of the Ordinance out of such fine as may lawfully be imposed on such owner, tenant, or occupier for the breach of this rule.

SUB-SECTION (16).

Coir Kraals.

140. (1) No person shall erect or maintain any kraal for soaking coconut husks in any river, lake, canal, or other piece of water, or in any private land or piece of water situated in any private land without a licence duly obtained from the Chairman in that behalf.

(2) Every such licence shall expire on the thirty-first

day of December in each year.

(3) The annual fee for every such licence shall be ten cents per square fathom of the area proposed to be enclosed.
(4) The Committee may, by resolution, waive the fee in

any case where the person liable is unable, through poverty,

to pay such licence fee.

(5) The Chairman may, in his discretion, refuse to issue a licence under this rule, and shall have the power to cancel a licence already issued, if such a step is deemed necessary in the interests of the public health, or for the purpose of removing an obstruction to a right of way in the river, lake, canal, or other piece of water.

SUB-SECTION (17).

Toddy Drawing.

141. (1) Every owner or lessee of trees from which toddy is drawn, shall in coupling such trees use or cause to be used not less than six separate good and sound ropes for the feet and not less than three separate good and sound ropes for the hands.

(2) Each rope shall consist of not less than six strands; and at the end of every three months each of the old ropes shall be replaced by a new rope of the above description.

The owner or lessee of every kitul or coconut tree 142. which is tapped for toddy, shall cause any pole that may be used for climbing such tree to be renewed at intervals of

not more than four months.

143. It shall be lawful for the Chairman, or any person authorized by him in writing, at any time to enter any land whereon trees are being tapped for toddy and to inspect the couplings and bamboos and other appliances used for that purpose.

SUB-SECTION (18).

Spring-guns, &c.

144. (1) No person shall set any spring-gun, trap, or bow or dig any pit-fall, without the written permission of the Chairman.

(2) Such permission shall be proclaimed by the Chairman · by heat of tem-tom at the expense of the applicant.

SUB-SECTION (19).

Gambling, &c.

145. No person shall gamble with dice or cards, play games of chance for money or stakes, or take part in betting

of any kind.

146. No person shall allow other persons to gamble with dice or cards, or to play any game of chance for money or stakes, in any house or premises or vehicle or boat occupied by him or belonging to him or under his control.

147. Any person who is found at any place or in any room, building, boat, vessel, or vehicle, in which gambling with dice or cards, or any game of chance for money or stakes, or betting, is carried on to his knowledge, shall be guilty of an offence.

148. No person shall engage in cart-racing in any village

path or road or in any public thoroughfare.

149. No person shall train cocks for fighting, or take part in cock-fighting in any place whatsoever within this subdivision.

SUB-SECTION (20).

Court-houses.

The work of constructing Village Tribunal or Village Committee court-houses wherever the Committee deems such court houses to be necessary, and the work of repairing and maintaining such buildings, shall be purposes in respect of which an annual tax may be imposed under section 29 (25) of the Ordinance.

SUB-SECTION (21).

Determining, imposing, and enforcing of Penalties incurred by Officers appointed under Section 36.

Any Gansabhawa Officer found guilty of neglect or breach of duty shall be liable to a fine not exceeding ten rupees.

152. Every Gansabhawa Officer shall be entitled to receive such commission or fee as the Committee may determine not exceeding ten per cent, for collecting taxes.

Sub-section (24).

Protection and Repair of Village Canals, &c.

The owners and cultivators of all lands shall clear, repair, and keep in good order the water-courses adjoining their respective fields, and all jointly shall repair the general canals throughout their length and breadth, contributing labour in proportion to the extent of fields they own or cultivate.

154. Six feet of jungle on either side of the ela shall be cleared, and all roots, silt, sand, and stones in the bed shall be removed, and the elas shall be kept in good repair always.

155. All trees growing on the borders of the elas which impede the free flow of water shall be cut down and such obstruction removed, and no person shall prevent the removal of such trees.

156. No person shall, for any purpose whatever, obstruct, encroach on, or lessen the width of any water-course, canal,

157. No person shall throw any stones, rubbish, or other matter into an ela, stream, or water-course whereby the passage of water may be impeded or the water polluted.

No person shall open any drain from any high land into an ela, water-course, or paddy field, so as to damage the ela, water-course, or paddy field.

SUB-SECTIONS (25) to (28).

Annual Tax.

159. The annual tax in respect of the purposes mentioned in Section 29 (25) of the Ordinance or in these rules shall be payable in labour by all the inhabitants of the subdivision other than (a) accredited priests or ministers of

any religious denomination, (b) members of the Ceylon Defence Force, (c) Indian labourers employed by the Public Works Department or Irrigation Department, tants who are over 55 years of age, and (e) such persons as the Chairman may exempt under the provisions of the rule next following.

160. It shall be lawful for the Chairman, on application being made to him before the end of February in any year by or on behalf of any inhabitant, to exempt such inhabitant from payment of tax for that year on the ground of any

physical disability.

161. (1) The amount of the tax, payable in labour, due for each year under rule 159, shall be fixed by the Committee at a meeting to be held on or before the fifteenth day of January of each year.
(2) Such tax shall be commutable by payment of a sum

of twenty-five cents in respect of each day's labour due.

162. (1) Every person who is liable, and has not made payment of money in commutation on or before the thirtyfirst day of March in each year, shall attend, for the performance of labour, at the time and place specified in the notice issued by the Chairman.

(2) Every person who fails to attend and perform labour in pursuance of such notice shall be liable to perform double labour. Such double labour may be commuted on or before the thirtieth day of April of each year at double the rate fixed in respect of each day's labour due.

(3) Every person failing to perform such double labour, or to make payment in commutation thereof, shall be

guilty of an offence.

163. No person liable to perform labour shall fail to perform such labour or to commute the same in the manner provided or having attended for the performance of labour shall fail to do a full day's work each day, a full day's work being defined for these purposes as work from 7 A.M. to 5 P.M. with one hour's interval, or work for nine complete hours.

164. (1) The person or persons authorized in that behalf in writing by the Chairman, shall, on or before the tenth day of November in each year prepare a list or lists of inhabitants liable to pay the annual tax residing within the limits of this subdivision, in such form as may be specified by the Chairman.

(2) Such lists shall be kept, at the office of the Committee or at any other suitable place appointed by the Committee, open to the inspection of all persons whatsoever from the sixteenth to the thirtieth day of November in each year

(both days inclusive).
165. (1) It shall be lawful for any person aggrieved by the inclusion of his name in any such list to appeal in writing to the Chairman on or before the tenth day of December next succeeding, and the Chairman shall there-upon, after hearing such evidence as he may consider necessary, make such order upon the case as may seem to him just.

(2) Such order shall be in writing and shall be final.

(3) Subject to any order that may be made on any such appeal, the fact that the name of any inhabitant is included in any such list shall be conclusive evidence of his liability to pay the annual tax.

(4) If for any reason the name of any inhabitant, who is liable, in the opinion of the Committee, to pay the annual

tax, has not been included in any such list, such inhabitant shall nevertheless be liable to pay the tax.

166. Every householder shall, whenever required by the Chairman or by any duly authorized person, fill in correctly any form supplied to him giving the necessary particulars required therein, or furnish any information as to the number of inmates and the name, age, and nationality, and any other particulars, of every person, including the householder himself, resident in the house; and any householder, refusing or neglecting to do so within the specified time, or giving false information, shall be guilty of an offence.

167. Any duly authorized person, who is negligent in preparing any list of inhabitants under the provisions of rule 164, or who wilfully omits the name of any inhabitant,

shall be guilty of an offence.

Sub-section (29). Disorderly Conduct.

168. No person shall loiter or lurk in any village path or road or in any thoroughfare or public place or about the village, after nine o'clock at night, without a light and without lawful cause. The mere possession of an electric torch or other lighting device, without the light being actually put on, shall not be deemed to be sufficient for

the purpose of this rule.

169. It shall be an offence for any person to be found drunk and incapable of taking care of himself, or behaving in a disorderly manner, in any village path, or road, or in

any thoroughfare, or public place.

No person shall speak aloud or make any noise or behave in a violent or disorderly manner within the precincts of any Village Tribunal or Village Committee Court-house so as to disturb the proceedings.

171. No person shall use abusive or indecent language with intent to annoy or to provoke any person or persons, or knowing or having reason to believe that it is likely to

annoy or provoke any person or persons or to cause annoyance to the public or to cause a breach of the peace.

172. No person shall disturb the public after nine o'clock at night by shouting, singing songs, or making any other noise: Provided that nothing in this rule shall be deemed to effect the existing rights of the people in the matter of religious ceremonies and other orderly customary

173. No person, after he is ordered to move on by a police officer on duty, shall stand or loiter upon a road which is used by any omnibus or at or near any junction through which any omnibus passes, or at or near any place

set apart as a public stand or stopping place for omnibuses.

174. No person shall preach or address any assembly or crowd or hold any meeting on any thoroughfare within the subdivision, except in pursuance of a permit from the Chairman, and within the times and limits specified in such permit. Any person who shall commit a breach of this rule shall be guilty of an offence, and shall be liable. on conviction to a fine not exceeding ten rupees.

SUB-SECTION (30).

Sale of Spirits.

175. It shall be an offence for any holder of a licence granted under "The Excise Ordinance, No. 8 of 1912", or for the keeper of any tavern, to sell or allow any person to sell, to any female or to any boy under sixteen years of age, any description of spirits or other intoxicating liquor or fermented toddy of any kind.

Sub-section (32).

Loans and Sureties.

176. In the event of any loan being raised by the inhabitants of the subdivision under the provisions of section 35 of the Ordinance, the Chairman shall sign any security, which it may be necessary to give on behalf of the inhabitants.

Sub-section (33).

$Conduct\ of\ Business.$

177. The quorum for any meeting of the Committee shall be not less than one-third the number of members in office at the time of the meeting.

178. Meetings of the Committee shall be held at least once in two months and shall be convened by the Chairman for a day (preferably a Saturday), time, and place, to be

fixed by him.

179. The notice convening any ordinary meeting shall

179. The notice convening any ordinary meeting shall be served on the contain the Agenda for the day and shall be served on the

members five clear days before such meeting.

180. The notice shall be signed by the Chairman and shall be deemed to have been duly served if it is left at the usual place of residence of the member to whom it is addressed, in any case where personal service cannot for any reason be effected.

181. Any duly convened meeting may be adjourned to a specified day, time, and place, if a majority of the

members present and voting so decides.

182. Special meetings of the Committee-

(a) may be convened by the Chairman of his own motion by written notice of not less than three days for the transaction of any business specified in the notice, and

(b) shall be convened by written notice within fourteen days of the receipt by the Chairman of a requisition, signed by seven members of the Committee, and stating the business which they desire to

At a special meeting only the business stated in the notice convening the meeting shall be transacted.

184. (1) All meetings of the Committee shall ordinarily be open to the public; provided that the Committee may at any meeting decide that in the public interest any part of its proceedings shall be conducted in private, and the public may thereupon be excluded from such meeting during such part of the proceedings.

(2) As soon after the hour appointed for any meeting as a quorum assembles, the Chairman shall take the chair and

the Committee shall proceed to business.

transact.

(3) Should a quorum not be present at the expiration of half an hour from the time appointed for the meeting, the meeting shall not be held.

- (4) No meeting commenced after the time herein specified
- shall be deemed for any purpose to have been duly held.

 185. The business of the meeting shall be conducted in the following order:
 - (a) The minutes of the previous meeting shall be read and confirmed after such correction as may be necessary.
 - morials, petitions, or other communications addressed to the Committee shall be laid before the meeting and orders made thereon.
 - (c) Questions of which due notice has been given shall be answered.
 - (d) The other business shall be considered in the order set down in the notice of the meeting or in such order as the Committee may for special reasons adopt.
- 186. (1) The Chairman shall keep a journal of proceedings into which he shall transcribe, or cause to be transcribed in clear writing, the minutes of the proceedings at every meeting.
- (2) The entries made in respect of each meeting in such journal shall constitute the minutes of such meeting.
- (3) The journal shall be available to the members of the Committee for inspection at the office of the Committee.
- 187. At any meeting a member of the Committee may give notice of a question, relating to the affairs of the
- Committee, which he proposes to ask at the next meeting. 188. In the absence of the member who has given notice of any motion or question, the Chairman shall bring up the motion briefly explaining its objects or read and answer the question.
- 189. (1) No member shall address the Committee upon any question, nor shall the terms of any question contain any argument or expression of opinion or statement of fact, except in so far as may be necessary to explain such question.
- (2) Any member may put a supplementary question for the purpose of further elucidating any matter of fact regarding which an answer has been given.
- (1) Members handing in petitions at a meeting shall explain the contents of the petitions briefly.
- (2) No petition shall be handed in or accepted which is couched in language disrespectful to the Committee or any member thereof.
- (3) It shall be competent for any member to move that such petition or memorial be read. In making such motion he shall state concisely his reasons for wishing to have it read.
- Notice of not less than ten days shall be given to the Chairman of any motion or subject to be brought up for discussion by any member.
- 192. (1) If the Chairman decides not to include any such motion or subject in the agenda, written information of such decision shall be given to the member within five days of the decision.
- (2) If one-third of the members of the Committee sign a requisition for the inclusion of any item for discussion at any special meeting, such item shall be included in the agenda for the meeting.
- (3) Every motion of which notice is given shall be relevant to some question affecting the administration of the Committee's affairs.
- (4) No motion shall be deemed to have been submitted for debate until it shall have been proposed and seconded.
- (5) Any member may second a motion or amendment by rising in his place and bowing to the Chair, without prejudice to his right to speak at a later period of the debate.
- (6) When a motion has been moved and seconded and the debate thereon concluded, the question thereupon shall be put to the vote by the Chairman.
- 193. No motion negatived at a meeting shall again be brought forward until after the expiration of at least six months; and no motion in any way contrary to one already passed by the Committee at any meeting duly held shall be entertained until the expiration of the same period.

 194. Except with the permission of the Chairman, no
- member shall bring before the Committee any motion which is not set down in the agenda for the meeting.
- 195. The Committee may permit the mover to with-draw or amend a resolution brought before it at any meeting.
- 196. A motion which has been withdrawn may be moved again at any subsequent meeting; but no motion shall be proposed which is the same in substance as any motion which within the period of six months referred to in rule 193 shall have been resolved in the affirmative or negative.
- 197. (1) Every amendment shall be relevant to the motion during the discussion of which it is moved.
- (2) No amendment shall be discussed or put to the Committee until it shall have been seconded.

(3) A member who has seconded an amendment in a formal manner shall be permitted afterwards to speak

upon it.

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

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

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

(2) On any question being put, every member present shall record his vote, either for the ayes or the noes.

200. The Chairman shall bave the right to vote and in the event of an equality of votes in any matter he shal!

have a casting vote in addition.

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

order shall be final. (2) Any member of the Committee deviating from the rules may be immediately called to order by the Chairman of his own motion or on any other member of the Committee

rising to a point of order.

- (3) When the question of order has been stated, the member who raises it shall resume his seat, and no other member, except by leave of the Chairman, shall rise till the Chairman has decided the question, after which the member who was addressing the Committee at the time the question was raised shall be entitled to proceed with his speech, if he conforms to the Chairman's ruling. If he does not conform, the Chairman may refuse to allow him to proceed with his speech.
- Any member who fails to explain or to retract any objectionable words used by him, or to offer apologies for the use thereof to the satisfaction of the Committee. may be censured or otherwise dealt with as the Committee thinks fit.
- 203. When the Chairman is addressing the Committee, any member then standing shall immediately resume his
- 204. Any member causing any disturbance or otherwise conducting himself in a disorderly manner at any meeting, and continuing to do so after being called to order, by the Chairman, may be ordered by the Chairman to leave the meeting, and may be suspended from attending any number of subsequent meetings, not exceeding four, by a resolution of the Committee carried by a two-thirds majority of those present and voting at such meeting.

205. The Chairman after having called the attention of the Committee to the conduct of a member who persists in irrelevance or tedious repetition, either of his own arguments or of the arguments used by other members in

debate, may direct the member to discontinue his speech.
206. (1) An adjournment of the discussion of any

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

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

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

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

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

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

208. In speaking to any proposition under considera-tion of the Committee the following rules shall be strictly

observed :-

- (a) Every member shall address his observations to the Chairman, and shall speak standing except in committee stage.
- (b) He shall not be interrupted unless he is out of order.

- (c) When he has finished his observations he shall resume his seat, and any other member wishing
- to address the Committee may rise.

 (d) A member shall not read his speech, but he may read extracts from written or printed papers in support of his argument.
- (e) If two members rise at the same time, the Chairman shall call on the member who first catches his eye.
- (f) Every member shall confine his observations to the subject under consideration.
- (g) No member shall impute improper motives to any other member.
- (h) All remarks of a personal nature shall be avoided.
- (i) A member may speak to the question before the Committee or any amendment proposed thereto.

 (j) No member shall speak more than once on any proposition before the Committee, except in explanation or to order, or when in the committee stage, or as is provided by rule 197 (3).
- (k) By the indulgence of the Committee, a member may explain matters of a personal nature, although there be no question before the Committee, but such matters may not be debated, and he must confine himself strictly to the vindication of his own conduct.
- (l) The mover of any resolution or motion may reply after all the members present have had an opportunity of addressing the Committee and before the question is put, but he shall strictly confine himself to answering previous speakers, and shall not introduce any new matter into the debate. The right of reply shall not extend to the mover of an amendment.

209. As soon as possible after each meeting, a copy of the minutes thereof shall be forwarded by the Chairman to the Government Agent for his information.

210. (1) It shall be the duty of the retiring Chairman to hand over charge of all minute books, accounts, records. furniture and other property of the Committee, either personally or by a duly authorized person, to the new Chairman within twenty-four hours of his receiving a notice from the new Chairman.

(2) Where a new Chairman is not elected within fourteen days of the occurrence of a vacancy, the retiring Chairman shall band over charge of the articles aforesaid to the Government Agent, or his representative, at the expira-

tion of that period.

Sub-section (34).

General.

211. No person shall wilfully set fire to any patana or to any scrub or jungle on any land without the written permission of the Chairman.

212. (1) No person shall wilfully destroy or deface any notice, posted up by order of the Committee or the

- (2) No person shall wilfully contravene the directions set out in any notice, or remove any notice board, fence, post, or barrier or other thing put up by the authority of the Chairman in the execution of any work commenced under these rules.
- No person shall obstruct or resist the Chairman or any officer or person acting by the authority of the Chairman, in the discharge of his duties.

214. It shall be the duty of the Chairman-

- (1) to sign on behalf of the Committee all deeds, bonds, agreements, contracts, orders for the payment of Committee funds, and such other documents, on terms and conditions approved by the Committee.
- (2) to carry on correspondence on behalf of the Committee.
- The Chairman may authorize in writing any officer appointed under section 36 of the Ordinance, or any other person, to collect all monies paid in commutation of labour and all other taxes or fees due to the Committee and to issue the printed receipts bearing the signature of the Chairman and the seal of the Committee.

216. (1) Every such officer, or duly authorized person, shall before entering on his duties give security to the Committee, for the due and faithful execution of his office, in such amount as may be determined by the Committee in each case.

(2) Such security may be given by way of primary mortgage of immovable property made in favour of the Government Agent or the Agent or the Chairman, or by deposit of money to the credit of the Government Agent or the Chairman in a bank to be chosen by the Government Agent or the Chairman, as the case may be. 217. No money shall be deposited with t

No money shall be deposited with the Government Agent by any person under section 26 (1) of the Ordinance for, or on behalf of this Committee except under the orders

of the Chairman.

218. (1) The Chairman shall prepare on or before the 31st day of December of each year a detailed statement of the estimated income and expenditure of the Committee for the following year in such form as the Committee may, by

resolution, specify.
(2) The Chairman shall send a copy of such statement to every member at least 10 days before the date of the meeting at which the annual Budget is to be presented.

219. (1) (a) Save in cases of emergency, tenders shall be invited for all works estimated to cost more than Rs. 25. (b) All tenders shall be opened by the Chairman at a

meeting of the Committee.

(c) After the acceptance of a tender by the Conunittee a formal agreement in accordance with the tender shall be entered into by the contractor and the Chairman.

(2) (a) It shall however be competent for the Committee to elect a Sub-Committee of not less than 3 or more than 7 members of the Committee inclusive of the Chairman to be called the Works Sub-Committee, with power to accept

tenders on behalf of the Committee,

(b) When a Works Sub-Committee is so elected, all tenders shall be opened by the Chairman at a meeting of the Sub-Committee and the decision of the Sub-Committee shall be reported by the Chairman to the Committee at the

next meeting.

220. (1) For the more effective despetch of public business it shall be lawful for the Village Committee to elect Sub-Committees of not more than 7 or less than 3 members for advising on the various activities of the Committee and controlling the executive officers.

(2) The Chairman shall ex officio be Chairman of each of

these Sub-Committees.

(3) Every decision of a Sub-Committee on any matter within its province shall be brought up before the Committee by the Chairman for approval before any action is taken on it.

221. In the absence of the Chairman at a meeting of any Committee, the members present shall choose one of their own members to preside, and such member shall for that

meeting have all the powers of the Chairman.

222. Save by permission given by the Government Agent with the advice of the Committee, it shall not be 222. lawful for a member of the Committee to be appointed to any remunerative office connected with the Committee, or for a member or a paid employee of the Committee to undertake any contract or other remunerative work which

is to be paid for from the communal funds.

223. When a range of chena is cultivated in common.
no person shall set fire to it, until the time of firing has been settled by a majority of the cultivators and notified in the neighbourhood by the village headman.

224. (1) No person shall pull, push along, or drive any kind or class of vehicle on any path or road within the subdivision at night without a lighted lantern attached on each side to the front of the vehicle.

(2) No person shall lead or drive any animal along any path or road within the subdivision without a light between

the hours of sunset and sunrise.

225. It shall be lawful for any member of the Committee to conduct a prosecution in the Village Tribunal, with the written permission of the Chairman, against any person for breach of any of the foregoing rules.

SECTION 36 (1).

226. For the purpose of carrying into effect or supervising the working of the rules specified in column 1 of Schedule A hereto, the respective offices enumerated in column 2 of that schedule are hereby created.

227. For the purpose of assisting the Chairman in carrying into effect or supervising the working of the rules generally, the offices enumerated in Schedule B are also hereby created.

Schedule A.

Column 1.

Column 2.

Gansabhawa

for each

(1) 1

Officer

ward

The rules relating to-

(1) (a) Collection of annual tax;

(b) Preparation of lists of householders and Division . Officers' rolls;

of the Village (c) Protection properties;

galas, (d) Private fairs and slaughtering places;

kraals, cattle (e) Fishing. diseases, nuisances, and toddy-drawing.

(2) Village Markets

(2) 1 Market keeper

(3) Inspector

(3) Bakeries, eating-houses, tea and coffee boutiques, unwholesome food, and sanitation

for each village market

Schedule B.

1 Clerk; 1 Office-labourer.

REPEAL OF FORMER RULES.

The rules dated October 29, 1903, published in the Gazette of December 4, 1903, which have continued in force by virtue of the provisions of section 32 of the Ordinance, and the rules dated March 30, 1927, published in the Gazette of April 8, 1927, are hereby repealed.

AE/29

CODE OF REGULATIONS FOR ASSISTED English Schools.

THE following amendment to the Code of Regulations for Assisted English Schools, which has been approved by the Board of Education, is hereby published for general information in accordance with section 10 (2) of Ordinance No. 1 of 1920.

> L. McD. Robison, Acting Chairman, Board of Education.

Education Office. Colombo, June 1, 1936.

Amendment referred to.

Clause 48 (c).—Cancel the note published on March 20, 1936, and substitute the following:

The above amendment to come into force as from the beginning of the school year current on June 7, 1935.

AV/1

CODE OF REGULATIONS FOR ASSISTED VERNACULAR AND BILINGUAL SCHOOLS.

THE following amendment to the Code of Regulations for Assisted Vernacular and Bilingual Schools, which has been approved by the Board of Education, is hereby published for general information in accordance with section 10 (2) of Ordinance No. 1 of 1920.

> L. McD. Robison. Acting Chairman, Board of Education.

Education Office. Colombo, June 1, 1936.

Amendment referred to.

Clause 66 (c).—Cancel the note published on March 20, 1936, and substitute the following:

The above amendment to come into force as from the beginning of the school year current on June 7, 1935.

GS/13

CODE OF REGULATIONS FOR GOVERNMENT SCHOOLS.

THE following amendments to the Code of Regulations for Government Schools, which have been approved by the Board of Education, are hereby published for general information in accordance with section 10 (2) of Ordinance No. 1 of 1920.

> L. McD. Robison, Acting Chairman, Board of Education.

Education Office. Colombo, June 1, 1936.

AMENDMENTS REFERRED TO.

Clause 42 (a).—Add the following sentence :-

Such applications should be submitted within three days of the commencement of the leave.

Clause 49.-Delete the first paragraph and substitute the following:-

Teachers appointed under Government on or before June 15, 1934, and drawing salaries of not less than Rs. 250 per annum will be entitled to pension according to the terms of the Pension Minute. Those appointed under Government after June 15, 1934, will be entitled to pension under the SchoolTeachers' Pension Ordinance, No. 6 of 1927.

ANNOUNCEMENTS. UNOFFICIAL

MEMORANDUM OF ASSOCIATION OF THE UNITED MOTOR FINANCE COMPANY (CEYLON). LIMITED.

The name of the Company shall be The United Motor Finance Company (Ceylon), Limited.

The registered office of the Company shall be situate in Colombo, Ceylon, The objects for which the Company is established are The objects for which the Company is established are-

The objects for which the Company is established are—

(a) To acquire the business at present carried on under the style of The United Motor Finance Company a partnership duly registered as such in Ceylon.

(b) To carry on in Ceylon or elsewhere all or any one or more of the allowing pasinesses, namely:—Manufacturers and repairers, dealers, proprietors, hirers, letters on hire caners, overs, warehousemen, builders and assemblers, of and in motor cars, tool-cabs, automobiles, tramairs, motors, chars-a-banc, motor lorries and wagons, and motor vehicles of all kinds and descriptions to cless higgels, coaches, carriages and all other vehicles of all kinds whits before whether moved, and electricity or any mechanical or other powers, deplete or not agreefultural implements and machinery of all sorts, airships, aer planes, balkons and any other machines, chicles or devices now or hereafter used for travelling by air and all notors, machinery, mechanical and other parts, tools, plant, implements, utensils, appliances, apparatus, depricants, cements, solutions, enamels, requisites and accessories for all the classes of the above-mentioned panicles or any parts thereof, and all other things of whatsoever nature or description capable is sing used therewith or in the manufacture, maintenance and working thereof or the dealing therein or any of them.

(c) To enter into arrangements with other companies, firms or persons for the sale or purchase of any vehicles

thereof or the dealing therein or any of them.

(c) To enter into arrangements with other companies, firms or persons for the sale or purchase of any vehicles or things hereinbefore mentioned, either by buying, selling, letting on hire, hire purchase or easy payment systems or by financing or assisting such other companies, firms or persons to purchase, sell, let on hire, hire purchase or easy payment systems, as may be deemed expedient and for any of these purposes to lend money and give guarantees are financial agents, and to guarantee the payment of money and the fulfilment of obligations by other companies, firms, and persons and for the purposes of such guarantee to enter into any contract of suretyship either alone or with co-sureties and in any such contract to waive all ergay of the puvileges to which sureties are by law entitled and either alone or with co-sureties to undertake the payment of or to give security for the payment of money or to undertake or give security for the due fulfilment of obligations by other companies, firms, or persons, and as security for any such undertaking or for such payment of money or fulfilment of any such obligations to make, issue, draw, accept, or endorse any promissory notes, bills of exchange, or other negotiable securities whatsoever and/or to plodge, mortgage, hypothecate, or create any charge whatsoever of the Company present or future, and to fulfil, pay off, or redeem any such undertakings, obligations, securities, pledges, or mortgages or hypothecations and to advance and lend money and assets of all kinds, either with or without taking security for the same, and particularly (but without prejudice to kinds, either with or without taking security for the same, and particularly (but without prejudice to the generality of the preceding words) to advance money upon the deposit or security of contracts, hire, easy payments, and other agreements, bills of lading, delivery orders, wharfingers' certificates and notes, dock warrants, and other mercantile indicia and produce of every description, and on concessions deeds, shares, bonds, or other documents, securities and properties of every description, and generally to deal with the same in such manner as the Company may think proper.

(e) To act as Insurance Agents and Insurance Brokers.

(f) To buy, sell, and deal both wholesale and retail in commodities of all kinds, and carry on any other business (manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of, or render profitable, any of the property or rights of the Company.

(g) To enter into and carry out arrangements for the purpose of having any business which this Company is authorized to carry on, or in which it may for the time being be interested, carried on by any other person or company on behalf and for the benefit of this Company, and in such name and under such style as may be thought expedient, and to enter into any arrangement for indemnifying the person or company by whom any such business may be so carried on against the debts and liabilities and expenses of such business.

(h) To acquire, take over as a going concern any business or businesses coming within the scope of the objects

of the Company, as herein described.

(i) To guarantee or become liable for the payment of money or for the performance of any obligations, by any other company, firm, or person and to give any kind of security as is set out in paragraph (d) above for the payment of such money or the performance of such obligation by such other company, firm, or person and generally to transact all kinds of guarantee business, also to transact all kinds of trust and agency business and for the purposes of any guarantee or guarantee business to enter into any contract of suretyship either alone or with co-sureties and in any such contract to waive all or any of the privileges to which sureties are by law entitled.

(j) To lay out land for building purposes, and to build on, improve, let on building lease, advance money to persons building on, or otherwise develop the same in such manner as may seem expedient to advance

the Company's interests.

(k) To apply for, purchase or otherwise acquire and protect, prolong, and renew any patents, brevets d'invention, licences, concessions, and the like conferring an exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit this Company, and to use, exercise, develop, grant licences in respect of, or otherwise

turn to account the property, rights and information so acquired.

(1) Generally to purchase, sell, take on lease or in exchange, hire or otherwise acquire, dispose of, or deal in on such terms and conditions as thought fit (including the hire purchase or easy payment systems), any real or personal property, any rights or privileges which the Company may think necessary or convenient with reference to any of these objects, or capable of being profitably dealt with in connection with any of the Company's property or rights for the time being, and in particular any land, buildings, easements, licences, patents, machinery, plant, utensils or goods whatsoever, ships, barges, rolling-stock, plant and stock in-trade, and to pull down, reconstruct, alter or add to any buildings so acquired and to erect and maintain any new buildings.

(m) To sell the undertaking of the Company or any part thereof, or any business acquired, or agreed to be acquired by the Company, for such consideration as the Company may think fit, and in particular for

shares or debentures, debenture stock or other securities of any other company.

(n) To invest and deal with the moneys of the Company not immediately required, upon such securities and in

such manner as may from time to time be determined.

(o) To raise, borrow, and/or secure the payment of money in such manner and on such terms as may seem expedient (subject to any limitation which may be imposed by the Articles of Association of the Company for the time being) and in particular by the issue of debentures or debenture stock (subject as aforesaid) whether perpetual or otherwise, and charged or not charged as a floating charge or otherwise upon the whole or any part of the property of the Company, both present and future, including its uncalled capital, and to redeem, purchase, or pay off any such securities.

- (p) To draw, accept, indorse, discount, execute, and issue bills of exchange, promissory notes, debentures, bills of lading, warrants, and other negotiable or transferable instruments or securities.
- (q) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital or any debentures, debenture stock or other securities of the Company, or in or about the formation or promotion of the Company, or the conduct of its business.
- (r) To do all or any of the above things in any part of the world, and either as principals, agents, trustees, contractors, or otherwise, and either alone or in conjunction with others, and either by or through
- contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors trustees, or otherwise.

 (s) To distribute any of the property of the Company in specie among the members of the Company.

 (t) To do all such other things as are incidental or conducive to the attainment of the above objects, and so that the word "Company" in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or notlincorporated, and whether domiciled in Ceylon or elsewhere, and so that the objects specified in each paragraph of this clause shall, except when otherwise expressed in such paragraph, be in now as limited or restricted by beforence to or inference from the terms of any other paragraph or the name of the Company.

 The liability of the members is limited.
- 4. The liability of the members is limited.

 5. The capital of the Company is Rs. 500,000 divided by 50,000 shares of Ten rupees each with power from time to time to increase or reduce such capital, to consolidate or subdivide the same into shares of larger or smaller amount, to issue any of the existing shares, or any new shares from time to time to be created, at a premium, or divide the same into different classes, with any such guaranteed, preference, deferred, qualified or other special privilege or advantage over any shares previously issued or thereby or thereafter issued, or subject to such restrictions or limitations as may be prescribed by the Company's Articles of Association, or determined by resolution.

 We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company, in

pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names:—

Names and Addre	perş.	Number of Shares taken by each Subscriber.			
B. Kitching of Colombo		f 4	• •	One	
A. Brown of Colombo	•	.		One	
H. W. R. Burton of Colombo				\mathbf{One}	
T. W. HARDSTAFF of Colombo				\mathbf{One}	
G. H. Montgomery of Colombo		• • •		\mathbf{One}	
R. J. PINTO of Colombo	A 1			One	
F. A. JAYASEKERA of Colombo				\mathbf{One}	
	. 1		Total	Seven	

Dated at Colombo, 13th May, 1936.

Witness to signing hereof:

ARTHUR FERNANDO. Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF THE UNITED MOTOR FINANCE COMPANY (CEYLON), LIMITED.

PRELIMINARY.

Interpretation.

- 1. The marginal notes hereto shall not affect the construction hereof and in these presents unless there be something in the subject or context inconsistent therewith.
 - "The Company" means the above-named Company.

 - "The Office" means the registered office for the time being of the Company.
 "The Register" means the Register of Shareholders to be kept pursuant to section 19

 - of the Joint Stock Companies Ordinance.

 "Month" means calendar month.

 "In Writing" or "Written" means written, typed, printed, lithographed or partly one and partly the other, and other modes of representing or reproducing words in a visible form.
 "The Directors" means the Directors of the Company for the time being.

 - "Seal" means the common seal of the Company.

Dividend includes bonus.

- Special Resolution" has the meaning assigned thereto by section 47 of the Joint Stock
- Companies Ordinance.
 "Extraordinary resolution" means a resolution passed by three-fourths in value of such Shareholders of the Company for the time being entitled to vote as may be present by person or by proxy in cases whereby these Articles proxies are allowed at any meeting of which notice specifying the intention to propose such resolution has been duly given.

Words importing the singular number only include the plural number and vice versa. Words importing the masculine gender only include the feminine gender.

None of the funds of the Company shall be applied in the purchase of or in lending on

Words importing persons include corporations.

Table C not to apply.

The regulations contained in Table C in the schedule annexed to "The Joint Stock Companies Ordinance", 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.

Company not to purchase or lend on shares.

shares of the Company. 4. The Company may purchase and acquire the business known as The United Motor Finance Company of 176, Dean's road, Colombo.

Instalments on shares to be duly paid.

- 5. If by the conditions of allotment of any share the whole or part of the amount of issue price thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the person who for the time being, and from time to time shall be the registered holder of the share, or his legal personal representative.
- Joint holders giving receipts.
- If two or more persons are registered as joint holders of any share, any one of such persons may give effectual receipts for any dividends, instalment of dividends, bonuses, or other moneys payable in respect of such share.

7. No person shall be registered by the Company as holding any share upon any trust, and the Company shall not be bound by, or recognize any equitable, contingent, future or partial interest in any share, or any interest in any fractional part of a share, or (except only as these presents otherwise expressly provide) any other right in respect of any share, except an absolute right to the entirety thereof in the registered holder.

Trusts not recognized.

8. Every registered member shall, without payment, be entitled to one certificate under the seal, specifying the shares held by him and the amount paid up thereon, provided that a holder of more than one share may have separate certificates for the shares so held upon payment of a fee not exceeding Rs. 2·50 for each additional certificate, but so that in the case of joint holders the Company shall not be bound to issue more than one such certificate to all the joint holders in respect of any one share.

Share certificates.

9. If any such certificates shall be worn out or lost, it may be renewed on such evidence being produced as the Directors shall require, and in case of wearing out on delivering up the old certificate, and in case of loss, on execution of such indemnity (if any), and in either case on payment of such sum, not exceeding Rs. 2·50, as the Directors may require.

Worn-out or lost share certificate.

10. The certificates of shares registered in the names of two or more persons shall be delivered to the person first named on the register.

Certificates of joint holders.

11. The Company is to keep at the office a register containing the names, addresses, and occupations of its Directors or Managers, and is to send to the Registrar of Joint Stock Companies a copy of such register and is from time to time to notify to such Registrar any change that takes place in such Directors or Managers.

Register of Directors and Managers.

12. The Directors 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.

Issue subject to different conditions as to calls,

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

Liability of joint holders of shares.

SHARES

14. The capital of the Company is Rs. 500,000 divided into 50,000 shares of Rs. 10 each.

Capital divided into ordinary shares.

CALLS.

15. The Directors may, subject to the regulations of these presents, from time to time make such calls as they think fit upon the members in respect of all moneys unpaid on the shares held by them respectively and not by the conditions of allotment thereof made payable at fixed times, and each member shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors.

Calls

16. A call may be made payable by instalments.

Payable by instalments.

17. A call shall be deemed to have been made at the time when a resolution of the Directors authorizing such call was passed.

When call deemed to have been made.

When interest on call or instalment.

18. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalment shall be due, shall pay interest for the same at the rate of ten per cent. per annum from the day appointed for the payment thereof to the time of the actual payment, or at such other rate as the Directors may determine.

payable.

19. No Shareholder shall be entitled to receive any dividend, instalment of dividend, or bonus, or to be present or vote, either personally or by proxy, or as proxy for another member, at any meeting, or upon a poll, or to exercise any privilege as a member, until he shall have paid all calls or instalments for the time being due and payable on every share held by him, whether alone or jointly with any other person or persons, together with interest and expenses (if any) owing to the Company in respect of the default in making any such payment.

Privileges suspended until calls paid.

20. Any sum which, by the terms of the allotment of a share, is made payable upon allotment or at any fixed date, shall, for all the purposes of these presents, be deemed to be a call duly made and payable upon the date fixed for payment, and in case of non-payment the provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevant provisions of these presents shall apply as if such sums were a call duly made and notified as hereby provided.

Sums payable on allotment deemed to be calls.

21. The Directors may if they think fit receive from any member willing to advance the same, and either in money or money's worth, all or any part of the money due upon the shares held by him beyond the sums actually called for, and upon the amount so paid or satisfied in advance, or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company may pay interest at such rate as the member paying such sum in advance and the Directors agree upon.

Payment of calls in advance.

FORFEITURE AND LIEN.

22. If any member fail to pay any call or instalment on or before the day appointed for the payment thereof, the Directors may, at any time thereafter during such time as the call or instalment remains unpaid, serve a notice on such member, 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.

If call or instalment not paid, notice may be given.

23. The notice shall name a day and a place or places on and 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.

Requirements of notice.

24. If the requisitions of any such notice as aforesaid are not complied with, any shares, in respect of which notice has been given, may at any time thereafter, before payment of all calls or instalments, interest and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares and not actually paid before the forfeiture.

If notice not complied with shares may be forfeited.

25. Any shares so forfeited shall be deemd to be the property of the Company, and the Directors may sell, reallot, or otherwise dispose of the same in such manner, as they think fit.

Forfeited shares to hecome the property of the Company.

26. The Directors may at any time before any shares so forfeited shall have been sold, reallotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

Power to annul forfeiture.

27. Any member whose shares have been forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of forfeiture, together with interest thereon from the time of forfeiture, until payment, at the rate of ten per cent. per annum, and the Directors shall enforce the payment of such moneys or any part thereof if they think fit, but shall not be under any obligation so to do.

Arrears to be paid notwithstanding.

Extinction of interest in respect of forfeited shares.

Company's lien on shares.

As to enforcing lien by sale.

Application of proceeds of sale.

Validity of sales.

Right of transfer of shares.

Execution of transfer, &c.

Form of transfer.

- 28. The forfeiture of a share shall involve the extinction at the time of forfeiture of all interest in, and all claims and demands against the Company, in respect of the share, and all other rights and liabilities incidental to the share as between the Shareholder whose share is forfeited, and the Company, except only such of those rights and liabilities as are by these presents expressly saved, or as are by the statutes given or imposed in the case of past members.
- 29. The Company shall have a first and paramount lieu upon all the shares registered in the name of each member (whether solely or jointly with others) for his debts, liabilities, and engagements, solely or jointly with any person to or with the Company, whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not, and no equitable interest in any share shall be created except upon the footing and condition that clause 16 hereof is to have full effect. Such lien shall extend to all dividends from time to time declared in respect of such shares. Unless otherwise agreed the registration of a transfer of shares shall operate as a waiver of the Company's lien (if any) upon such shares.
- 30. For the purpose of enforcing such lien, the Directors may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived, and until notice in writing of the intention to sell shall have been served on such member, his executors or administrators, and default shall have been made by him or them in payment, fulfilment, or discharge of such debts, liabilities, or engagements for fourteen days after such notice.
- 31. The net proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, or engagements, and the residue (if any) paid to such member, his executors, administrators, or assigns.
- 32. Upon any sale after forfeiture, or for enforcing a lien in purported exercise of the powers hereinbefore given, the Directors may cause the purchaser's name to be entered in the register in respect of the shares sold, and the purchaser shall not be bound to see to the regularity of the proceedings or to the application of the purchase money, and after his name has been entered in the register in respect of such shares, the validity of the sale shall not be impeached by any person, and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.

TRANSFER OF SHARES.

- 33. Shares may be transferred, with the consent of the Directors, to a member of the Shareholder's family. Any Shareholder wishing to otherwise dispose of his shares must give the Directors the option of purchasing such shares at a valuation to be fixed by the Company's auditors. Every transfer must be in writing, and must be left at the office of the Company, accompanied by a certificate of the shares to be transferred, and such other evidence (if any) as the Directors may require to prove the title of the intending transferor.
- 34. The instrument of transfer of any share shall be signed both by the transferor and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register in respect thereof.
- 35. The instrument of transfer of any share shall be in writing in the usual common form, or in the following form, or as near thereto as circumstances will admit:—
- I, of , in consideration of the sum of Rs. , paid to me by of (hereinafter called "the transferee") do hereby transfer to the transferee the shares numbered in the undertaking called The United Motor Finance Company (Ceylon), Limited, to hold unto the transferee, his executors, administrators, and assigns, subject to the several conditions on which I held the same immediately before the execution hereof, and I, the transferee, do hereby agree to take the said shares subject to the conditions aforesaid.

As witness our hands the ---- day of -----

Witness to the signature, &c.

- 36. All instruments of transfer which shall be registered shall be retained by the Company, but any instrument of transfer which the Directors may decline to register shall on demand be returned to the person depositing the same.
- 37. A fee not exceeding Rs. 2·50 may be charged for each transfer, and shall, if required by the Directors, be paid before the registration thereof.
- 38. The transfer books and register of members may be closed during such time as the Directors think fit, not exceeding in the whole 21 days in each year.
 - 39. No transfer shall be made to an infant or person of unsound mind.

TRANSMISSION OF SHARES.

- 40. In case of the death of a Shareholder, the survivors or survivor, where the deceased was a joint holder, and the spouse of the deceased (unless otherwise provided for) when he was a sole holder, shall be the only persons recognized by the Company as having any title to his shares, but nothing herein contained shall release the estate of a deceased joint holder from any liability in respect of any share jointly held by him.
- 41. Subject to the provisions hereinbefore contained any guardian of a lunatic member, or other person duly authorized to deal with his estate, and any person becoming entitled to a share in consequence of the death or bankruptcy of any member, or otherwise, by operation of law, may, upon producing such evidence of title as the Directors shall require, either register himself as holder of the share, or elect to have some person nominated by him registered as the transferee thereof.
- 42. If such guardian or other person so becoming entitled shall elect to be registered himself, he shall deliver or send to the Company a notice in writing, signed by him, stating that he so elects. For all purposes of these presents relating to the registration of transfers of shares, such notice shall be deemed to be a transfer, and is subject to the regulations as to transfer hereinbefore contained.
- 43. If the guardian, or other person so becoming entitled, shall elect to have his nominee registered, he shall testify his election by executing to his nominee a transfer of such share, and such transfer shall be subject to the regulations as to transfer herein contained.
- 44. A person entitled to a share by transmission shall be entitled to receive and may give a discharge for any dividends, instalments of dividends, bonuses, or other moneys payable in respect of the share, but he shall not be entitled to receive notices of, or to attend, or vote at meetings of the Company, or, save as aforesaid, to any of the rights or privileges of the members, unless and until he shall have been registered as a member in respect of the share.

INCREASE AND REDUCTION OF CAPITAL.

Increase of capital,

45. The Company may from time to time, whether all the shares for the time being authorized shall have been issued, or not, by special resolution, increase the capital by the creation and issue of new shares, such aggregate increase to be of such amount and to be divided into shares of such respective amounts and with either preferred, deferred or special rights, and particularly with such

When transfers to be returned.

Fee on transfer.

When transfer books and register may be closed.

No transfer to infant, &c.

on death of Shareholder.

Persons recognized

Shareholder may be registered or elect nominee.

Representative

Registration of representative Shareholder.

Registration of nominee.

Rights of representative Shareholder.

special rights, terms, or privileges as may be necessary or desirable in any scheme of profit-sharing. union of interest, co-operation, participation in bonuses or co-partnership between the Company and its employees, or in furtherance of any trust or scheme which may be promoted or formed for that purpose, as such meeting directs, or in default of such direction, and subject thereto (if any) as the Directors may determine.

46. Unless otherwise determined by the Directors, all new shares authorized to be issued by the Company as aforesaid, shall be issued, and also all shares which by forfeiture, surrender or otherwise, shall become the property of the Company (excepting any shares issued or created for the purpose of any scheme of profit-sharing, union of interest, co-operation, participation in bonuses or co-partnership with employees, which shall be issued or reissued in accordance with the scheme or trust governing same) shall be issued subject to the following conditions, namely, all such shares shall be offered to the members of the Company in proportion to the nominal value of all shares held by them, and such offer shall be made by notice, specifying the number of shares to which the member is entitled, and limiting a time which the offer, if not accepted, will be deemed to be declined; and after the expiration of such time or on receipt of an intimation from the member to whom such notice is given that he declines to accept the shares offered, or any of them, the Directors may allot or otherwise dispose of the same to such persons and upon such terms as they think fit.

New shares and reissued shares to be offered to members of the Company.

47. Subject as aforesaid any capital raised by the creation of new shares shall be considered as part of the original capital, and shall be subject to the same provisions with reference to the payments of calls, transfer, transmission, forfeiture, lien, and otherwise, as if it had been part of the original capital.

Regulations as to new shares.

ALTERATIONS OF CAPITAL.

- 48. The Company may by special resolution, so far modify the conditions contained in its Memorandum of Association, as to do the following things or any of them :-
- Consolidation and subdivision of shares and reduction of capital.
- (a) Consolidate and divide its capital into shares of larger amount than its existing shares.
- (b) By subdivision of its existing shares, or any of them, divide its capital, or any part thereof, into shares of smaller amount than is fixed by its Memorandum of Association.
- (c) Reduce its capital in any manner authorized by the statutes.

The special resolution, whereby any share is subdivided, may determine that as between the holders of the shares resulting from such subdivision, one or more of such shares shall have some preference, or special advantages as regard dividend, capital, voting for otherwise, over or as compared with the others or other, and particularly such rights or privile and be necessary or desirable for furthering or effecting any scheme or trust for profiting share a major of interest, co-operation, participation in bonuses or co-partnership with employees.

Modifying Rights.

As to preference on subdivision.

Modifying Rights.

50. If at any time the capital by reason of the issue of further shares or otherwise is divided into different classes of shares than is herein provided, all or any of the rights and privileges attached to each class may be modified by agreement between the Company and any person contracting on behalf of that class, provided such agreement is ratified in writing by the holders of at least threefourths in value of the shares of that class; in the event of any class of Shareholders becoming entitled to an allotment of fully or partly paid-up shares by way of bonus, or under any scheme or arrangement for the distribution of accumulated profits, either out of the Reserve Fund or otherwise, the Shareholders shall, subject as aforesaid, be bound by any agreement entered into on their behalf by the person appointed in accordance with Article 138.

Power to modify rights.

Borrowing Powers.

51. The Directors may, from time to time, at their discretion, and upon such terms and conditions in all respects as they think fit, raise or borrow any sum or sums of money for the purposes The Directors may secure the repayment of such moneys in such manner, and upon of the Company. such terms and conditions in all respects as they think fit, and in particular by mortgage or charge of the whole or any part of the real and personal property of the Company (present and future) including its uncalled capital for the time being or otherwise.

Power to borrow.

- 52. The Directors may on behalf of the Company, and the Company may likewise, undertake either alone or with co-sureties the payment by the Company of or secure or give security for the payment by the Company of or guarantee or become surety for the payment of any money now and from time to time due owing or payable by any other companies, firms, or persons or undertake or give security for the due fulfilment by the Company or guarantee or become surety for the fulfilment of any obligations by other companies or firms or persons, and in pursuance of any such contract undertaking or giving security for or guaranteeing or becoming surety for the payment of any such money or the performance of any such obligation as is herein aforementioned may make, issue, draw, accept, or endorse bills of exchange, promissory notes, or other negotiable instruments as security for such payment or performance as aforesaid by the Company, and/or give any other form of security of whatsoever kind for such payment or performance by the Company and/or give security for such payment or performance by the pledge, mortgage, or hypothecation of the whole or any part of the property or assets of the Company movable or immovable, present or future, and may duly pay off, fulfil, discharge, or redeem any such undertakings, payments, securities, guarantees, or contracts of suretyship as aforesaid and any such contract of suretyship may be entered into by the Company alone or with any other co-surety or co-sureties and such contract may include as one of its terms and conditions a waiver of all or any of the privileges to which sureties are by law entitled.
- 53. Debentures, debenture stock or other securities may be issued and made perpetual or terminable, and assignable free from any equities between the Company and the person to whom the same may be issued.
- 54. Any debentures, debenture stock, bonds or other securities may be issued at a discount, premium or otherwise, and with any special privileges as to redemption, surrender, drawings, allotment of ordinary or deferred shares, or appointment of Directors and otherwise. If deemed expedient debentures may be issued to trustees as part of the security, and the trustees may be remunerated as may be arranged.

Register of mortgages to be kept.

55. The Directors shall cause a proper register to be kept of all mortgages and charges specifically affecting the property of the Company.

The Directors shall have power to reissue redeemed debentures.

57. If any uncalled capital of the Company is included in or charged by any mortgage or other security the Directors may, by instrument under the Company's seal, authorize the person in whose favour such mortgage or security is executed, or any other person as trustee for him, to make calls on the members in respect of such uncalled capital, and such authority may be made exercisable either conditionally or unconditionally, and either presently or contingently, and either in exclusion of the Directors' powers or otherwise, and the provisions hereinbefore contained as to calls shall mutatis mutandis apply to calls made under such authority, and such authority shall be assignable if expressed so to be.

Mortgage of uncalled capital.

Securities may be assignable free from equities.

Issue at discount

special privileges.

&c., or with

Meeting. When subsequent General Meetings to be held.

Distinction between Ordinary and Extraordinary Meetings. When Extraordinary Meetings to be called. GENERAL MEETINGS.

- The First General Meeting of the Company shall be held at such time, not being more than twelve months from the date at which the Company shall be entitled to commence business, and at such place as the Directors may determine. Other General Meetings of the Company shall be held once in every year, at such time and place as may be determined by the Directors.
- 59. The above-mentioned General Meetings shall be called "Ordinary Meetings," and all other meetings of the Company shall be called "Extraordinary Meetings."
- The Directors may, whenever they think fit, convene an Extraordinary Meeting, and the Directors shall on the request of the holders of not less than one-eighth in value of the shares of the capital of the Company for the time being issued upon which all calls or other sums then due have been paid, forthwith proceed to convene an Extraordinary Meeting and the following provisions shall have effect:
 - (1) The requisition must state the objects of the meeting, and must be signed by the requisitionists and deposited at the registered office, and may consist of several documents in like form, each signed by one or more requisitionists.
 - (2) If the Directors do not proceed to cause a meeting to be held within 21 days from the date of the requisition being so deposited, the requisitionists or a majority of them in value may themselves convene the meeting, but any meeting so convened shall
 - not be held after three months from the date of such deposit.

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

(4) Any meeting convened under this clause by the requisitionists shall be convened in the same manner, as nearly as possible, as that in which meetings are to be convened by Directors.

61. Seven days' notice to the members specifying the place, day, and hour of meeting and in case of special business, the general nature of such business shall be given by notice sent by post or otheron special business, the general nature of such business shall be given by notice sent by post or otherwise, served as hereinafter provided. With the consent in writing of one half in value of the Shareholders of the Company, and the Company, and in any manner they graph kit. Whenever it is intended to pass a special resolution, the two meetings may be convened by in the and the same notice, and it shall be no objection that the notice only convenes the second means of graphs and the resolution being passed by the requisite majority at the first meeting. at the first meeting.

62. The accidental omission to give any such notice to or the non-receipt of such notice by any of the members shall not invalidate any resolution passed at any such meeting.

PROCEEDINGS AT GENERAL MEETINGS.

- 63. The business of an Ordinary Meeting shall be to receive and consider the balance sheet, the reports of the Directors and of the auditors, to elect Directors and other officers in the place of those retiring by rotation, to declare dividends, and to transact any other business which under these presents ought to be transacted at an Ordinary Meeting. All other business transacted at an Ordinary Meeting, and all business transacted at an Extraordinary Meeting, shall be deemed special.
- 64. Three members personally present or duly represented by an attorney shall be a quorum for a General Meeting, and no business shall be transacted at any General Meeting unless the quorum requisite be present at the commencement of the business.
- The Chairman of the Directors shall be entitled to take the chair at every General Meeting, or if there be no Chairman, or if at any meeting he shall not be present within 15 minutes after the time appointed for holding such meeting, the members personally present shall choose another Director as Chairman, and if no Director be present, or if all the Directors present decline to take the chair, then the meeting shall choose one of the members to be Chairman.
- 66. If within half-an-hour from the time appointed for the meeting a quorum is not present the meeting, if convened upon such requisition as aforesaid, 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, any two members who are personally present shall be a quorum, and may transact the business for which the meeting was called.
- Every question submitted to a meeting shall be decided in the first instance by a show of hands, and in the case of an equality of votes the Chairman shall, both on the show of hands and at the poll, have a casting vote in addition to the vote or votes to which he may be entitled as member.
- At any General Meeting, unless a poll is demanded by the Chairman, or by at least two members, or by a member or members holding or representing by proxy, or entitled to vote in respect of at least one-tenth part of the capital represented at the meeting, a declaration by the Chairman that a resolution has been carried, or carried by a particular majority, and an entry to that effect in the book of proceedings of the Company shall be conclusive evidence of the fact, without proof of the number or proportion of the votes recorded in favour of or against such resolution.
- 69. If a poll is demanded as aforesaid, it shall be taken in such manner and at such time and place as the Chairman of the meeting directs, and either at once, or after an interval or adjournment not exceeding one month, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll is demanded.
- 70. The Chairman of a General Meeting may, with the consent of the meeting, adjourn the same 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.
- 71. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.
- Any poll duly demanded on the election of a Chairman of a meeting or on any question of adjournment shall be taken at the meeting without adjournment.

VOTES OF MEMBERS.

Votes of members.

73. On a show of hands, every member present in person or duly represented by an attorney shall have one vote, and at a poll, every member present in person or duly represented by an attorney or by proxy shall have one vote for every share held by him. No member present only by proxy, shall be entitled to vote on a show of hands unless such member is a corporation present by a proxy, in which case such proxy may vote on a show of hands in addition to his vote (if any) as a member of the Company.

Notice of meeting.

Business of Ordinary Meeting.

As to omission to give notice.

Special business.

Quorum.

Chairman of General Meeting.

When, if quorum not present, meeting to be dissolved and when to be adjourned.

How questions to be decided at meetings.

Casting vote.

What is to be evidence of the passing of a resolution where poll not demanded.

How poll taken.

Power to adjourn General Meeting.

Business may proceed not with standing demand of poll.

In what cases poll taken without adjournment.

74. Any person entitled under the transmission clause to transfer any shares may vote at any General Meeting in respect thereof in the same manner as if he were the registered holder of such shares, provided that 48 hours before the time of holding the meeting at which he proposes to vote, he shall satisfy the Directors of his right to transfer such shares, unless the Directors shall have previously admitted his right to vote at such meeting in respect thereof.

Votes in respect of shares of deceased or bankrupt members.

75. Where there are joint registered holders of any shares, any one of such persons may vote at any meeting either personally or by proxy in respect of such shares as if he were solely entitled thereto, and if more than one of such joint holders be present at any meeting, personally or by proxy, that one of the said persons whose name stands first in the register in respect of such shares shall alone be entitled to vote in respect thereof. Several executors or administrators of a deceased member in whose name any shares stand shall, for the purposes of this clause, be deemed joint holders.

Joint holders.

76. Votes may (subject as in these presents mentioned) be given either personally or by proxy.

Proxies permitted.

In the case of shares held by an incorporated company such company may appoint one of its officials as proxy at any General Meeting and any such person may vote on a show of hands as hereinbefore mentioned.

> Proxies to be deposited at office.

78. The instrument appointing a proxy, and the power of attorney (if any) under which it is signed, shall be deposited at the office not less than 48 hours before the time for holding the meeting or adjourned meeting (as the case may be) at which the person named in such instrument proposes to vote, but no instrument appointing a proxy shall be valid after the expiration of 12 months from the date of its execution.

79. A vote given in accordance with the terms of an instrument of proxy shall be valid

When vote by proxy valid though authority revoked.

notwithstanding the previous death of the principal or revocation of the proxy or transfer of the share in respect of which the vote is given, unless an intimation in writing of the death, revocation, or transfer shall have been received at the office before the meeting.

Form of proxy.

80. Every instrument or proxy, whether for a specified meeting or otherwise, shall as nearly as circumstances will admit, be in the form or to the effect following:

The United Motor Finance Company (Ceylon), Limited.

"T ~ - of -- being a member of The United Motor Finance Company (Ceylon), Limited, hereby appoint _____ of ____ (or failing him _____) of _____ (or failing him _____) of _____ (or failing him _____) of _____ as my proxy to vote for me and on my behalf at the (Ordinary or Extraordinary as the case may be) General Meeting of the Company to be held on the _____ - and at any adjournment thereof. "As witness my hand this - day of

81. No member shall be entitled to be present or to vote on any question, either personally or by proxy, or as proxy for another member, at any General Meeting, or upon a poll, or be reckoned in a quorum whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such member.

No member entitled to vote, &c., while call due to Company.

DIRECTORS.

82. Until otherwise determined by a General Meeting, the number of the Directors shall be not less than two nor more than four.

Number of

83. The first Directors shall be B. Kitching, A. Palmer, A. A. Burton, and T. W. Hardstaff, who shall all remain in office as such Directors until the First Ordinary General Meeting of the Company, when the proportion of their number as hereinafter provided shall retire, but shall be eligible for re-election.

Present Directors.

84. The Directors shall have power from time to time, and at any time, to appoint any other persons to be Directors, but so that the total number of Directors shall not at any time exceed the maximum number fixed as above, and so that no appointment under this clause shall have effect unless two-thirds at least of the Directors in Ceylon concur therein. Any Director appointed under this clause shall hold office until the next following Ordinary General Meeting of the Company, and shall then be eligible for re-election.

Power for Directors to appoint addi-tional Directors.

85. The qualification of a Director shall be his holding in his own right shares in the Company to a nominal value at least Rs. 3,000. It shall not be necessary for an Alternate Director to hold any qualification shares so long as his appointor is duly qualified.

Qualification.

Any Director may at any time appoint any other Director or any other person approved by the Directors to act as alternate for him and may at any time cancel such appointment. A Director or such other person appointed alternate for a Director shall be entitled to perform all the functions of his appointor including the functions of the Chairman of the Board. A Director appointed as Alternate Director shall have an extra vote at all meetings for each Director whom he represents in addition to his own vote as Director. Any Alternate Director shall ipso facto cease to be an Alternate Director if his appointor ceases for any reason to be a Director. All appointments and renewals of Alternate Directors shall be effected by writing under the hand of the Director making or revoking such appointment left at the office.

Alternate Directors.

87. The Directors, other than the Managing Director, shall be paid such sum out of the funds of the Company, by way of remuneration for their services, as the Company may in General Meeting from time to time determine.

Remuneration of Directors.

The Directors and Managing Director shall be repaid all travelling and other expenses incurred by them when engaged in the business of the Company or in attending Board Meetings; and if any of the Directors shall be called upon to go abroad for any of the purposes of the Company the Company shall remunerate the Director or Directors for so doing, either by a fixed sum or by a percentage of profits, or otherwise, as may be determined, and such remuneration may be either in addition to, or in substitution for, his or their share in the remuneration above provided.

Directors may be repaid expenses.

89. The continuing Directors may act notwithstanding any vacancy in their body.

Directors may act notwithstanding vacancy.

90. The office of Directors shall ipso facto be vacated :-

When office of Director to be vacated.

- (a) If, being a Managing Director, Manager, or Secretary, he ceases to hold such office by being dismissed therefrom.
- (b) If he be found lunatic or becomes of unsound mind, or bankrupt.
- (c) If he cease to hold the required amount (if any) of shares or stock to qualify him for office, or do not, unless already qualified, acquire the same within two months after election or appointment, and if he so vacates office, shall be incapable of being re-elected or reappointed until he has obtained his qualification.
 (d) If by notice in writing to the Company he resigns his office.

Directors may contract with Company. 91. No Director shall be disqualified or fettered by his office from contracting with the Company, either as vendor, purchaser or otherwise, nor shall any such contract, or any contract or arrangement entered into by or on behalf of the Company in which any Director shall be in any way interested, be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason only of such Director holding that office, or of the fiduciary relations thereby established, but it is declared that the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined, or if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interest, and that no Director shall, as a Director, vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do vote, his vote shall not be counted, but his prohibition shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them any security by way of indemnity, and it may at any time or times be suspended or relaxed to any extent by a General Meeting. A general notice that a Director is a member of any specified firm or company, and is to be regarded as interested in all transactions with that firm or company, shall be a sufficient disclosure under this clause as regards such Director and the said transactions, and after such general notice it shall not be necessary for such Director to give a special notice of any particular transaction with that firm or company. Any Director may act by himself or his firm in a professional capacity for the Company, and he or his firm may be remunerated for professional services as if he were not a Director.

ROTATION OF DIRECTORS.

Rotation and retirement of Directors.

Which Directors to retire.

Meeting to fill up vacancies.

Retiring Directors to remain in office till successors appointed.

Power for General Meeting to increase or reduce number of Directors.

Power to remove Director.

When candidate for office of Director must give notice.

Power to appoint Managing Directors.

What provisions he will be subject to.

Remuneration of Managing Director.

Powers and duties of Managing Director.

Meetings of Directors, quorum, &c.

No notice to Director abroad.

Decision of questions.

Chairman.

- 92. At the First Ordinary General Meeting of the Company and at every succeeding Ordinary Meeting, one-third of the Directors, or if their number is not a multiple of three, then the number nearest to but not exceeding one-third shall retire from office. A retiring Director shall retain office until the dissolution of the meeting at which his successor is elected.
- 93. The one-third or other nearest number to retire at the First Ordinary General Meeting of the Company and in every subsequent year shall, unless the Directors agree among themselves, be the one-third or other nearest number who have been longest in office. As between two or more who have been in office an equal length of time, the Director or Directors to retire shall, in default of agreement between them, be determined by lot. The length of time a Director has been in office shall be computed from his last election or appointment where he has previously vacated office. A retiring Director shall be eligible for re-election.
- 94. The Company at any General Meeting at which any Directors retire in manner aforesaid, shall fill up the vacated offices by electing a like number of persons, to be Directors, and without notice in that behalf may fill up any other vacancies.
- 95. If at any General Meeting at which an election of Directors ought to take place, the place of any retiring Director is not filled up, he shall continue in office until the dissolution of the Ordinary Meeting in the next year, and so on from year to year until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 96. The Company in General Meeting may from time to time increase or reduce the number of Directors, and may alter their qualification (if any), and may also determine in what rotation such increased or reduced number is to go out of office.
- 97. The Company may, by extraordinary resolution, remove any Director before the expiration of his period of office, and may, by ordinary resolution, appoint another qualified person in his stead. The person so appointed shall hold office during such time only as the Director in whose place he is appointed would have held the same if he had not been removed, but shall then be re-eligible.
- 98. No person not being a retiring Director shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting unless he or some other member intending to propose him has, at least seven clear days before the meeting, left at the office a notice in writing under his hand, signifying his candidature for the office, or the intention of such member to propose him.

Managing Directors.

- 99. The Directors may from time to time appoint one or more of their body to be Managing Director or Managing Directors of the Company, either for a fixed term or without any limitation as to the period for which he or they is or are to hold office, and may from time to time remove or dismiss him or them from office and appoint another or others in his or their place or places.
- 100. A Managing Director shall not, while he continues to hold that office, be subject to retirement by rotation, and he shall not be taken into account in determining the rotation of retirement of Directors, but he shall, subject to the provisions of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director from any cause he shall *ipso facto* and immediately cease to be a Managing Director.
- 101. The remuneration of a Managing Director shall from time to time be fixed by the Directors, and may be by way of salary or commission, or participation in profits, or by any or all of these modes.
- 102. The Directors may from time to time entrust to and confer upon a Managing Director for the time being such of the powers exercisable under these presents by the Directors as they may think fit, and may 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 they think expedient, and they may confer such powers either collaterally with, or to the exclusion of and substitution for all or any of the powers of the Directors in that behalf, and may from time to time revoke, withdraw, alter, or vary all or any of such powers.

PROCEEDINGS OF DIRECTORS.

- 103. The Directors may meet together for the dispatch of business, adjourn and otherwise regulate their meetings as they think fit, and may determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall form a quorum. A Director may at any time, and the Secretary, upon the request of a Director, shall convene a meeting of the Directors. A Director who is, and whilst out of Ceylon, shall not be entitled to notice of any such meeting.
- 104. Questions arising at any meeting shall be decided by a majority of votes, and in case of an equality of votes, the Chairman shall have a second or casting vote.
- 105. The Directors may elect a Chairman of their meetings, and determine the period for which he is to hold office, but if no such Chairman is elected, or if at any meeting the Chairman is not present at the time appointed for holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.

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

Power of meeting.

107. The Directors may delegate any of their powers to Committees, consisting of such member or members of their body, as they think fit. Any Committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Directors.

Power to appoint Committees and to delegate.

108. The meetings and proceedings of any such Committee, consisting of two or more members, shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors, so far as the same are applicable thereto and are not superseded by any regulation made by the Directors under the last preceding clause.

Proceedings of Committees.

109. All acts done at any meeting of the Directors, or of a Committee of Directors, or by any person acting as a Director, shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or persons acting as aforesaid, or that they or any of them were disqualified be as valid as if every such person had been duly appointed and was qualified to be a Director.

When acts of Director or Committee valid, notwithstanding defective appointment, &c.

110. If any Director being willing shall be called upon to perform extra services or to make any special exertions in going or residing abroad or otherwise for any of the purposes of the Company, the Company shall remunerate such Director either by a fixed sum or by a percentage of profits or otherwise as may be determined by the Directors, and such remuneration may be either in addition to or in substitution for his remuneration above provided for.

Remuneration for extra services.

MINITERE

111. The Directors shall cause Minutes to be duly entered in books provided for the purpose :--

(a) Of all appointments of Officers.

(b) Of the names of the Directors present at each meeting of the Directors and of any Committee of Directors.

(c) Of all orders made by the Directors and Committee of Directors.

(d) Of all resolutions and proceedings of General Meetings and of meetings of the Directors and Committees.

And any such Minutes of any meeting of the Directors, or of any Committee or of the Company, if purporting to be signed by the Chairman of such meeting or by the Chairman of the next succeeding meeting, shall be receivable as *prima facie* evidence of the matters stated in such Minutes.

Minutes to be made.

SEAL.

112. The seal of the Company shall not be affixed to any instrument except in the presence of at least one Director and the Secretary, or some other person appointed by the Directors, and the said Director and Secretary or such other person shall sign every instrument to which the seal shall be so affixed in their presence.

Affixing of seal.

113. All cheques, bills of exchange, promissory notes, bankers' drafts, post office orders, bills of lading, charterparties, warrants, and other negotiable instruments in relation to the operations and transactions of the Company shall be respectively drawn, accepted, made and endorsed by such person or persons, and in such manner, and subject to such restrictions and conditions (if any) as the Directors may from time to time direct.

Cheques, bills of exchange, &c.

114. The Company's banking account shall be kept with such Bankers or Banker as the Directors shall from time to time determine.

Banking account.

Powers of Directors.

115. The management of the business of the Company shall be vested in the Directors, and the Directors in addition to the powers and authorities by these presents expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Company, and are not hereby or by statute directed or required to be exercised or done by the Company in General Meeting, but subject nevertheless to the provisions of the statutes and of these presents and to such regulations not being inconsistent with the aforesaid regulations and provisions from time to time made by the Company in General Meeting provided that no such regulation shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made

General powers of Company vested in Directors.

116. In furtherance of and without prejudice to the general powers and provisions conferred by the last preceding clause, and so as not in any way to limit or restrict those powers, and without prejudice to the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the following powers, that is to say, power:—

Specific powers given to Directors.

(a) To purchase or otherwise acquire for the Company any property, rights, or privileges, which the Company is authorized to acquire at or for such price or consideration, upon such terms as to payment by cash, bonds, debentures, debenture stock, shares, or otherwise, and generally on such terms and conditions as they think fit.

To acquire property.

(b) They may manage, farm, cultivate, maintain, develop, utilize, improve, let, mortgage, sell, exchange, or otherwise dispose of, either absolutely or conditionally, and in such manner, and upon such terms and conditions in all respects as they think fit, any part or the whole of the Company's real or personal property, rights, or interests, and accept payment or satisfaction for any property so disposed of, in fully paid-up or other shares or debentures, or debenture stock, or partly in cash and partly in shares or debentures, or debenture stock, or in such other manner as they may deem expedient.

Deal with property of the Company.

(c) They may secure the fulfilment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property of the Company, and its unpaid capital for the time being, or in such other manner as they may think fit. Give security or contracts.

To appoint

officers, &c.

(d) To appoint, and at their discretion, remove or suspend such managers, secretaries, officers, clerks, agents and servants for permanent, temporary, or special services as they may from time to time think fit, and to determine their duties and powers and fix their salaries or emoluments or give them bonuses or gratuities, and to require security in such instances and to such amount as they think fit.

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(e) Subject to the provisions of the Companies Acts for the time being in force, to accept from any member, on such terms and conditions as shall be agreed, a surrender of his shares or stock or any part thereof.

To accept surrender of shares.

To appoint trustees.

To bring and defend actions, &c.

To give receipts.

To authorize acceptances, &c.

Appoint substitute for Secretary.

Grant pensions, &c.

Pay preliminary expenses.

Adopt agreements, &c.

Invest Company's moneys.

Contract for materials.

Seal documents.

Management abroad.

To give security by way of indemnity.

Bye-laws.

May make contracts, &c.

- (f) To appoint any person or persons (whether incorporated or not incorporated) to accept and hold in trust for the Company any property belonging to the Company, or in which it is interested, or for any other purposes, and to execute and do all such deeds and things as may be requisite in relation to any such trust, and to provide for the remuneration of such trustees.
 - (g) To institute, conduct, defend, compound, refer to arbitration, or abandon any legal proceedings by and against the Company or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company, and pay or compromise any claims made against the Company even though the Company may not be legally liable therefor.
- (h) To make and give receipts, releases and other discharges for money payable to the Company, and for the claims and demands of the Company.
- (i) To determine who shall be entitled to sign on the Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, releases, contracts and documents on behalf of the Company.
- (j) They may from time to time appoint a temporary substitute for the Secretary, and during his appointment, he shall for the purposes of these Articles, be deemed to be the Secretary.
- (k) They may grant or continue any pension or retiring allowance, or may provide or contribute to any insurance or benefit or guarantee fund, or any institution, associations, hospitals, schools, or classes, or to the funds of any national object.
- (l) They may pay the expenses of and incidental to the formation and floating of the Company, and may remunerate any person for services rendered or to be rendered, in or about the formation or promotion of the Company, or the conduct of its business.
- (m) They may adopt, enter into, and carry into effect, any such contract or contracts, with any person or persons or body corporate, as they may from time to time deem expedient for the purchase or acquisition, or disposal of any property, or any lease, or the goodwill of any business, or interest in any property, or in relation to any other matter connected with any business of the Company.
- (n) They may invest any of the moneys of the Company upon such securities, and in such manner as they think fit, and may from time to time vary such investments, provided always that no part of the moneys of the Company shall, under any circumstances, be invested in the purchase of, or lent on the security of shares in this Company.
- (o) They may enter into any contract or agreement for, or for the manufacture or supply of materials, works or services upon any terms or subject to any conditions they may deem beneficial, including payment or part payment in bonds, debentures, shares, or otherwise; and they may alter, vary or modify any such contract or agreement as they may think fit.
- (p) They may affix the seal of the Company to and subscribe and otherwise execute and complete, or cause to be executed and completed, agreements, conveyances, assignments, grants, mortgages, bonds, debentures, debenture stock, trust deeds, deeds of exchange, leases and any other documents.
- (q) They may from time to time provide for the management of the affairs of the Company abroad in such manner as they think fit, and in particular appoint any persons under the Company's common seal to act as a local board, or as attorneys or agents of the Company, with such powers (including power to sub-delegate) and upon such terms as may be thought fit.
- (r) To execute in the name and on behalf of the Company in favour of any Director or other person whomsoever who may incur, or be about to incur, any personal liability for the benefit of the Company, such mortgages of the Company's property (present and future) as they think fit, and any such mortgage may contain a power of sale and such other powers, covenants, and provisions as shall be agreed on.
- (s) From time to time to make, vary, and repeal Bye-laws not inconsistent with these regulations for the regulation of the business of the Company, its officers and servants, or any section thereof.
- (t) To enter into all such negotiations and contracts, and rescind and vary all such contracts, and execute and do all such acts, deeds, and things in the name and on behalf of the Company, as they may consider expedient for or in relation to any of the matters aforesaid or otherwise, for the purposes of the Company.
- (u) To promote and enter into any scheme of profit-sharing, union of interest, joint adventure, co-operation, or co-partnership with the employés of the Company.
- (v) To enter into any amalgamation, organization, federation or pooling arrangement which may, in their opinion, be beneficial to the Company.
- (w) They may accept, make, draw, endorse, negotiate, or discount any cheque, promissory note, bill of exchange, banker's draft, bill of lading, warrant, or other such like instrument for the purposes of and in the ordinary course of the business of the Company, or adopt or authorize any such act by any Director or other officer of the Company.
- (x) They may give to any persons employed by the Company a commission or bonus on the profits of the whole or any particular part of the Company's business, or upon any transaction, and any such commission or share of the profits shall be treated as part of the working expenses of the Company, and may pay commissions and make allowances to any persons not in the Company's employ who may be considered by them to have promoted, or be promoting, the interests of the Company.
- (y) They may appoint any of themselves, or any other person or persons, to accept and hold in trust for the Company any property belonging to the Company, or in which it is interested, and such person or persons shall have such powers and indemnities, and perform such duties, and be subject to such regulations, and receive such payments, as the Directors may determine.
- (z) Generally they may adopt all such other measures, and do all such acts, either in Ceylon or elsewhere, as they may consider advisable for the proper and efficient carrying on of the businesses of the Company, or any of them, or likely in any other respect to be advantageous to the Company.

Any receipt for moneys paid to, or received by, the Company, signed by one Director, or by any official authorized for the purpose by the Directors, shall be an effectual discharge for the moneys therein expressed to be paid or received, and shall exonerate every person paying the same from seeing to the application thereof, or being answerable for the loss, mis-application or nonapplication thereof.

Receipts.

The fact that all or some of the promoters of the Company are beneficially entitled to or interested in any property to be acquired by the Company, or that any of the Directors are themselves promoters, or directly or indirectly interested in the said property or in the sale or transfer thereof to the Company, shall not affect the validity of the said sale or transfer, or render the vendors, promoters, or Directors, or any of them, liable to the Company, or to any Shareholder for or in respect of any profit they may thereby make, it being hereby expressly declared that none of the said vendors, promoters, or Directors shall be treated as being a trustee for the Company, or as standing in any fiduciary position with reference thereto, concerning or in connection with the said sale and transfer, and that all Shareholders shall take their shares upon the express condition that neither they nor the Company are to have any right whatever to question or impeach the validity of or the terms upon which the said sale and transfer shall have been made, or to call upon any of the vendors, promoters, or Directors to account for or pay over to the Company, or any of the Shareholders thereof, any profit thereby acquired by them or any of them.

As to Directors who are promoters or beneficially interested in property acquired .
by the Company.

LOCAL MANAGEMENT.

119. The Directors may from time to time provide for the management and transaction of the affairs of the Company in any specified locality, whether in Ceylon or elsewhere, in such manner as they think fit, and the provisions contained in the three next following clauses shall be without prejudice to the general power conferred by this clause.

Local management.

120. The Directors from time to time, and at any time, may establish any Local Board or Agency for managing any of the affairs of the Company in any such specified locality, or may appoint any persons to be members of such Local Board or managers or agents, and may fix their remuneration. And the Directors from time to time, and at any time, may delegate to any person so appointed any of the powers, authorities, and discretions for the time being vested in the Directors, other than their power to make calls, and may authorize the members for the time being of any such Local Board, or any of them, to fill up any vacancies therein, and to act, notwithstanding vacancies, and any such appointment or delegation may be made on such terms and subject to such conditions as the Directors may think fit, and the Directors may at any time remove any person so appointed, and may annul or vary any such delegation.

Local Boards.

121. The Directors may at any time, and from time to time, by power of attorney under the seal, appoint any person or persons to be the attorney or attorneys of the Company, for such purposes and with such powers, authorities, and discretions (not exceeding those vested in or exercisable by the Directors under these presents) and for such period, and subject to such conditions as the Directors may from time to time think fit, and any such appointment may (if the Directors think fit) be made in favour of the members, or any of the members of any local board established as aforesaid, or in favour of any company, or of the members, directors, nominees or managers of any company or firm, or otherwise in favour of any fluctuating body of persons, whether nominated directly or indirectly by the Directors, and any such power of attorney may contain such powers for the protection or convenience of persons dealing with such attorneys as the Directors may think fit.

Powers of attorney.

Any such delegates or attorneys as aforesaid may be authorized by the Directors to sub-delegate all or any of the powers, authorities, and discretions for the time being vested in them.

Sub-delegation.

DIVIDENDS.

123. Where capital is paid up on any shares in advance of calls upon the footing that the same shall carry interest, such capital shall not, whilst carrying interest, confer a right to participate in profits; subject thereto all dividends shall be payable in proportion to the amount paid up on the shares.

No dividend on capital paid in advance and carrying interest.

Dividends to be paid out of profits only, and not carry interest.

- 124. No dividend, instalment of dividend or bonus, shall be payable except out of the profits of the Company, and no dividend shall carry interest as against the Company.
- The certificate of the Auditors as to the amount of the profits of the Company shall be 125.
- conclusive.

126. The Directors may from time to time pay to the members, on account of the next forthcoming dividend, such interim dividend as in their judgment the position of the Company

What to be deemed profits. Interim dividends.

- justifies. 127. The Directors may retain any dividends on which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities, or engagements in respect of which
- the lien exists.
- The Directors may retain the dividends payable upon shares or stock in respect of which any person, is under the transmission clause, entitled to become a member, or which any person under that clause is entitled to transfer, until such person shall become a member in respect of such shares or stock, or shall duly transfer the same.
- In case several persons are registered as the joint holders of any share or stock, any one of such persons may give effectual receipts for all dividends and payments on account of dividends in respect of such share or stock.
- 130. A transfer of shares or stock shall not pass the right to any dividend declared thereon before the registration of the transfer.
- 131. Notice of the declaration of any dividend, whether interim or otherwise, shall be given to the holders of registered shares and registered stock in manner hereinafter provided.
- 132. Unless otherwise directed, any dividend may be paid by cheque or warrant sent through the post to the registered address of the member or person entitled, or in the case of joint holders to that one of them first named in the register in respect of the joint holding. Every such cheque shall be made payable to the order of the person to whom it is sent.
- Any General Meeting declaring a dividend may direct payment of such dividend wholly or in part by the distribution of specific assets, and in particular of paid-up or partly paid-up shares, debentures, or debenture stock of the Company, or paid-up or partly paid-up shares, debentures, or debenture stock of any other company, or in any one or more of such ways, and the Directors shall give effect to such resolution; and, where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any members upon the footing of the value so fixed, in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Directors.

Debts may be

deducted.

Power to retain dividends on shares of deceased or bankrupt members.

Dividend to joint holders.

Transfer not to pass dividends declared before registration.

Notice of dividend.

Dividends payable by posted cheques.

Dividend in specie.

RESERVE FUND.

Reserve Fund.

The Directors may at their discretion, before recommending any dividend, set aside out of the profits of the Company, such sum as they may think proper as a reserve, which shall at the discretion of the Directors be applicable for meeting contingencies, or for the gradual or immediate liquidation of any debt or liability of the Company, or for developing, improving, enlarging, extending, repairing, renewing or maintaining the businesses, works, plant, and premises or property of the Company, or the erection or construction of any buildings or works, or for any other purposes connected with the business of the Company, or for capitalizing reserve funds, equalizing dividend on shares, or for distributing by way of dividend or bonus amongst the members of the Company, in cash or any other manner, and in any of these events on such terms and in such manner as the Company in General Meeting shall from time to time determine.

Depreciation.

135. The Directors may, in their discretion, before recommending any dividend on the shares set aside or write off out of the profits of the Company such sum as they think proper as a depreciation, or to provide for wasting assets, but it shall not be obligatory upon them to set aside or write off any such sum for either of such purposes.

Application and investment of Reserve Fund.

136. The Directors may invest the sums from time to time set apart as a "reserve," or as a "depreciation," upon such securities as they may select, subject as hereinbefore provided, and they may from time to time deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company, and they may divide the "reserve" or "depreciation" into such special accounts as they think fit, with full power to employ the assets constituting the "reserve" and "depreciation" in the business of the Company, and that without being bound to keep the same generate from the other assets separate from the other assets.

Carrying premiums on shares, &c., and profits on assets to reserve.

137. The Directors may also carry to the reserve any sum received by way of premium on the issue of any shares, debentures, or debenture stock of the Company and any profit realized upon the sale or shown by a revaluation of any assets of the Company.

Capitalization and distribution of undivided profits.

138. (1) Without prejudice to, but in furtherance of any powers in that behalf hereinbefore contained, the Company in General Meeting may, from time to time, and at any time, pass a resolution to the effect that it is desirable to capitalize any part of the undivided profits of the Company standing to the credit of any of the Company's reserve funds, or to the credit of profit and loss account, or otherwise available for distribution, and that accordingly, notwithstanding anything to the contrary in the Articles contained, such sum be set free for distribution among the members according to their rights and interests in the profits, or otherwise as may be agreed between them (free of Ceylon Income Tax) on the footing that the same be not paid in cash, but be applied in payment in full, or in part, of shares of the Company, and that such shares be distributed among the members in accordance with their

rights and interests in the profits, or otherwise, as aforesaid.

(2) The Company in General Meeting may, from time to time, and at any time, pass a resolution to the effect that it is desirable to distribute in manner aforesaid any realized accretions to the value of capital assets amongst the members, according to the rights and interests in the profits or otherwise

as may be agreed between them.

(3) When resolutions have been passed on any occasion under paragraphs 1 or 2 of this Article, the Directors may allot and issue the shares therein referred to, credited as fully or partly paid up, as the case may be, to the members, according to their rights and interests in the profits, or otherwise as aforesaid, with full power to make such provision by the issue of fractional certificates, or otherwise as they think expedient for the case of fractions.

(4) Prior to such allotment the Directors may appoint any person on behalf of the members who are to receive such allotment, to enter into an agreement with the Company providing for the allotment to them of such shares, credited as fully, or partly paid up, and such appointment shall be

effective (5) The Company may also, from time to time, when declaring a dividend resolve that the same may be satisfied by the distribution among the members of fully paid shares or securities of any company forming part of the assets of the Company.

(6) It shall be no objection to resolutions passed under paragraphs 1 or 2 of this Article, that they are passed at the meeting at which the resolution authorizing this Articles was confirmed as a special resolution, provided that due notice of the intention to propose such first-mentioned resolution shall have been given.

ACCOUNTS.

Accounts to be kept.

The Directors shall cause true accounts to be kept of the sums of money received and expended by the Company, and the matters in respect of which such receipt and expenditure takes place, and of the assets, credits, and liabilities of the Company. The books of account shall be kept at the registered office of the Company, or at such other place or places as the Directors may

Inspection by members.

The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company, or any of them, shall be open to the inspection of the members, and no member shall have any right of inspecting any account, or books, or document of the Company except as conferred by statute, or authorized by the Directors, or by a resolution of the Company in General Meeting.

Annual account and balance sheet.

At the Ordinary Meeting in every year, the Directors shall lay before the Company a balance sheet containing a summary of the property and liabilities of the Company. Such balance sheet shall be accompanied by a report of the Auditors.

Annual report of Directors.

Every such balance sheet shall also be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount (if any) which they recommend to be paid out of the profits by way of dividend to the members, and the amount (if any) which they propose to carry to the reserve fund, and the balance sheet shall be signed by two Directors and countersigned by the Secretary.

AUDIT.

Accounts to be audited annually.

Once at least in every year the accounts of the Company shall be examined, and the 143. correctness of the balance sheet ascertained by one or more Auditor or Auditors.

Auditors.

- The Company at each Ordinary Meeting shall appoint an Auditor or Auditors to hold office until the next Ordinary Meeting, and the following provisions shall have effect, that is to say:
 - (1) If an appointment of Auditors is not made at any particular Ordinary Meeting the Directors may, on the application of any member of the Company, appoint an Auditor for the current year, and fix the remuneration to be paid to him by the Company for his services.

(2) Only Chartered Accountants shall be eligible for appointment as Auditors.

(3) 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 the continuance of his office be eligible as an Auditor.

(4) The first Auditors may be appointed by the Directors before the Statutory Meeting, and if so appointed, shall hold office until the first Ordinary Meeting, unless previously removed by a resolution of the Shareholders in General Meeting, in which case the Shareholders at such meeting may appoint Auditors.

(5) The Directors may fill any casual vacancy in the office of Auditor, but while any such vacancy continues, the surviving or continuing Auditor or Auditors (if any) may act.

(6) The remuneration of the Auditors of the Company shall be fixed by the Company in General Meeting, except that the remuneration of any Auditors appointed before the Statutory Meeting, or to fill any casual vacancy, may be fixed by the Directors.

- (7) Every Auditor shall have a right of access at all times to the books and accounts vouchers of the Company and shall be entitled to require from the Directors and officers of the Company such information and explanation as may be necessary for the performance of the duties of the Auditors, and the Auditors shall make a report to the Shareholders to be attached to such balance sheet, stating whether or not all their requirements as Auditors have been complied with, and whether in their opinion the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs as shown by the books of the Company, and such report shall be read before the Company in General Meeting.
- Every account of the Directors when audited and approved by a General Meeting shall be conclusive, except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is discovered within that period, the accounts shall forthwith be corrected, and henceforth shall be conclusive.

When accounts to be deemed finally settled.

146. A notice may be served by the Company upon any member either personally or by sending it through the post in a prepaid letter, envelope, or wrapper addressed to such member at his registered place of address.

How notices to be served on members.

147. Each holder of registered shares whose registered place of address is not in Ceylon, may from time to time notify in writing to the Company an address in Ceylon which shall be deemed his registered place of address within the meaning of the last preceding clause.

Members resident abroad.

148. As regards those members who have no registered place of address, a notice posted up in the office shall be deemed to be well served on them at the expiration of 24 hours after it is so posted up.

Notice where no address.

149. The holder of a share warrant shall not, unless it be otherwise expressed therein, be entitled in respect thereof to notice of any General Meeting of the Company.

No notice to holders of share warpants.

150. Any notice required to be given by the Company to the members or any of them, and not expressly provided for by these presents, shall be sufficiently given if given by advertisement. Any notice required to be, or which may be given by advertisement, shall be advertised once in a Ceylon daily newspaper.

When notice may be given by advertisement.

151. All notices shall, with respect to any registered shares or registered stock to which Notice to joint persons are jointly entitled, be given to whichever of such persons is named first in the Register, and holders. notice so given shall be sufficient notice to all the holders of such shares or stock.

152. Where it is proposed to pass a special resolution, the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.

153 Any notice sent by post shall be deemed to have been served on the day following that on which the letter, envelope, or wrapper containing the same is posted, and in proving such service it shall be sufficient to prove that the letter, envelope, or wrapper containing the notice was properly addressed and put into the post office. addressed and put into the post office.

When notice by post deemed to be served.

154. Every person who by operation of law, transfer, or other means whatsoever shall become entitled to any share or stock shall be bound by every notice in respect of such share or stock, which, previously to his name and address being entered on the Register shall be duly given to the person from whom he derives his title to such share or stock.

Transferees, &c., bound by prior notices.

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

Notice valid though member deceased

with him or her in any such shares or stock. 156. Where a given number of days' notice or notice extending over any other period as required to be given, the day of service shall, unless it is otherwise provided, be counted in such number Opcounted. of days or other period.

How time to be W

157. The signature to any notice to be given by the Company may be written or printed.

Signature for Company.

WINDING-UP.

Distribution assets in specie.

If the Company shall be wound up, whether voluntarily or otherwise, the liquidators may, with the sanction of an extraordinary resolution, divide among the contributories in specie, any part of the assets of the Company, and may, with 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 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, except where defined by the Memorandum of Association, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any contributory who would be prejudiced thereby shall have a right to dissent, and ancillary rights, as if such determination were a special resolution passed pursuant to sections 234 and 243 of the Companies Act of 1929 in England but for the purposes of an arbitration as in the sub-section 6 of section 234 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 234 of the aforewritten Companies Act and the said sections 234 and 243 save as herein excepted shall be deemed to be part and parcel of the present Articles.

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159. Any such sale or arrangement, or the special resolution confirming the same may provide O/As to provision for for the distribution or appropriation of the shares, cash or other benefits to be received in compensation, otherwise than in accordance with the legal rights of the contributories of the Company, and shares. or in part.

INDEMNITY AND RESPONSIBILITY.

Indemnity.

160. The Directors, Auditors, Secretary, and other officers for the time being of the Company, and the Trustees (if any) for the time being acting in relation to any of the affairs of the Company and every of them, and every of their heirs, executors and administrators, shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages, or expenses which they or any of them, their or any of their heirs, executors, or administrators, shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty or supposed duty, in their respective offices or trusts, except such (if any) as they shall incur or sustain by or through their own wilful neglect or fault respectively, and none of them shall be answerable for the acts, receipts, neglects, or defaults of the other or others of them, or for joining in any receipt for the sake of conformity, or for any bankers or other persons with whom any moneys or effects belonging to the Company shall or may be lodged or deposited for safe custody, or for insufficiency or deficiency of any security upon which any moneys of or belonging to the Company shall be placed out or invested, or for any other loss, misfortune, or damage which may happen in the execution of their respective offices or trusts, or in relation thereto, except the same shall happen by or through their own wilful neglect or default respectively.

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names at the places and on the dates hereafter written:

A. Brown.

H. W. R. BURTON.

T. W. HARDSTAFF.

G. H. MONTGOMERY.

R. J. PINTO.

F. A. JAYASEKERA.

Dated this 13th May, 1936, at Colombo.

Witness to signing hereof:

ARTHUR FERNANDO, Proctor, Supreme Court, Colombo.

Gona Adika Estates, Limited.

NOTICE is hereby given that the Second Annual Ordinary General Meeting of the Shareholders of Gona Adika Estates, Limited, will be held at the registered office of the the Shareholders of Gona Adíka Company, the National Mutual building, Chatham street, Fort, Colombo, on Saturday, June 20, 1936, at 11 A.M.

Business.

1. To receive the Directors' report and the statement of accounts for the twelve months ended March 31, 1936.

- 2. To declare a dividend.
- 3. To elect a Director:
- 4. To appoint Auditors, and to transact such other business as may be duly brought before the Meeting.

(The Transfer Books of the Company will be closed from June 13 to 20, 1936, both days inclusive.)

By order of the Directors,

BOSANQUET & SKRINE, LTD.,

Colombo, June 3, 1936.

Agents and Secretaries.

Kaloogala (Uva) Estates, Limited.

NOTICE is hereby given that the Tenth Annual Ordinary General Meeting of the Shareholders of Kaloogala (Uva) Estates, Limited, will be held at the registered office of the Company, the National Mutual building, Chatham street, Fort, Colombo, on Friday, June 26, 1936, at 3 P.M.

Business.

- To receive 1. To receive the Directors' report and the stateme of accounts for the fifteen months ended March 31, 1936. Directors' report and the statement
 - To elect a Director.
- To appoint Auditors, and to transact such other business as may be duly brought before the Meeting.

(The Transfer Books of the Company will be closed from June 20 to 26, 1936, both days inclusive.)

By order of the Directors,

BOSANQUET & SKRINE, LTD., Agents and Secretaries.

Colombo, June 8, 1936.

The Gonawella (Ceylon) Tea Company, Limited.

In Liquidation.)

NOTICE is hereby given that the creditors of the above-named Company are required, on or 1 one July 25, 1936, to send their pames and addresses and the particulars of their debts or rains to Harold Donglas Thornton of Times building, Main Street, Colombo, the Landator of the said Company, and, if so required by notify in writing from the said Liquidator, to come in and prove their said debts or

claims at such time and place as shall be specified in such notice, or in default thereof, they will be liable to be excluded from the benefit of any distribution of the assets of the said Company. All persons owing money to, or in possession of property belonging to the Gonawella (Ceylon) Tea Company, Limited, are hereby required to pay to me such money, or to hand over to me such property forthwith.

> H. D. THORNTON, Liquidator.

Colombo, June 9, 1936.

The Kirivaula Coconut Plantation Company, Limited.

NOTICE is hereby given that an Extraordinary General Meeting of the above-named Company will be held at 77, Gordon road, Colombo, the registered office of the Company, on Monday, June 22, 1936, at 12 noon for the purpose of considering and, if thought fit, passing the following

- resolutions with or without modifications:—
 (I) that the Directors be and they are hereby authorized to sell to M. Almes Bernard Lang of Yatadola estate llatugama, as on and from January 1, 1936, free from oncumbrance the Company's Kirivaula estate blantation and premises together with all stock of packing materials, rice, and other materials on the said estate but excluding all crops harvested before January 1, 1936, and all rights of way and other rights at or for the price or sum of One hundred and Seventy thousand rupees (Rs. 170,000) of lawful money of Ceylon in cash and upon such other terms and conditions as the Directors shall in their absolute discretion think fit:
 - (2) that the Company be wound up voluntarily and that Mr. Harold Douglas Thornton of Colombo, be appointed Liquidator for the purposes of such winding up
- (3) that the said Liquidator be and he is hereby authorized to carry into effect the said sale of the said Kiriva ila estate to Mr. James Bernard Lang for the price or sum of One hundred and Seventy thousand rupees (Rs. 170,000) in cash and to execute all necessary contracts, agreements, transfers, assignments, registrations, and other deeds and writings as may be necessary for the purpose of carrying into effect the said sale.

And notice is hereby further given that a further Extraordinary General Meeting of this Company will be held on Tuesday, July 7, 1936, at the same time and place for the purpose of receiving a report of the proceedings of the above-mentioned meeting and of confirming, if thought fit, the above-mentioned resolutions as special resolutions.

By order of the Board,

HENDERSON & Co.. Agents and Secretaries.

Colombo, June 10, 1936.

The Coop, Limited.

NOTICE is hereby given that the Twenty-first Ordinary General Meeting of Shareholders will be held at the registered office, 70, Chathan street, Fort, Colombo, on Friday, June 26, 1936, at 3 P.M. 34

Business.

To receive the report of the Directors and accounts for the period ended January 31, 1936.

2. To elect a Director.

3. To appoint an Auditor.

Resolutions.

Mr. R. L. Rutnam will move

"That the company be represented by

(a) The closing down of the Drug, Sport Kindergarten,

Fancy, and Stationery Departments. The proceeds of such sales being utilized for the establishment of a reserve fund and the acquisition of new

(b) The adequate reduction of overheads by the lowering of rentals to a maximum of Rs. 200 and the limiting of staff to such a minimum as would be competent to run the three remaining departments.

(c) The writing down of the company's capital from Rs. 102,210 to Rs. 40,000.

Mr. N. G. Gonsal will move-

"That steps be immediately taken to wind up the company's affairs by voluntary liquidation

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

(The Transfer Books of the Company will be closed from June 20, 1936, to June 26, 1936, inclusive.)

By order of the Directors,

Colombo, June 10, 1936.

IDALIA GONSAL, Secretary.

Auction Sale.

In the District Court of Colombo.

No. 47,263. v_{s} .

Isaac Romy Abeyedeera, Notary Public, the following properties:

(1) All that divided southern portion of land called Dolosgodahena alias Ellukketiya of about 18 acres in extent, situated at Midigama in Weligama korale of Matara District, Southern Province; and bounded on the north by a portion of the same land, on the east by Wankadawewa, on the south by land belonging to D. Samaraweera, Proctor, and on the west by land belonging to Balasuriya, registered D 250/24 in the Matara District Land Registry Office.

(2) An allotment of land called Dolosgodahena, situate in idigama village, Weligam korale, Matara District, Midigama village, Weligam korale, Matara District, Southern Province; bounded on the north by T. P. 191,011 and reservation along the road, east by T. P. 123,022, south by land claimed by natives, and west by land claimed by natives and lot F 120 in P. P. 476; containing in extent 8 acres. 3 roads and 5 perches according to title plan bearing 8 acres 3 roods and 5 perches according to title plan bearing No. 193,549 dated September 5, 1901, authenticated by P. D. Warren, Esq., Acting Surveyor General, and registered D 224/314 in the Matara District Land Registry Office, together with all the plantations, buildings, machinery, stores, fixtures, tools, implements, cattle, and other the dead and live stock upon the said premises or thereto belonging and all the proposed and store and all the proposed and store and all the proposed and store and all the proposed and all t belonging and all the crops, produce, and appurtenances thereof and all the right, title, and interest of the 1st and 2nd defendants and of each and either of them in all the above lands.

For further particulars apply to Messrs. Julius & Creasy, Solicitors, Colombo, or to-

> J. G. VANDERSMAGT, Auctioneer and Commissioner.

Auction Sale.

In the District Court of Colombo.

Reverend Edmund Lermusicaux, (2) Reverend Ernest Gaspard, and (3) Reverend Ludovic Ernest Gaspard, and (3) Reverend Ludovic Spillebout, all of St. Aldysius College, Galle . . Plaintiffs.

No. 4,509

No. 4,509

Mrs. Cornelia Perera of Panadure Defendant.

UNDER and by virtue of the commission and decree issued to me in the above action, I shall put up for sale by public auction on Wednesday, July 8, 1936, commencing at 3 P.M. and 5 P.M. at their respective spots for the recovery of the sum of Rs. 10,272·38, together with interest at 9 per cent. per annum from January 25, 1936, till payment 9 per cent. per annum from January 25, 1936, till payment in full and costs of suit due in respect of mortgage bond No. 586 dated December 2, 1927, attested by D. E. Weerasooriya of Colombo, Notary Public, the following:

At 3 p.m. at the Spot.—Four undivided fifth parts or shares of and in all those several contiguous lots Nos. 1, 2, 3, and 4 the first containing in extent 6 acres 2 roods and 19 56 perches, and each of the others 3 roods and 33 36 perches according to the figure of survey No. 1,025 dated April 6, 1908, made by H. O. Scharenguivel, Licensed Surveyor, now together forming one property; bounded on the north by Udupitiyeudumullekumbura; on the east by the cart road on the south by the lot No. 5 being the the cart road, on the south by the lot No. 5 being the remainder of the land called Panwilawatta and on the west by the Ganbodaudumullekumbula, together with the buildings and plantagins thereof which said premises included the lots registered in ±218/70, 215/48 and 49 and 260/158, and form a part or portion of all that land called Panwillewatta alias Panwilakanda, situate at Panwila in Palatota in the District of Kalutara; containing in extent 10 acres 1 rood and 33 perches as per aforesaid figure of survey; bounded on the north by Udapitiyaudumulla-kumbura belonging to the estate of Don Mathes Aratchy, on the east by the cart road, on the south and west by Gangabodaudumullekumbura belonging to the estate of Don Mathes Aratchy, registered in A 173/263 and 216/140, together with the building and plantations thereon, and their and every of their appurtenances, and all the right, title, estate, interest, claim, and demand whatsoever of the defendant, in and to all and each of the properties in the said property and premises.

said property and premises.

At 5 p.m. at the Spot—One undivided fourth part or share of and in all that defined western two third part or share in extent about 53 yards along the northern boundary and 59 yards along the southern boundary or about 2 roods, together with the buildings and plantations thereon from and out of all that land called Dombegahawatta, situate at Pattiya North in Panadurebadde in Panadure totamune of the Kalutara District aforesaid; which defined portion is bounded on the north by portion of the same Dombagahawatta belonging to Beminnehennedige Franciscu Picris (also referred to as Fernando), east by the remaining one-third portion of the same land, south by two portions of Kiripella-gahawatta, and west by parapet wall of the pond, registered in B 157/25, together with the buildings and plantations thereon and the appurtenances thereto belonging and all the right, title, estate, interest, claim, and demand whatsoever of the defendant in and to the said property (but excluding therefrom (a) coconut garden containing 3 coconut trees 30-40 years old, 4 arecanut trees 5-20 years old, 2 plantain bushes, a masonry well, a masonry bath room, and parts of a tiled masonry upstair building, and a masonry wall containing in extent 17.70 perches, and (b) garden containing 8 coconut trees 40 years old, 1 cotton tree 5 years old, a masonry wall, part of a tiled masonry upstair building with a thatched roofland plank attachment, and parts of a tiled masonry garage containing in extent 25.55 perches), acquired by Crow for the Ceylon Government Railway. nment Railway.

For further particulars apply to Messrs Julius & Creasy, Proctors and Notaries, Colombo, or to

Phone: 289. 20, Baillie street, Fort.

J. G. VANDERSMAGT, Auctioneer and Commissioner.

Auction Sale under Mortgage Decree in Case No. 5,075, D. C., Colombo.

A Share of Halugama Rubber Estate at Negombo District.

BY virtue of a commission issued to me in the above case for the recovery of the sum of Rs. 4,547 64, with further interest and costs of suit against Piyadas Monasinghe of Alve avenue, Colpetts, I shall sell by public auction on Saturday, July 4, 1936, commencing at 3 r.m. at the spot, to wit:—

An undivided & share of Halmama estate, situated at Panawala, Arukgoda, Siyambalagoda, Halugama, and Lindera, in the Udugaha pattu of Hapitigam korale, in the

Colombo, June 2, 1936.

District of Negombo, together with a like share of the building, and everything else standing thereon comprising of the following contiguous allotments:—

1. The allotment of laid called and known as Halpankanda and Halugankands at Panawala and Arukgoda, in extent 21 acres Tood and 28 perches.

2. Halugankanda at Panawala, in extent 10 acres 3 roods and 20 perches.

3. Halugankanda at Panawala, in extent 1 acre 1 rood and 6 perches.

4. Halugankanda at Panawala, in extent 13 acres 3 roods and 12 perches.

and 12 perches.

5. Halugan or Halpankanda at Arukgoda, in extent

3 acres 2 roods and 18 perches.

6. Halugankanda and Halpankanda at Panawala and Siyambalagoda, in extent 28 acres 3 roods and 24 perches.

Halpankanda at Panawala, in extent 5 acres 3 roods

and 2 perches.

8. Halugankanda at Panawala, in extent 3 acres and 20 perches.

Halugankanda at Halugama, in extent 7 acres 1 rood and 30 perches.

10. Illukpathenna at Lindara, in extent 2 acres 3 roods

and 9 perches.

11. Halugankanda and Arukgodakanda at Lindana, in extent 13 acres 3 roods and 12 perches (exclusive of the path

and ela passing through the land).

For further particulars from S. E. A. Perera, Esq., Proctor and Notary, Colombo, or from me—

17, Belmont street, Colombo, June 10, 1936.

Auctioneer and Broker.

Auction Sale.

BY virtue of commissions issued to me in D. C., Colombo, case No. 508 and 1,449 C. R., Colombo, I shall sell by public auction on Monday, July 6, 1936, at the spot at 5 P.M.:—An undivided half share from and out of all that 5 P.M.:—An undivided half share from and out of all that allotment of land marked A called Kongahawatta alias Kahatagahawatta with everything standing thereon, situated at Nikape within the Danwala U. D. C. limits, Colombo District; bounded on the north by high road, east by Kahatagahawatta and lots Bark Corthe same land, south by Pansalawatta, and on the west by a reservation and Kewlewatta of Joha Johana Attagathu Hamine; and containing in extent 1 are 2 roots and 24 perches for the recovery of the sum DiRs. 1,750 interest and costs due under decree in case No. 508, D. C., Colombo, and at 5.20 P.M. the remaining undivided half share of the aforesaid land called Kongahawatta alias Kahatagahawatta said land called Kongahawatta alias Kahatagahawatta with everything standing thereon for the recovery of a sum of Rs. 300, interest and costs due under decree in case No. 1,449, C. R., Colombo.

For inspection of title deeds, please apply to Cyril R. de Alwis, Esq., Proctor and Notary, Hulftsdorp.

P. H. WIJESINGHE,

Commissioner and Auctioneer. C/o Messrs. Percy & Co., 239, Hulftsdorp, Colombo.

Auction Sale.

A Valuate Property situated close to the Junction of Dehiwala.

BY virtue of a commission issued to me under mortgage

BY virtue of a commission issued to me under mortgage decree in D. C., Colombo, ease No. 3,930, I shall sell by public auction at the spotton Monday, July 6, 1936, at 5 p.m.:—

All that allotment of land marked lot 58A in plan thereof of the land called Apothecariawatta bearing assessment Nos. 189 and 189A stuated at Sinshine avenue, Dehiwala, in the Dehiwala-Mt. Laxing C. D. C. mit, in the District of Colombo, in extent 1 rood and 21 4/100 perches.

Further particulars from Messrs. Wilson & Kadirgamar, Proctors, Colombo.

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

Auction Sale under Mortgage Decree in D. C., Colombo, Case No. 3,127м.

BY virtue of a commission issued to me in the above case, I shall sell by public function at the spot at 5 p.m. on Tuesday, July 7, 1936, for the recovery of the sum of Rs. 18,481 66, interest and costs:

All that portion of land and premises marked lot B in plan No. 403 dated August 6, 1916, made by A. Daniel,

Licensed Surveyor, bearing assessment No. 45, situated at Maradana, now bearing assessment Nos. 2, 4, 6, 8, 8/1-7, and 8/8-13, Tower lane, in Maradana, Colombo; in extent 30 8/100 perches.

Further particulars from-

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

Auction Sale under Mortgage Decree in D. C., Colombo, Case No. 26,531.

BY virtue of a commission issued to me in the above case, I shall sell by public auction at the spot at 5 p.m. on Friday, July 3, 1936 the following property belonging to the defend 0s, Jelge Emalia Peiris and Vidanelage Andris de Mel Apouhamy of Horatuduwa in Panadure, for the respect of the sum of Rs. 1,087:50, interest and costs taxed at Rs. 320:20, less a sum of Rs. 905:—

All that defined portion of the garden called Pokunewatta, together with all the trees, plantations, and buildings standing thereon, situated at Horatuduwa in Panadure badda, Panadure totamune, Kalutara District; in extent 22 21/100 perches.

Further particulars from D. F. J. Perera, Esq., Proctor,

Supreme Court, Colombo.

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

Auction Sale under Mortgage Decree, D. C., Colombo, No. 4,881.

31 Nana Moona Awanna Roona Annamalai Chettiar of Sea street, Colombo Plaintiff.

situated at Galkapanawatta road within the Municipality and in the District of Colombo, Western Province: and bounded on the north-east by the property of P. B. Umbitchy, on the south-east by the property belonging to K. B. Samsudeen bearing assessment No. 27, on the southwest by Galkapanawatta road, and on the north-west by the property belonging to P. K. Sitti Johara Umma bearing assessment No. 26; and containing in extent 3 26/100 perches according to plan No. 339 dated September 25, 1928, made by M. I. L. Marikar, Licensed Surveyor, together with the full use of the water closet shown in the said plan, together with rights, privileges, easements, &c. For deeds, &c., apply: R. Muttusamy, Esq., Proctor and Notary, Courts, Colombo.

' Phone: 733.

R. G. KOELMAN, of Jensen & Co. Auctioneers and Brokers.

Auction Sale.

BY virtue of a commission issued to me in D. C., Colombo.

BY virtue of a commission issued to me in D. C., Colombo, case No. 181, I shall sell by public auction on Friday, July 3, 1636, at the spot at 5 P.M., the following property belonging to the defendant. In Boniface Michael Perera of Daisy Villa, Beruwala:

All that rubber estate called and known as Miriswatta estate, situated in the Villages of Weliweriya and Embaraluwa in the Methorttu of Sivane koole in the District of Colombo, Western Province, and which said estate consists of the following allotments brands:

(1) The land alled Nugehena situated at Weliweriya aforesaid, containing in extent 2 acres 3 roods and 16 perches.

(2) The land called Nugehena, situated at Weliweriya aforesaid, containing in extent 1 acre 1 rood and 19 perches.

(3) The land called Dawatagahalanda, situated at Weliweriya aforesaid, in extent 2 acres 1 rood and 8 square perches.

(4) All that undivided \(\frac{1}{4}\) from and out of a defined \(\frac{1}{4}\) of Millagahawatta, situated at Weliweriya aforesaid, in extent 2 acres 1 rood and 38 perches.

(5) All that undivided ½ from and out of all that land called Dungalpitiyalanda, situated at Embaraluwa in Medapattu of Siyane korale aforesaid, in extent 6 acres and 20 perches 20 perches.

20 perches.

(6) All that undivided ½ part from and out of all that land called Bullugahakumbura, situated at Weliweriya aforesaid, in extent 3 roods and 30 perches.

Further particulars from H. T. Ramachandra, Esq., Proctor and Notary, Dam street.

Auction Rooms. 10, Maliban street.

R. C. McHeyzer. Auctioneer and Broker.

Auction Sale under Mortgage Decree.

Valuable Property at Lockgate Lane.

UNDER decree in case No. 3,089, D. C., Colombo, entered against the defendant, Manuferdra Acharige Babai Hamy, for the recovery of the amount stated in the commission less the sum of Ry. 500 since paid. At the spot at 5 P.M. on Monday, but 6, 1936, Four contiguous allotments of land with the buildings thereof situate at Lockgate and San Sebastian theathy beating as sessment Nos. 10 and 10/1-3 (formerly Nos. 5 and 4/4 5 2) called Susiri Niwasa, Lockgate lane, Maradana, actent 19½ perches, or, according to the figure of survey, No. 652 dated June 13, 1923, made by G. C. Schokman, Licensed Surveyor, 20 37 perches. 20.37 perches.

Further particulars from P. G. Cooks, Esq., Proctor and Notary, Colombo, or—

76, Manning place, C. E. KARUNARATNA, Wellawatta, June 8, 1936. Auctioneer.

Auction Sale under Mortgage Decree in Case No. 4,683, D. C., Colombo.

SALE on Wednesday, Joy 8, 1936, at 5 p.m. at the spot for the recovery of the 1,872, further interest and costs:—All that lot marked D being a divided ½ part of Siyambalagahawatta at kolonnawa in Ambatalenpahala, Alutkuru kofale south; in extent ½ rood and 38 50/100 perches as be plan dated February 29, 1928. Decree against Balastriyage Charles Perera and K. D. Aron Annubaray both of Egoda Kolonnawa Appuhamy, both of Egoda Kolonnawa.

1, Hulftsdorp.

W. D. E. ABRAHAM, Licensed Auctioneer.

Auction Sale.

UNDER instructions received from the District Court of Kalutara in D.C., 19,121, I shall sell by public auction at the spots on July 6, 1936:—

the spots on July 6, 1936:—

(1) At 3 p.m.—The soil and everything of two allotments of Mahawela in Paiyagala; containing a extent 4 acres 3 roods and 3 perches and 10 bods and 18 perches respectively.

(3) At 4 p.m.—Unatticed 1/12 share, of Lunchi Magalkandewatta at Kuda Hagalkanda, in Atter 3 acres.

(4) At 4.15 p.m.—Undivided 41/96 share of Magalkandewatta with the entire tiled house at Kuda Magalkanda, in extent 4 acres 3 roods and 18 perches

in extent 4 acres 3 roods and 18 perches.

(5) At 4.30 p.m.—The soil and everything of the ½ share portion of Kuda Magalkandawatta at Kuda Magalkanda, in

extent 34 perches.

At 4.45 p.m.—Undivided 11/96 shares of Magalkandewatta at Maggona, in extent 4-acres.

For further particulars please apply to Cyril de Zoysa, Esq., Proctor, Supreme Court, or to me—

Kalutara, June 3, 1936.

LEO. G. ABEYESINGHE, Auctioneer and Broker.

Auction Sale in D. C., Kalutara, Case No. 19,260.

UNDER mortgage decree in the above case, I shall sell by auction on the spot at 3 P.M. on July 4, 1936:—

An undivided 3 shares of the soil and of all the trees 1. An undivided & shares of the soil and of all the trees of the land called Sallilippaowita, situated at Deenagoda in Beruwala, Kalutara totamune, and containing in extent I rood and II perches; and

2. The entire soil and all the trees of the land called Dinnaowita, situated at Deenagola aforesall, and containing in extent 3 roods and disperches.

The perchange of the soil and the soil and

ining in extent 3 roods and diperches. Further particulars may be had from Fo. C. Perera,

Esq., Proctor, Kalutara, or from-

Kalutara, June 8, 1936.

M. P. MENDIS, Licensed Auctioneer.

Auction Sale under Mortgage Decree.

In the District Court of Kalutara, 28

Pulukkuttige Johanis Perera of Kudawadduwa . . Plaintiff. No. 19.314.

No. 19,314.

(1) Don David Senanayake of Land Registry, Kurunegala, (2) Mestiyage Don Prolis attentilleke of Kudawadduwa, personally and as legal representative of the estate Mestivage Don Podisinno Goonetilleke Defendants.

BY virtue of the other to add issued in the above case for the recovery of Rs. 5,99 58 attentives and costs Rs. 338 07, less Rs. 250, I stand sell by public auction on Saturday, July 4, 1936, at 2 P.M. at the spot, the premises, viz.:—

Undivided 1139/1440 shares of the remaining soil (excluding soil of the extent of I amunam paddy sowing planted by Ratranhamy), and of the rubber plantation thereon of Loggamavidanelage Panguwa, situated at Dodampe in the Ratnapura District; bounded on the north by Galabendawa and Gorakaeladeniya, east by Gorakaelawaturana and Pita Ahara, south by Bomaluwewatta belonging to Lokumahatmaya, west by Madalaelakumbura and Nadudeniya; containing in extent about 20 amunams of paddy

Further particulars from Messrs. Tirimanne & Meegama, Proctors, Panadure, or from me-

Panadure.

H. D. S. PERERA, Auctioneer.

Auction Sale.

In the District Court of Kandy.

Sinnatamby Kandenair Sinnatamby Visvalingam of 215, Colombo street, Kandy Plaintiff. No. 46,992.

(1) Uralagama Dislanayakage Doil Paul Solomon de Silva, (2) Lohit de Silva, (3) Uralagama Dissanayakage Adeline Margaett de Silva, all of Trincomalee street, Kandy Defendants.

UNDER instructions received from the plaintiff and under authority from court shall sell by public auction on Thursday, July 16, 1936, at 4 p.m. at the spot, the premises following, to wit:—

Undivided ½ share of all that (upstair) house and ground bearing assessment No. 325, situate at Trinc Malee street, Kandy, within the town and Municipality of Kandy in the District of Kandy, Central Brovince; and containing in extent by survey 1 rood and 44/100 of a perch.

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

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

Auction Sale under Mortgage Decree, D. C., Galle, Case No. 32,057.

The Public Trustee for the Island of Ceylon Plaintiff.

Vs. (1) Kottawa Lionel de Silva, administrator of the estate of the late Kottawa Gamage Thoronis

On Friday, July 10, 1936.

1. Commencing at 4 p.m. at the spot.—All that block of land comprising defined and contiguous lots 1, 2, 3, 4, and 9 and another defined portion (all forming one property) of the land called Kekiribokkewatta alias China Garden with all the plantations and buildings Nos. 179, 167, 174, 176, 169, 168, 175, 176A, and 166 and the other buildings, within the said block (exclusive of the plumbago store and barbaque), situated at China Garden, Galle; and containing in extent 3 roods and 26 powbes. in extent 3 roods and 26 perches.

Lands at Ganegoda in Akmeemana.

On Saturday, July 11, 1936.

2. Commencing at 9.30 a.m. at the spot.—All that and those undivided three-fourth parts or undivided two and half bags paddy sowing extent of the field called Wila-

kumbura, situated at Canegoda in Akmeemana; containing I amunam paddy sowing extent.

Lands at Wataraka and Harrigala.

Commencing at 3 P.M. on land No. 3 (Kohombanwatta) mentioned below.

3. All those three defined and contiguous lots marked 2A, 2B, and 2c of the land Kohombanwatta (with the plantations and buildings within the same), situate at Wataraka and Kitulampitiya within the Fourt Gravets; and containing in extent 25 acres 3 roods and 19 perches.

4. All that allotment of land called Kohombanwatta with the plantations and buildings standing thereon, situated at Wataraka aforesaid; and containing in extent

11 acres.

All that allotment of land called Etambagahakumbura, situated at Wataraka aforesaid; and containing

in extent 1 acre 3 roods and 20 perches.

6. All that block of land marked C comprising contiguous allotments called (a) Girambagahawatta alias lot 5 of Kohombanwatta and (b) defined portion of lot 6 of Alutgederawatta with all the buildings and plantations on it, situated at Wataraka or Hapugala aforesaid; containing in extent 5 acres 1 road and 26 perches.

7. All that paddy field called Kohombanwatta-Gal-kadullekumbura marked B, situated at Wataraka or Hapugala aforesaid; containing in extent 1 acre 2 roods and 28 perches or 3 pelas paddy sowing extent.

8. All that defined five-sixth portion of the field called Tanikadurugahaliyadda marked A, situated at Wataraka or Hapugala aforesaid, containing in extent 1 acre 1 read

or Hapugala aforesaid; containing in extent 1 acre 1 rood

and 2 perches or 25 kurunies paddy sowing extent.

For further particulars, please apply to C. L. Wickramasinghe, Esq., Proctor, Supreme Court, and Notary Public, Galle, or to me-

H.D. S. RATNAIKE, Special Licensed Auctioneer. Fort, Galle, June 8, 1936.

Auction Sale under Mortgage Decree, Case No. 34,874, D. C., Galle.

BY virtue of a commission issued to me in the above case, I shall sell by public fluction on Wednesday, July 15, 1936, commencing at 4 P.M. at the spot the following property bound and executable or the recovery of the principal, interest, and costs due to the plaintiff as entered in the decree in the decree

All the soil and fruit trees regetter with the buildings and everything else standing hereon of the defined portion of the land and Ambagahakumbura alias gahawatta bearing Municipal assessment Nos. 387, 388, 389, and 390, situated at Kumbalwella, Galle; and containing in extent 31:3 perches.

Fort; Galle, June 6, 1936.

H. D. S. RATNAIKE, Special Licensed Auctioneer.

Auction Sale

BY virtue of a commission issued to me in D. C., Galle, case No. T 7,582, I shall sell by public auction on July 7, 1936, commencing at 9 A.M. the under-mentioned properties at the land No. 3. 40 wit:—(1) Welewatta alias Ambalamewela situated at Maha ambalangoda in Ambalangoda in the Wellabota patta of Galle District; containing in extent 23 perches. (2) An undivided ½ part of Guruge Pelawatta Pias Gedarawatta Pitysted at Mahaambalangoda arousaid, in extent 2 food and 3 perches. (3) An undivided ½ part for 100 Magawatta situated at Nambimulla in the Veraboda pattu aforesaid, in extent 13 833 perches. (4) Lot No. 50 of pswellewatta situated at Hirewatta in Ambalangoda aforesaid, in extent 11 perches. (5) An undivided ½ part of lot No. 48 of Uswelle perches. (5) An undivided ½ part of lot No. 48 of Uswelle watta situated at Hirewatta aforesaid; and containing in extent 1 rood and 31 perches.

Peraliya, Hikkaduwa, June 8, 1936. A: KAVIS DE SILVA, Auctioneer.

Auction Sale under Partition Decree in D. C., Galle, Case No. 33,045.

UNDER commiss in the above case, I shall sell by public auction the following property on August 1, 1936, commencing at 10.30 A.M. at the spot:—All that allotment together with everything standing thereon of the land called Mattagewetta, situated at Kendala in Boosa, Galle District; containing in extent Jacre 2 roods and 26 perches (in 6 blocks). (in 6 blocks).

For further particulars please apply to P. B. de Silva, Esq., Proctor, Galle, to me—

A. H. ALBERT DE SILVA, Balapitiya, June 8, 1936. Commissioner.

O3

Auction Sale.

BY virtue of complession issued to me in D. C., Matara, case No. 10,435, to recover Rs. 2,700 80, with further interest and costs less Rs. 700 I shall sell by public auction on July 1 1930 at 10 Levi at the office of Mr. N. Karunaratna, Hajara, the following property:

The Nod called Kahamphawatta, situate at Walgama, in extent about acres.

D. P. Jayawardene, Commissioner.

Matara, June 6, 1936

Auction Sale under Mortgage Decree in D. C., Batticaloa, Case No. 8,070.

Commissioner.

George Retnarajah Tisseverasinghe of Batticaloa,

Vs.

(1) Sabapathipillai Retrasingham and wife (2) Retnasingham Chellatankam of Juliyantivu Defendants.

UNDER and by virtue of the commission issued to me in the above este to repveil 1.3,313 30, with legal interest and costs I shall sale by public retion the under-mentioned paddy field on Saturday, day 4, 1936, at the spot at 10.30 A.M.:—

Description of the Property.

The middle portion of land marked B shown in plan annexed in land called Moddaiyarkanikadu bearing lot annexed in land called Moddalyarkanikadu bearing lot No. 6851 in plan No. 192,693; bounded on the north by land in plan No. 164,054, east by Odai, south by land reserved along the Vaikkal, west by the other share of this belonging to V. Sabapatippillai; extent 25 acres and 3 roods, (entirely) situated at Panankad in Akkaripattu in the District of Batticaloa, Eastern Province.

SAVERYMUTTU SEBASTIANPILLAI, Batticaloa, June 8, 1936; Commissioner. Auction Sale under Mortsage Decree, D. C., Puttalam, Case No. 4,608.

Case No. 4,608.

S. P. Muthiah Chettiar by his attorney M. Alagarsamy Pillai of Puttalam Plaintiff.

 $v_{s.}$

Seeni Meera Saibo Idroos Maraikar of Puttalam the legal representative of the estate of Mohamedo Mohiedeen Ibrahim Naina Maraikar Assen Ussen Ibrahim Natchiya, widow of Magudu Kandu Maraikar late of Puttalam Defendant.

BY virtue of the commission issued to me in the above case, I shall sell by public auction at the respective spots on the date hereinafter mentioned, the following properties, to wit :-

1. On July 13, 1936, at 9 a.m.—The boutique land bearing assessment No. 51, situate at Colombo-Jafina road,

bearing assessment No. 51, situate at Colombo-Jaffina road, in Puttalam town, in extent 634 feet from east to west and 13½ feet from south to north, excluding the lease hold interest for a term of 12 years from August 1, 1930.

2. On July 13, 1936, at 9.30 a.m.—The boutique and background called and known as Sadakku Lebbe Maraikar Kittangi bearing assessment No. 191, situate at Colombo-Jaffna road, in Puttalam town, marked H. C. D. in plan No. 573A made by Mr. M. Thankflurai, Surveyor, in extent of 2 square poles and 7 square yards.

3. On July 13, 1936, at 10 a.m.—The tiled boutique and premises bearing L. B. assessment No. 187, situate at Colombo-Jaffna road, in Puttalam town, in extent of about

Colombo-Jaffna road, in Puttalam town, in extent of about 15 perches, excluding the lease hold interest for a term of 12 years from August 1, 1930.

4. On July 13, 19,6, 3, 3 p.m.—Out of the land called and known as Periakulamkadu, situate ab the village Periakulam South in Puttalam division, in extent of 79 acres 2 roods and 20 periakulam, the divided portion on the

north called Valauthen Paguthi, in extent of 6 acres and 3 perches.

5. On July 13, 1936, ut 30 p.m.—The coconit garden called and known as Periakulamkadu situat at the village Periakulam South afortsaid, in Statit of Jacres 2 roods and 16 perches

remakulam south arms and, in exact of facres 2 roods and 16 perches.

6. On July 13, 1936, at 4.30 p.m.—The land called and known as Adappanavillu or Periakulamkand, situate at the village Periyakulam South aforesaid, mentioned as lot No. 13235 in T. P. No. 232,174; containing in extent 6 acres

3 roods and 26 perches.

7. On July 14, 1936, at 4 p.m.—The salt waikal bearing No. 3, situate at Ariacuda saltern in Eastern saltern in Puttalam aforesaid, in extent of 2 acres with the condensor (warming pan) water reservoir and eastern half share of the kottu of this and the No. 10 waikal.

S. M. ASENKUDHOOS, Puttalam, June 6, 1936. Auctioneer and Surveyor.

Auction Sale under Mortgage Decree

Auction Sale under Mortgage Decree:

UNDER and by virtue of the commission issued to me in D. C., Kegalla, ease Nd. 70, for the recovery off the sum of Rs. 1,000, with legal interest till payment in full and costs of this action, I shall sell by public auction on Saturday, June 27, 1936, commencing at 10 km. at the spot, to wit:—

(1) An undivided \(\frac{3}{4}\) share of Munkotuva of 3 amunams paddy sowing, situated ut Moragammana in Tunpalata pattu of Paranakuru korale. Kegalla District; (2) an undivided \(\frac{1}{4}\) share of Peragommanahananow tibber estate of 18 lahas paddy sowing, situated at Calbokka, appertaining to Moragammana; (3) an undivided \(\frac{1}{4}\) share of Koongahamulahena now rubber estate of 2 pelas and 5 lahas paddy sowing extent, situated at Galbokka afore-5 lahas paddy sowing extent, situated at Galbokka afore-

D. S. WICKRAMASINGHE, Kegalla, May 30, 1936. Licensed Auctioneer.

🔁 Auction Sale under Mortgage Dècree. 🛰 🖡

A Valuable House Property adjoining the high road in close proximity to the Government Offices, such as Courts, Kachcheri, and Policy Office, Kegalla.

UNDER and by virtue of the corression issued to me in D. C., Kegalla, case NG 10,855 for the recovery of the sum of Rs. 2,200, with legal interest is payment in full and costs of suit, I shall sell by public altition on Tuesday, June 30, 1936, compending at 9 A.M. at the spot, to wit:

An undivided 5/12 shape of the land called Walarambedeniye alias Malgahafulladeniya of 16 kurunies paddy sowing, together with the buildings thereon, situated at Kegalla town in Mawata pattu.

Kegalla, June 2, 1936.

D. S. WICKRAMASINGHE, Licensed Auctioneer.

Auction Sale under Mortgage Decree.

(1) P. L. M. R. M. Palania pa Chetty and other Plaintiffs. **b**... **11**

Vs.

W. M. Dingiri Amrae of Randiwala, administratrix of the estate of E. G. aliabural. Appubancy.... Defendant.

UNDER commission issued in D. L. Kegalla, ase No. 258, the following lands will be sold by public au don at the spots on Saturday, July 11, 1936, commencing at 9 A.M. for the recovery of Rs. 4,123·11, legal interest and costs:...

1. An undivided $\frac{1}{2}$ share of Mahadeniyekumbura of 12 lahas.

2. All that contiguous lands called Degalassehena of 3 lahas, divided portion of Galkotuwehena of 1 pela, divided portion of Udahawatta alias Mahawatta of 5 lahas, Degalassehena of 8 lahas, divided portion of Paranakata of 8 lahas, and divided portion of Degalassehena of 63 lahas, and divided portion of Degalassehena of 63 lahas, all adjoining one another and forming one property; containing in extent 8 acres 1 rood and 1 perch, together with the plantations and buildings thereon.

3. All that allotment of land called Meegahamulahena now garden containing in extent 9 acres 1 rood and 30 perches excluding therefrom of about 2 acres towards west, all situated at Randiwela, Galboda pattu, Kegalla District.

> D. S. WIJEWARDENA, Licensed Auctioneer.

APPLICATIONS FOR FOREIGN LIQUOR LICENCES, &c.

I hereby give notice that I have on June 3, 1936, applied to the Government Agent, Western Province, for the license shown in the Schedule hereto annexed, for the licency shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 18, 1930:—

Scholoe.

Name and address of applicant B. M. Fonseka, No. 122.

Union place, Colombo.

Description of licenses applied to Hateland bar.

nion place, Colombo.

Description of licences applied Description of licences applied Hote and bar.
State whether application for recewal of existing licence or licences or for a new licence of licences: Renewal of existing licences.

execution of premise to be listing Island. of existing licences. licensed : Que. 122, Union place, Slave Island.

We here the proventies that we have on June 3, 1936, applied to the Obvernment Agent, Western Province, Colorino for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Potification No. 200 of September 18, 1930.

off.

State whether application is for renewal of exacting licence or licences or for the licence or licences: Renewal of existing licences.

Situation of precises to be licensed. Hulftsdorp Mills, Colombo.

ORIGIN CO. (CEYLON), LTD.

I hereby We notice that I have on June 1, 1936, applied to the covernment Agent, Western Province, for the licenses shown in the schedule hereto annexed, for the licensing period ending September 30, 937, in compliance with Excise Notification No, 200 of September 18, 1930:—

Schedule.

Name and address of applicant: A. S. F. Wijeyagooneratne, 91, Prince street, Pettah, Colombo.

Description of licences applied for: Wholesale licence, retail off licence, bottling licence, rectified spirit licence.

retail off licence, bottling licence, rectified spirit licence.
State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal of existing licences.

Situation of premises to be licensed: 91, Prince street, Pettah, Colombo. . A. S. F. WIJEYAGOONERATNE.

We hereby give notice that we have on June 4, 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 No. 200 of September 18, 1930 :—

Schedute.

Name and address if copiling Cutler Palmer & Co., Imperial Bank lightings, Colorbia.

Description of licences applied for: Wholesale and retail

State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal of existing licences Nos. A 1,891/M 14 and A 5,779/M 2.

Situation of premises to be licensed: No. 99A, Darley road, Colombo. CUTLER PALMER & Co.

I hereby give notice that I have on June 8, 1936; applied to the Government Agent. Western Province, for the licence more in the schedule hereto annexed, for the leasing period ending September 30, 1937, in compliance with Excise Notification. No. 200 of September 18, 1930;—

3. Schedule: Ps. 10

Name and address of applicant: Thomas Emmanuel Vanderwert, Queensland, Alexandra road, Wellawatta.

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

948

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

Situation of premises to be licensed 50 Pamankadde road, Wellawatta. T E. VANOERWAY

I hereby give notice that I have on June 8, 1936, applied to the recovering Agent,) Western Province, for the license mown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 18, 1930:—

Name and address, of applicant: Dehiwalaliyanage Vincent de Silve of No. 114, Gaile r. ad, Wellawatta.

Description of lice de applied for: To sell foreign liquor in retail (not to be consumed of the premises).

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

Situation of premises to be licensed No. 11 Colombo-Galle road, Wellawatta.

D. VINCENT DE SILVA.

We hereby give notice that we have on June 1, 1936, applied to the Government Agent, Western Province, for the licences shown in the schedule hereto annexed, for the licensing pulled ending September 30, 1937:

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

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

Description of the Italics on Stuation of Premises Licences applied for to be Licensed.

(1) Wholesale licence for the select 15, 17, Volvet reset.

17, York street,

Colembo

(1) Wholesale licence for the sal of foreign liquor; (2) Retail licence for the sale of foreign liquor; (3) Licence for bottling foreign liquor; (4) Licence for the sale of t (4) Licence for the sale of rectified

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

spirits

1 and 2, Alexandra place, Colombo

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

Cargills Pharmacy, Galle Face Hotel premises

CARGILLS, LTD.

We hereby give notice that we have on June 6, 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 Excess Notification No. 200 of September 30, 1930:—

Schedul**zo**

Name and address of applicant: Framjee Bhilhajee & Co., 49, Main street, Pettah, Colomba.

Description of license, applied for Wholesale license for the sale of foreign liquor.

State whether applications is

state whether application is for renewal of existing licence or licences or for linew ichice of licences: Renewal of licence.

Situation of premises to be lighted: 49, Main street, Pettah, Colombo.

for Framjee Bhikhajee & Co., K. D. CHOKSY, Applicant.

I hereby give retice that I have on June 1, 1936, applied to be Government Agend, Western Province, for the license shown the be schedule hereto annexed, for the licensing period ending September 30, 1937, a compliance with Excise Regulations:—.

Name and address of applicant: Kace, Slave Island, Colombo. . J. Verm 19, Union place, Slave Island, Colombo.

Description of licence applied for: Beer

Description of licence applied for: Beer and porter.
State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal of existing licence.

Situation of premises to be licensed: 29, Union place,

Slave Island, Colombo.

K. J. PERERA. June 1, 1936,

I hereby g.c. hotice that I have on the 1st instant applied to the Givernment Agent, Western Province, for the here es shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:—

Scheduse.

Name and address of applicant Mrs. A. S. Ephraums,

Mount Lavinia/Hotel.

Description of diventes and lied for: Hotel licence and two bars.

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

Situation of premises to be licensed: Mount Lavinia,

Colombo District.

Mrs. A. S. Ephraums, By her Attorney, C. H. BRIGGS, Grand Hotel, Mount Lavinia.

We hereby give notice that we have on June 1, 1936, applied to the Government Agent, Western Province, for the littaces shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification to. 200 of September 30, 1930:—

Name and Athese of applicant! The Galle Face Hotel Co., Ltd., Colpetty, Golombo.

Description of licence applied for: One hotel licence, one bar licence (Hotel), three auxiliary bar licences (Hotel).

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

Situation of premises to be licensed: Galle Face Hotel,

Colpetty, Colombo.

For the Galle Face Hotel Co., Ltd. T. W. HARDSTAFF, Secretary.

I hereby give notice that I have on May 30, 1936, applied to the Government Agent, Western Province, for the licence show in the chadule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:-

Name and address of applicant: G. Charles F. Ratnasekaja, 45/47 and 49, Canal Roy Fort, Colombo.

Discription of light explication is for renewal of existing licence or licences or for a new ficence or licences: Renewal of existing licence. of existing licence.

Situation of premises to be licensed: 45/47 and 49, Canal Row, Fort, Colombo.

G. CHARLES F. RATNASEKARA.

We hereby give notice that we have on June 3, 1936, applied to the Government Agent, Western Province, Colombo, for the licence shown in the schedule hereto annexed, for the licensity period ending September 30, 1937, in compliance with Excite Notification to. 200 of September 30, 1930: Schedule:

Name and a dress of applicate Delmege, Forsyth & Co., Ltd., York treet, Fort Colombe.

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: Renewa of existing licence.

Situation of premises to be licensed: Suduwella Stores, 22, Rudd's lane, Maradana.

DELMEGE, FORSYTH & Co., LTD.

We hereby give notice that we have on June 4, 1936, applied to the Government Agent, Western Province, Colombo, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930 :--

Schedule.

Name and address of applicant: H. J. Pappe & Co., Times building, Fort.

Description of licence applied for: (1) Wholesale, (2) retail not to be consumed on the premises, (3) bottling of foreign liquor.

State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal.
Situation of premises to be licensed: Times building,

H. J. PAPPE & Co.

We hereby give notice that we have on June 5, 1936 applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annuaged, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930 with Excise Notification No. 200 of September 30,

Schedule,

Name and address of applicant Cumberbatch & Co. Description of licence applied for: Retail off. State whether application is for genewal of existing licence or licences or for a new licence or licences: Renewal of existing licence of existing licence.

Situation of premises to be licensed: "Ambewatte House", Slave Island, Vauxhall street, Slave Island, Colombo.

Cumberbatch & Co.

hedule.

A Di Victoria, 61, Name and address of applied to J. A.D. Norris road, Colombo.

Description of licence applied for: Hetel

t bar and auxiliary.

State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal. Situation of premises to be licensed: 91, York street,

Fort, Colombo.

J. A. D. VICTORIA.

I hereby give notice that I have on June 6, 1936, applied to the Government Agent, Western Province, for the licence shown in the actember and annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:

Sepadule:

Name and address of applicant: Mr. Catzpillai Gomez, "Hopewell" Yatiyantota.

Description of licence application for Forest Figure retail licence.

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

Situation of premises to be licensed: Thanayawatta,

Mrs. Cruzpillai Gomez.

We hereby give notice that we have on June 6, 1936, applied to the Government Agent, Western Province, for the license shown in the schedule here to annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:—

Name and address of applicant: MLP. Comez & Co.

vissawella. Description of licence applied by E State whether application is for rewal licence or licences or for a new licence or l

Situation of premises to be licensed: Ekkwatta, Avissawella.

M. P. Gomez & Co.

I hereby give notice that I have on June 6, 1936, applied to the Government Agent, Western Phrovince, for the licensing period ending September 39, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:—

Name and address of applicant: H. H. Lie hemann.

Description of licence 25, ned for 7 Hot.

State whether application is for fenewal of existing licence or idences or for a new licence or licences: Renewal. Situation of premises to be licensed: Isabel Court Hotel, Colpetty, Colombo. 4

H. H. HEINEMANN.

I hereby gir hotice that I have on May 29, 1936, applied to the liverse hown in the schedule hereto annexed, for the livensing period ending September 30, 1937, in compliance with Excise Netherland No. 200 of September 30, 1930:—

Statistic

Name and address of applicant: G. Comez, trading under the name and style of the P Gomez & Com 95, Main street, Colombo.

Description of licence, applied for: (1) sell medicated wines and rectified spirits; (2) to sell medicated wines and rectified spirits; (3) to sell medicated wines.

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

Situation of premises to be licensed. (1) 95, Main street, Colombo; (2) 52, Galle road, Wellawatta; (3) 15, Green street, Colombo street, Colombo. G.*GOMEZ.

We hereby give notice that we have on June 5, 1936, applied to the Government Agent, Western Province, Colombo, for the licenses shown in the schedule hereto annexed, for the licenses period ending September 30, Kp. 10 11

Schedule. Name and address of applicant: The Calombo Hotels

Co., Ltd., Colombo.

Description of licence applied for: Hotel and let licence. State whether application, is for renewal of existing licence or for a new licence: Renewal.

Situation of premises to be licensed: 2, York street, Fort, Colombo.

Fort, Colombo.

THE COLOMBO HOTELS Co., LTD.,
T. S. Rowe,
Secretary Secretary.

We hereby give notice that on June 1, 1936, we have applied, to the Government Agent, Western Province, Colombe, for the licences shown in the schedule hereto annexed, of the licensing period ending September 30, 1937

Name and address of applicants: C. H. Briggs and T. Kriekenbeek, C/o Alesses, Chroile, Ltd., Colombo, and 774, Bambalapitiya.

Description of licences applied for: Retail, for the sale

Description of licences applied for: Retail, for of foreign liquor including locally made malt liquor not

to be consumed on the premises. 'State whether application is for renewal of existing licence or licences or for a new licence Renewal.

Situation of premises to be licensed at: 774, Jeanne

D'Are buildings, Bambalapitiya.

C. H. BRIGGS. · T. KRIEKENBEEK.

I hereby give notice that I have on May 29, 1936, applied to the Comment 4 ent, Western Province, for the licender mown in the schedule hereto annexed, for the licensing period ending September 30, 1801, 11 with Excise Notification No. 200 of September 18, 1930;—

Name and address of applicant of Lawrence Fernando,

270/272, Main street, Bottah.

State whether the application is for penewal of existing licences or for new licences: Renew of Auting licences.

Description of Situation of Premises

Licences applied for

to be Licensed.

(1) Tavern 268, Main street, Pettah Retail off 270/272, Main street, Pettah

(3)129, Bankshall street, Pettah Wholesale Bottling 135, Bankshall street, Pettah (5) Retail off 63, Mutwał street, Mutwal

H. LAWRENCE FERNANDO.

Name and address of applicant: M. L. Othman & Sons, 205/209, Fourth Cross street, Pettah, Colombo.

Description of licence applied for: Medicated wines and rectified spirits.

State whether application is for renewal of existing licence or licences or for a new licence or license. For renewal of existing licence.

Situation of premises to be licensed: 205/209, Fourth Cross street, Pettah, Colombo.

M. H. OTHMAN & SONS.

ive notice that L have on June 1, 1936, applied I her to the Government Agent, Western Province, Colombo, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:—

Name and address of applicant M. Paules Jernando of N. Porolis Fernando & Co. Colombo.

Description of the entired applied for: (1) To sell medicated wines; (2) to sell rectified spirits.

wines; (2) to self-rediffed spirits.

State whether pulication is for renewal of existing licence or licences or for a new licence or licences: Renewal, Situation of premises to be licensed: 107, Main street,

N. Paules Fernando.

I hereby specifice that I have on May 30, 1936, applied to the Gave ment Agent, Western Province, for the licence from in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 18 £1930:—

Name and address of applicant: Early Jayasekera of Sragala, Alwis place, Kothena Description of licence applied for Restaurant licence for sale of foreign liquor.

State whether applied

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

Situation of premises to be licensed: 31, Armour street, Colombo.

E. JAYASEKERA.

I herebystic notice that I have of June 8, 1936, applied to the overnment Agent, Western Province, for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, and in compliance with Excise Notification 12, 200 of September 18, 1930:—

Scholule.

Name and address capplicant Anna Bastiampillai.
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: Renewal. Situation of premises to be licensed: 280, Main street, Colombo.

Anna Bashaminillai.

We hereby give notice that we have on June 9, 1936 spied to the Government Agent, Western Province, for the licences shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 18, 1930:—

Schedule

Name and address of the captain J. A. D. Victoria and F. A. and M. W. B. Rodrigde, J., Norris road, Colombo.

Description of licences applied for: (1) Hotel and bar, (2) Hotel and bar. he Government Agent, Western Province, for

(2) Hotel and bar.

State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal. Situation of premises to be licensed: 135, Armour street,

(2) 26, Keyzer street, Colombo, respectively.

. J. A. D. VICTORIA. F. A. & M. W. B. RODRIGUE.

11 -J. 20 - 3. I he try give notice that I have on June 5, 1936, applied the Government Agent, Western Province, for the fice shown in the schedule hereto annexed, for the ensing deriod eacher September 30, 1937, in compliance ith Drise Norfication No. 200 of September 18, 1930:—

Schedule. Schedule

Name and address of applicant: J. A. D. Victoria, 61, Norris road, Colombo.

Description of licences applied for: (1) Hotel and bar, (2) Hotel and bar, (3) Restaurant, (4) Retail off.

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

Situation of premises to be licensed: (1) 111 to 113, Norrisroad, Colombo; (2) 57, Hospital street, Fort; (3) 81, Norrisroad, Colombo; (4) 11, First Cross street, Colombo.

J. A. D. VICTORIA.

I hereby go course that I have on May 25, 1936, applied to the Comment Agent, Central Province, Kandy, for the the shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Regulations:

Name and address of applicant Merennegey Romiel Fernando, Mayfair, Hattopb

Description of licence applied for: Foreign liquor tavern applicate Merennegey Romiel

Schedy

licence Ño. A2851.

State whether application is for renewal of existing licence

or licences or for a new licence or licences: Renewal.
Situation of premises to be licensed: D-7, Dikoya-Norwood road.

M. R. FERNANDO.

91

I hereby give notice that I have on June 1, 1936, applied to the Comment Agent, Contral Province Kandy, for the licence shown in the schedule hereto annexed, for the

Name and address of applicant: W. T. F. Fernando, Magdalene Vol. Herywela.

Description of licence applied for: Retail.

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

Situation of premises to be licensed: Galagedara.

W.T. F. FERNANDO.

I hereby give notice that I have on June 2, 1936, applied to the Government Agent, Central Province, Kandy, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 100 of September 30, 1930:—

Schedule.

Name and address of applicant: J. A. Nonis, J. A. Nonis & Co., Kandy, British Pharmacy, 21, Ward street, Kandy. Description of licence applied for: Medicated wines and

rectified spirits.

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

Situation of premises to be licensed 21, Kandy.

J. A. Nonis.

J. A. Nonis & Co., Proprietor.

We here the pouce that on June 1, 1936, we have applied to the covernment Agent, Central Province, Kardy, the likences shown in the schedule hereto annexed for the licensing period ending September 30, 1937 Schedu<u>le</u>.

Name and address of applant: S. Joachim & O. Don Peter, c/o Cargills, Ltd. Colombo, and Negombo.

Situation of premises to be licensed at

Description of Licence applied for.

(1) Tavern for the sale of oreign 3 liquor—including locally made malt liquor to be consumed on the premises.

(2) Retail, for the sale of forem 3 liquor—including locally made malt liquor not to be consumed and 4, Block Main street, Dik**voya**

malt liquor not to be consumed on the premises

and 4, Block R, Main street, Dikoya

S. Joachim.

O. Don Peter.

We hereby give notice that we have on June 4, 1936, plied to the dovernment Agent, Central Province, for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:—

Name and address of applicant: Cabriel Fernandez & Bros., 179 and 180, Castro Notel, Hetton.

Description of licence applied for: Poreign liquor bar and hotel licence.

and hotel licence.

State whether application is for renewal of existing licence

or licences or for a new licence or licences: Renewal.
Situation of premises to be licensed: 179 and 180, New road. Hatton.

GABRIEL FERNINDEZ & BROS. by their attorney ZEBEDEE MIRANDA.

We hereby granted that we have on June 1, 1936, applied to the covernment Agent, Central Province, Kandy, for the ficences shown in the schedule hereby annexed, for the licensing period ending September 30, 1937:

10.00

Schedule (O. Name and address of applicants: Cargills, 11td 15, 17, York street, Colombo..

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

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

Situation of premises to be licensed: 34, Ward street,

Kandy.

CARGILLS, LTD.

We hereby give notice that we have on June 1, 1936, applied to the Assistant Government Agent, Nuwara Eliya, for the licences shown in the schedule hereto annexed, for the hereing period ending September 30, 1937:—

Schedule.

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

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

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

Nuwara Eliya.

CARGULIS, LTD.

We hereby give notice that we have on June 2 applied to the Addistant Government Agent, Nuwara Eliya, Government Agent, Province of Uva, and Government Agent, Central Province, respectively, for the licences shown in schedule hereto annexed, for the licensing period ending September 30, 1937 :-00 Schearile.

Name and address of applicant: Walker & Greig, Ltd. Description of licences applied for: Rectified spirits and medicated wines.

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

Situation of premises to be licensed: Premises bearing assessment No. 46 in Tillicoultry; premises situated on Glencairn estate, Dikoya; premises bearing assessment No. 965, Jail lane, Badulla; and premises bearing assessment No. 76, in Haputale.

> WALKER & GREIG, LTD... J. RODGER, Secretary.

We hereby give notice that we have on June 5, 1936, applied to the Government Agent, Southern Province, Galle for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Noticeation No. 200 of September Schedul.

Name and address of applicant: J. N. Gomez and G. Gamez & Co., Game.

Gomez, trading a Gomez Description of licence a policy off licence.

on the premise ම්රේක liggior retail සහ පු ෙබන් මධාස්ථානය

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

Situation of premises to be licensed: No. 4, Havelock place, Galle.

J. N. GOMEZ and G. GOMEZ.

I hereby give notice that I have on May 25, 1936, applied to the Government Agent, Southern Province; and the Applicant Government Agent, Nuwara Eliya, for the licences shown in the schedule hereto annexed for, the ucensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:—

Schedule. Schedule.

Name and decree of applicant: J. L. Pimanda, Colombo.

Description of licences applied for: (1) Bar and hotel licences for Sydney Hotel, Calle, (2) Bar and hotel licences for Windsor Hotel, (3) Retail off licence, Nuwara Eliya.

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

Situation of premises to be licensed: (1) 162B, China Garden, Galle, (2) 1, Ramboda road, Nuwara Eliya, (3) Windsor Hotel building, Nuwara Eliya.

J. L. PIMANDA.*

I hereby give notice that I have on May 12, 1936, applied to the Government Agent, Eastern Province, Batticaloa, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930. 2. 16 Schedil

Name and address of applicant K. Santiapillar, College View, Batticaloa:

Description of hence applied for: (1) Beer and Porter licence, (2) foreign liquor hotel, and (3) foreign liquor hotel bar licences.

State whether application is for renewal of existing licence or licences or for a new licence or licences: (1), (2), and (3) renewal of existing licences.

Situation of premises to be licensed: (1) 73, Badulla road, Koddaimunai, (2) and (3) 48, Central road, Puliyan-

K. SANTIAPILLAI.

We hereby give natice the we have on May 27, 1936, applied to the Common Agent, Province of Uva, for the licence shown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Regulations. with Excise Regulations:

Name and all these of applicant: R. M. Fernando & Co.,

The Army & Navy Stores, Divatalawa.

Description of licence applied for: Foreign liquor retail

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

Situation of premises to be licensed: Encroachment No. 348, Diyatalawa.

F. D. GUNASEKERA. Managing Partner. R. M. FERNANDO & Co.

We herein give notice that on June 1, 1936, we have applied to the Government Agent, Province of Uva, Bedulle, for the licenses shown in the schedule hereto amexed for the licensing period ending September 30, Shedule.

Name and address of applicant. Messrs. Geo. R. Brown and Jacob Soris, 15-17, York street, Fort, Colombo, and Badulla.

Description of Lic applied for.

lituation of premises to be licensed at.

Lower

Badulla

street.

(1) Tavern, for the sale of foreign liquor—including locally made malt liquor to be consumed on the premises

(2) Retail, for the sale of foreign 761. liquor-including locally made malt liquor not to be consumed

Lower street. Badulla

GEO. R. BROWN. JACOB SORIS.

We hereby notice that we have on May 29, 1936, we herefy give hetice that we have on May 29, 1936, applied to the Assistant Government Agent, Kegalla, for the licence bown in the schedule hereto annexed, for the licensing period ending September 30, 1937, in compliance with Excise Notification No. 200 of September 30, 1930:—

Schedule.

Name and address chapplicant: Color Ekanayake and M. S. Pillai of Deraniguala.

Description of license applied for Betail sele of foreign liquor.

liquor. appullon renewal

State whether licence: Renewal

Situation of premi ses to be licensed: Thawalamewatta at Deraniyagala.

U. B. EKYNAYAKE. M. S. PILLAI.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Junior School Certificate Examination (Tamil), November, 1935.

IT is hereby notified that the pass awarded to candidate A. Mailvaganam of Bt/Periyakallar Methodist Boys' School, Index Number BA 81, at the above examination is hereby cancelled as he has been found to be ineligible to sit for the examination.

Education Office Colombo, June 2, 1936.

L. McD. Robson Acting Director of Education.

Schools attached to Places of Religious Worship.

NOTICE is hereby given that the ollowing schools attached to places of religious worship are under the temporary management of the Director of Education:—

K/Kiriwanaketiya Temple School. Mt/Kumbaloluwa Temple School.

Ku/Ratvita Temple School.

Education Office Colombo, June 5, 1936.

L. McD. Robison, Acting Director of Education.

G/Sangamitta Girls' English Maintained School.

IT is hereby notified for general information that the above maintained school has been reclassified as a school under the private management of Mr. E. W. Kannangara, C. C. S., as from July 1, 1936

Education Office, Colombo, June 9, 1936.

L. McD. Robison, Acting Director of Education.

G/Mawanana Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Hinidum pattu, Galle 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 July 1, 1936. 1936.

T. Nanananda Thero has been appointed Manager of the said school.

Education Office, Colombo, June 12, 1936.

L. McD. Robison, Acting Director of Education.

G/Malawenna Sinhalese Mixed School.

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

Mr. G. Arthur de Zoysa has been appointed Manager of the said school.

Education Office, Colombo, June 12, 1936.

McD. Robison, Acting Director of Education.

Bd/Yalwela Sinhalese Boys' School.

NOTICE is hereby given that the above school situated in the Aralupitiya korale, Bibile, Badulla District of the Province of Uva, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools, with effect from July 1, 1936.

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

Education Office,

L. McD. Robison,

N/St. Coombs Estate School

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

Education Office, Colombo, June 12, 1936.

L. McD. Robison, Acting Director of Education.

Bd/Alpitiva Sinhalese Mixed School.

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

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

Education Office,

L. McD. Robison. Colombo, June 12, 1936. Acting Director of Education.

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Bd/Dombagahawela Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Buttala division, Badulla District of the Province of Uva, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools, with effect from July 1, 1936.

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

Education Office Colombo, June 12, 1936.

L. McD. Rodison, Acting Director of Education.

1

A/Morakewa Sinhalese Mixed School.

NOTICE is hereby given that the above school stuated in the Kalpe korale, Hurulu palata, Anuradhapura District of the North-Central 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 July 1, 1936.

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

C. D., has been appointed Manager of the said school.

Education Office, Colombo, June 12, 1936.

L. McD. Robison, Acting Director of Education.

Bd/Ettalamulla Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Kandukara korale, Badulla District of the Province of Uva, has been registered as a school maintained funder clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools, with effect from July 1, 102A

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

Education Office. Colombo, June 12, 1936.

L. McD. Robison, Acting Director of Education.

Bd/Hindagalla Estate School.

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

Education Office, Colombo, June 12, 1936.

L. McD. Robison, Acting Director of Education.

Ch/Bangadeniya Sinhalese Mixed School (R. C.)

NOTICE is hereby given that an application has been received from the Very Rev. Fr. D. T. de Silva, O.M.I., for grant in aid of the above school which is situated in the Pitigal korale north, Chilaw District of the North-Western Province.

Observations will be received not later than July 19, 36. 1936. 1

Education Office, 000

L. McD. Robison,

R/Ratnapura Sinhalese Mixed School (Buddhist).

NOTICE is hereby given that the above school situated within the U. D. C. limits, Ratnapura District of the Province of Sabaragamuwa, under the management of the General Manager, Buddhist Schools, Colombo, has been provisionally registered with effect from March, 1936.

Education Office Colombo, June 19, 1936.

L. McD. Robison, Acting Director of Education.

Orphanage for Girls.

NOTICE is hereby given that Mrs. W. P. Fonseka has been appointed Manager of the approved orphanage for girls, attached to G/Siddhartha College, Balapitiya.

Education Office, Colombo, June 1, 1936.

L. McD. Robison, Acting Director of Education.

Ceylon Sovernment Railway.

THE Railway 1001 crossing at 256 miles 1 chain and 255 miles 63 thains, between Chunakath and Kankesanturai will be under repairs on Sunday, June 28, 1936.

The former will be closed to traffic room 8 A.M. to 12 noon, and the latter from 12 noon to a P.M.

Colombo, June 8, 1936.

W. G. HILLS, Acting General Manager.

Interruption to Traffic on Main Roads.

WESTERN PROVINCE.

Negombo District.

IT is hereby notified that bridges Nos. 3/1 and 3/2 on the 3rd mile Pattalagedera-Kalagedihena road, will be closed for through traffic from June 20 to July 10, 1936,

both days inclusive, for relaying platforms of these bridges.

2. Traffic may use the Veyangoda-Bulatweldeniya road to the Veyangoda Station.

Public Works Office, Colombo, June 9, 1936.

A. S. BARKER, for Director of Public Works

Interruption to Traffic on Main Roads.

WESTERN PROVINCE.

Negombo District.

IT is hereby notified that bridge No. 3/6 on the 3rd mile, Sayakkaramulla-Badalgama road, will be closed for through traffic from June 20 to July 5, 1936, both days inclusive, for relaying platform of the bridge.

2. Traffic can be get to Negombo from either ends viâ Negombo-Giriulla road and Maha Hunupitiya-Muguru-

gampola road.

Public Works Office, Colombo, June 9, 1936.

A. S. BARKER, for Director of Public Works.

Interruption to Traffic on Main Roads.

SOUTHERN PROVINCE.

Galle District.

IT is hereby notified that bridge No. 6/4 on the 6th mile, Karandeniya-Halpatota road, will be closed to traffic for three days from June 24, 1936, to admit of repairs being carried out.

Traffic can proceed via Baddegama-Hikkaduwa and Batapola-Kahawa roads.

Public Works Office Colombo, June 1, 1936.

A. S. BARKER. for Director of Public Works.

Post of Chief Instructor, Civil Engineering, Ceylon Technical College.

APPLICATIONS will be received by the Director of

Education on or before June 23, 1936, for the post of Chief Instructor, Civil Engineering, Ceylon Technical College.

The salary of the post is Rs. 3,600—120—4,800. The post is non-pensionable. The conditions applicable to new entrants to the Public Service will apply unless the person selected for appointment is an officer already holding a post in the Public Service.

Candidates should possess-

- (a) a degree in Civil Engineering in a recognized University, and
- (b) be an Associate Member of the Institute of Civil Engineers.

Applications should be made on a special form which is obtainable from the Principal, Ceylon Technical College.

Applications from persons already in the Public Service should be forwarded through the Heads of their Departments.

Education Office, Colombo, June 5, 1936.

L. McD. Robison, Acting Director of Education.

Sale of Ebony Logs at the Central Timber Depot.

THIRTY-NINE ebony logs weighing tons 13.6.3.21 will be put up for sale by auction at the Central Timber Depot, Kew road, Slave Island, Colombo, at 10 A.M., on Saturday, July 11, 1936.

Further information regarding the conditions of sale, &c., can be obtained from this office or from the Divisional

Forest Officer, Central Timber Depot, Slave Island, Colombo.

A. B. LUSHINGTON, Acting Conservator of Forests.

Office of the Conservator of Forests, P. O. Box 500, Colombo, June 6, 1936.

Sale of Satinwood Logs at the Central Timber Depot.

THIRTY-SIX satinwood logs containing 1,451 cubic feet will be put up for sale by auction at the Central Timber Depot, Short's road, Slave Island, Colombo, at 9 A.M., on Saturday, July 11, 1936.

Further information regarding the conditions of sale, &c., can be obtained from this office or from the Divisional Forest Officer, Central Timber Depot, Slave Island, Colombo.

> A. B. LUSHINGTON, Acting Conservator of Forests.

Office of the Conservator of Forests, P. O. Box 500, Colombo, June 2, 1936.

Rabies.

NOTICE is hereby given that as danger of rabies exists in the Ratemahatmayas' divisions of Wanni, Dewameddi, Katugampola, Dambadeni, Weudawili, and Hiriyala hatpattus of the Kurunegala Divisions of the Said hatpattus are hereby proclaimed from this day under Ordinance No. 6 of 1929.

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

The Kachcheri, Kurunegala, June 9, 1936. W. J. L. ROGERSON. Government Agent.

Rabies.

NOTICE is hereby given that as rabies exists in the Kandy District, the said district is hereby proclaimed from this date under Ordinance No. 6 of 1929.

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

The Kachcheri, Kandy, June 8, 1936.

T. A. HODSON, Government Agent.

Rabies.

WHEREAS there has been a case of rabies in the Kegalla District, and there is a danger of rabies in certain other parts of the Kegalla District, I, Reginald Sydney Vernor Poulier, Assistant Government Agent for the Kegalla District, by virtue of powers vested in me by section 10A of Ordinance No. 7 of 1893, as amended by Ordinance No. 6 of 1929, do hereby proclaim the area described in the schedule hereto as an area, within which rabies exist or in which there is a danger of rabies.

R. S. V. POULIER, The Kachcheri. for Assistant Government Agent. Kegalla, June 8, 1936.

Schedule.

Revenue District of Kegalla, excluding the area administered by the Urban District Council of Kegalla.

Danger of Rabies.

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

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

This notice shall remain in force till December 12, 1936.

The Kachcheri, R. M. Davies, Nuwara Eliya, June 12, 1936. Assistant Government Agent.

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

Arrack Rent Sales, Western Province, 1936-37.

TENDERS are hereby invited for the purchase of the exclusive privilege of selling arrack by retail at the under-mentioned groups of arrack taverns or arrack tavern as the case may be from October 1, 1936, to September 30, 1937, subject to the Arrack Rent Sale Conditions, Tavern Licence Conditions appearing in Excise Notification No. 285 published in Government Gazette No. 8,214 of April 24, 1936, and General Conditions appearing in Government Gazettes Nos. 8,118 of May 3, 1935, and 8,214 of April 24, 1936. April 24, 1936.

April 24, 1936.

2. Each tender for each of the groups of taverns Nos. I. to V. in the Colombo Municipality and for Digarolla arrack tavern No. 15 must be accompanied by a Kachcheri or Treasury receipt acknowledging the deposit of Rs. 500, and each tender for each of the groups Nos. VI. to XI. and for No. 24, Karagahamuna Pahala arrack tavern, must be accompanied by a Kachcheri or Treasury receipt acknowledging the deposit of Rs. 100.

3. Tenders should be addressed to the Government Agent, Western Province, Colombo. Envelopes should be marked on the top left hand corner "Tender for Arrack Tavern No." or "Arrack Tavern Group No.".

the top left hand corner "Tender for Arrack Tavern No." or "Arrack Tavern Group No.".

4. No person is permitted to send in more than one tender for any group of taverns. Tenders not made strictly in accordance with the conditions of sale or which are in any way not in order will not be considered.

5. (i.) Tender forms will be issued at any of the following offices to those who produce Kachcheri/Treasury receipts for Rs. 500 or Rs. 100, as the case may be:—

(a) the General Treasury

the Colombo Kachcheri the Kalutara Kachcheri

the Galle Kachcheri the Kurunegala Kachcheri the Puttalam Kachcheri the Treasury Officer, Negombo the Treasury Officer, Chilaw

(i) the Excise Commissioner's Office, Fort, Colombo (j) the Excise Commissioner, W. D's Office, Colombo (k) the Assistant Commissioner, S. D's Office, Kalutara (l) the Assistant Commissioner, C. D's Office, Kandy (m) the Circle Excise Office, Chilaw.

(ii.) All intending tenderers, who are not known to the officers in charge of the offices above indicated, should produce certificates of worth from the Chief Headman of the Division where they are resident.

(i.) The Government Agent reserves to himself the right of

6. (i.) The Government Agent reserves to himself the right of rejecting any or all tenders without assigning any reason therefor. (ii.) Conditions of sale and any other particulars can be obtained on application at the Colombo Kachcheri. (iii.) Should the tenders or bids for the individual taverns or groups not be acceptable, the Government Agent will proceed to grant the various privileges to approved persons at such figures as he may consider satisfactory. All tenderers as well as others who have not tendered, but would like to participate in the arrack tavern rents are invited to be present.

7. Tenders close at 10.30 A.M. on Wednesday, July 15, 1936. Tenderers are required to be present at the Kachcheri on the above date.

above date.

No. of

Group.

The Kachcheri, Colombo, June 8, 1936.

Division

.. Pettah Ward

street)

R. M. M. Worsley. Government Agent.

Colombo District.

TAVERNS REFERRED TO.

Rent Area-Colombo Municipality.

(Front street) Pettah Ward (Fourth Cross street, on the east by 1st Cross street, on the south by Norris road, and on

Bounded on the north by the south side of Main street, on the east by 4th Cross street, on the south by Norris road, and on the west by 2nd

San Sebastian Ward (Dam street)

Bounded on the north by Main

Locality or Range.

Cross street Bounded on the north by Dam

street, on the east by San Sebastian

street, on the south by San Sebastian Hill, and on the west by Saunders place and Cramer's lane

No. of Division. Group.

. Pettah Wa (St. John's II. Ward road)

> St. Paul's Ward (Chekku street)

St. Paul's Ward (Sea street)

Locality or Range.

Bounded on the north by Reclamation road, on the east by St. John's street, on the south by north side of Main street, and on the west by 1st Cross street

Bounded on the north by south side of Gintupitiya street, on the east by Hill street, on the south by New Moor street to its junction with Dam street, and thence by Dam street up to Kayman's Gate, and on the west by Chekku street

by Chekku street

Bounded on the north by south
side of Jampettah street, on the
east by Hill street, on the south
by north side of Gintupitiya street
up to Sea street, Sea street and
Cross road to Seashore street, and
on the west by Seashore street and
Kochebilade street Kochchikade street

.. Kotahena Ward (Korteboam street)

> Kotahena Ward (Kotahena street)

> Kotahena Ward (Mutwal street)

.. Kotahena Ward IV. (Ferguson

road) Kotahena Ward (Madampitiya)

.. Slave Island Ward (Malay street)

Kollupitiya Ward (Barandeniya) Kollupitiya

Ward (Kollupitiya) Bounded on the north by Alut-mawata road and College street, on the east by western side of Santiago street, on the south by

Pickering's road, and on the west by Korteboam street

Bounded on the north by Ceme-tery street, on the east by Kotahena street, on the south by Pickering's road, and on the west by eastern side of Santiago street

Bounded on the north by Medem.

Bounded on the north by Madam-pitiya road, on the east by Alutma-wata road, on the south by Fisher's quarters, and on the west by Fisher's hill and Mutwal street

Bounded on the north, east, and west by Kelani river, and on the south by Madampitiya
Bounded on the north by Madampitiya road to its junction with Victoria bridge street, thence by Victoria bridge and Kelani river, on the east by Urugodawatta canal, on the south and west by Cometery road, and Victoria bridge street

In or near Malay street at a place not included in any other rent area.

In or near Galle road between the Ist and 2nd mileposts at a place not included in any other rent area herein described

In or near Galle road between the 2nd and 3rd mileposts at a place not included in any other rent area herein described

Colombo District (outside Municipality).

Udayartoppu VI. .. Alutkuru korale **K**udapaduwa north Perivamulla Bolawalana Pitipane VII. Do. Kurana Katunayaka Henmulla EtgalaVIII. .. Do. Kandawela Daluwakotuwa Kochchikade Kepungoda IX. .. Alutkuru korale Seeduwa Bopitiva north Alutkuru korale Dandugama south Kanuwana Weligampitiya .. Alutkuru korale Kandana Keragahapokuna south Timbirigasyaya Uswetakeiyawa XI, Do.

No. 15, Digarolla arrack tavern to be sold individually. No. 24, Karagahamunapahala arrack tavern to individually.

Kalutara District.

No. of Group. Walapolapattiya Nalluruwa .. Panadure Tota - (Ι. mune II. Kalutara Tota. Kalamulla Divalagoda mune

Digarolla arrack tavern

All other taverns

Opening Hour Closing Hour of Arrack of Arrack Taverns. Taverns. P.M. A.M. 8.0 7.0 8.0 8.0

Estate Canteens, 1936-37.

THE following is the list of sanctioned estate canteers for the year 1936-37.

The Kachcheri N. E. ERNST, Kalutara, June 2, 1936. Assistant Government Agent.

Revenue District of Kalutara.

Canteens. Range or Locality. Arrack Halwatura estate, Ingiriya do. Toddv Neuchatel estate, Neboda Arrack

Toddy do.

Toddy Rent Sale, Matale District, 1936-37.

TENDERS are hereby invited for the purchase of the exclusive privilege of selling fermented toddy within the area in the subjoined schedule during the rent period October 1, 1936, to September 30, 1937, in accordance with the Toddy Rent Sale Conditions, and the General Conditions applicable to all Excise Licences, published in the Government Gazette No. 8,214 of April 24, 1936.

A tender deposit of Rs. 50 should be made at a Kachcheri or the General Treasury and the receipt attached to the

tender.

Tenders should be made on the prescribed form, obtainable at the General Treasury or at any Kachcheri and at the Excise Head Office, and the Office of the Assistant Commissioner of Excise, Central Division, and Offices of the Superintendents of Excise, Kandy and Gampola, and

the Superintendents of Excise, Kandy and Gampola, and placed in a sealed envelope.

The successful tenderer shall, immediately on being declared the purchaser of the rent, sign the Rent Sale Conditions and pay to the Assistant Government Agent as a security deposit a sum equivalent to two months'

rent of the privilege.

Tenders close on Tuesday, July 28, 1936, at 10 A.M. The tenderers must be present at the Kachcheri at the

Further particulars can be obtained on application at the Matale Kacheberi.

R. Y. DANIEL, Assistant Government Agent. The Kachcheri, Matale, June 5, 1936.

Schedule referred to.

Locality or Range. Division. .. Matale South Kawdupelella .

Uva Arrack Rent Sales, 1936-37.

SEALED tenders on prescribed forms to be obtained on application at the General Treasury, the Colombo, Ratnapura, Batticaloa, Nuwara Eliya, and Badulla Kachcheries and the offices of the Excise Commissioner, the Assistant Commissioner of Excise, Kandy, and the Superintendent of Excise, Badulla, will be received by the Government Agent, Province of Uva, until 10 A.M. on Tuesday, July 28, 1936, for the exclusive privilege of selling arrack by retail at the under-mentioned arrack selling arrack by retail at the under-mentioned arrack taverns and groups of arrack taverns mentioned in the schedule hereto marked "A" from October 1, 1936, to September 30, 1937, subject to the Arrack Rent Sale Conditions published in the Ceylon Government Gazette No. 8,214 of April 24, 1936, and the General Conditions applicable to all Excise Licences published by Excise Notification No. 276 in the Ceylon Government Gazette No. 8,118 of May 3, 1935, and amended by Excise Notification 283 published in the Ceylon Government Gazette No. 8,214 of April 24, 1936.

2. Every tender must be placed in a sealed envelope clearly marked in the top left hand corner "Tender for Arrack Tavern No. —— " or "Tender for Arrack Tavern Group No. —— ".

Group No. -

The envelope shall be-(a) deposited in the Badulla Kachcheri tender box, or

(b) handed to the Government Agent, or to the Assistant Government Agent or to the Office Assistant, or

(c) sent by registered post so as to reach the Badulla Kachcheri

before the time fixed for closing tenders. Every tenderer should be present at the Badulla Kachcheri at the time fixed for closing of tenders.

3. The privilege for each tavern or group of taverns will be granted separately and a separate tender form must be used in respect of each tavern or group of taverns.

4. No person shall submit more than one tender for

each tavern or group of taverns.

5. Every tender must be made by the tenderer in his wn name. No tender will be accepted if made through own name.

an agent. Every tender shall be accompanied by a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 500 and the number and date of the receipt must be entered on the face of the tender form.

7. The Government Agent reserves to himself the right of rejecting any or all tenders and of putting up the privilege for sale by auction.

The grantee shall immediately on being granted the privilege sign the conditions of sale and pay to the Government Agent as a security deposit a sum equivalent to two months' rent of the privilege.

9. Further information can be obtained on application

at the Badulla Kachcheri.

The Kachcheri, E. T. MILLINGTON, Badulla, June 9, 1936. Government Agent.

SCHEDULE "A" REFERRED TO.

No	. Locality within the to	or Range.	Division.
2	Badulla Madulsima Lunugala		Yatikinda do. do. Wellassa

Uva Toddy Rent Sales, 1936-37.

SEALED tenders on prescribed forms to be obtained SEALED tenders on prescribed forms to be obtained at the General Treasury, the Colombo, Ratnapura, Batticaloa, Nuwara Eliya, and Badulla Kachcheries and the offices of the Excise Commissioner, the Assistant Commissioner of Excise, Kandy, and the Superintendent of Excise, Badulla, will be received by the Government Agent, Province of Uva, until 10 A.M. on Tuesday, July 21, 1936, for the exclusive privilege of selling fermented toddy by retail at the under-mentioned toddy taverns and groups of toddy taverns mentioned in the schedule hereto marked from October 1, 1936, to September 30, 1937, subject to the Toddy Rent Sale Conditions published in the Ceylon Government Gazette No. 8,214 of April 24, 1936, and the General Conditions applicable to all Excise Licences published by Excise Notification No. 276 in the Ceylon Government Gazette No. 8,118 of May 3, 1935, and amended by Excise Notification 283 published in the Ceylon Government Gazette No. 8,214 of April 24, 1926 ment Gazette No. 8,214 of April 24, 1936.

2. Every tender must be placed in a sealed envelope clearly marked in the top left hand corner "Tender for Toddy Tavern No. —— " or "Tender for Toddy Tavern Group No. —— ".

The envelope shall be-

(a) deposited in the Badulla Kachcheri tender box, or (b) handed to the Government Agent, or to the Assistant

Government Agent or to the Office Assistant, or (c) sent by registered post so as to reach the Badulla Kachcheri

before the time fixed for closing the tenders. Every tenderer should be present at the Badulla Kachcheri at the time fixed for closing of tenders.

3. The privilege for each tavern or group of taverns will be granted separately and a separate tender form must be used in respect of each tavern or group of taverns.

4. No person shall submit more than one tender for each tavern or group of taverns.

5. Every tender must be made by the tenderer in his own name. No tender will be accepted if made through an agent.

6. Every tender shall be accompanied by a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 50 and the number and date of the receipt must be entered on the face of the tender form.

7. The Government Agent reserves to himself the right of rejecting any or all tenders and of putting up the privilege

for sale by auction.

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8. Further information can be obtained on application at the Badulla Kachcheri.

The Kachcheri, E. T. MILLINGTON, Badulla, June 9, 1936. Government Agent.

SCHEDULE "A" REFERRED TO. No. Locality or Range. Division. Within the town of— Badulla Yatikinda Within the village of— Group Bulatwatta do. No. 1 3 Wewelhinna do. Wedigune do. Group No. 2 Jangulla do. . . Ketawala do. . . Bambaragama do. Udakumbalwela Within the town of-9 Lunugala Within the village of-10 Yapamma 11 Kahattewela Udukinda

Batugammana

Miyanakandura

Pallewaradola

Buttala do.

do.

MUNICIPAL COUNCIL NOTICES.

COLOMBO MUNICIPAL COUNCIL.

Auction Sale of Articles.

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

subjoined schedule, will be sold by public addition 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 Monday, June 22, 1936, and the investment will be made available for investigation. and the jewellery will be made available for inspection at the Town Hall, between the same hours and will be sold at 2 P.M. at the Town Hall, on the same day.

June 10, 1936.

G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

For 4th quarter, 1934, to 4th quarter, 1935.—Premises No. 9, Macleod road: 6 chairs and 1 table. Ist quarter, 1935.—Premises No. 108, Lauries road: 4 bracelets. 3rd quarter, 1935.—Premises No. 123, Madampitiya road: 1 statue stand and 1 small wall almirah. For 4th quarter, 1935.—Premises No. 49, Malay street: 1 iron and 8 chairs; premises No. 164/4-5, High street; 1 clock.; premises Nos. 279/10 and 279/12--16, Mahawatta road: 9 chairs and 1 settee; premises No. 37/1, Layard's Broadway; 12 bundles tea chests, 1 zinc sheet, 8 long wires, 1 knife, 2 hammers 1 nail puller, and 2 chisels; premises No. 197/1-7, Prince of Wales avenue: 1 sewing machine; premises No. 196/1-6, Bloemendhal road: 1 clock; premises No. 157, Dean's road; 7 chairs, 1 teapoy, and 1 lounger; premises No. 171, Darley road: 1 gold wristlet watch; premises No. 14/6, Baptist Chapel road 1 tub, 2 copper pots, 2 dishes, and 12 plates. For 4th quarter, 1934, to 4th quarter, 1935.—Premises No. 9, 2 dishes, and 12 plates.

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, June 10, 1936. G. H. N. SAUNDERS. for Chairman.

SCHEDULE.

For 4th quarter, 1934, to 4th quarter, 1935.—On July 7, 1936: Premises No. 226/4—5, Mutwal street. For 2nd, 3rd, and 4th quarters, 1935.—Premises No. 55, Marshall 3rd, and 4th quarters, 1935.—Premises No. 55, Marshall street. For 3rd and 4th quarters, 1935.—Premises No. 219, Alutmawatta road. Premises Nos. 94 and 96/30, Wall's lane. Premises No. 169, Upper St. Andrew's road. On July 11, 1936: Premises No. 21, 41st lane, Wellawatta. Premises Nos. 173 and 175, Dehiwala Canal Bank. For 4th quarter, 1935.—On July 14, 1936: Premises No. 316, Bloemendhal road. Premises No. 10, Shoe road. Premises No. 73, St. Joseph's street. Premises No. 47, Alvis place. No. 73, St. Joseph's street. Premises No. 47, Alwis place. Premises No. 47, Alwis place. Premises No. 47, Alwis place. Premises No. 85, 15th lane, Kotahena. Premises No. 144/21–23, Santiago street. Premises No. 144/24–28, Santiago street. On July 11, 1936: Premises No. 175/1–2, Dehiwala Canal Bank. On July 7, 1936: Premises No. 298/9, Modera street. Premises No. 298/11, Modera street. Premises No. 9, St. Elmo's lane.

LOCAL GOVERNMENT NOTICES.

WHEREAS there is danger of rabies within the Urban District Council area of Dehiwala-Mount Lavinia. It is hereby notified, under section 10 A (1) of Ordinance No. 7 of 1893, as amended by Ordinance No. 6 of 1929, that any dog found in any public place or road, or any place other than a private building, compound, or garden and not being tied up or led shall be liable to be destroyed forthwith.

This proclamation shall take effect from July 1, 1936, up to December 31, 1936.

Urban District Council Office, J. VINCENT MENDIS, Dehiwala, June 1, 1936. Chairman.

Rabies.

Proclamation under Ordinance No. 6 of 1929.

I hereby proclaim the whole area of the Kalutara Urban District Council limits from July 1, 1936, to December 31, 1936, as an area within which rabies exist or within which there is a danger of rabies. Any dog found in any public place or road not being tied up or led will be destroyed.

Urban District Council Office, Kalutara, June 1, 1936.

A. D. DE FONSEKA, Chairman.

Rabies.

Ordinance No. 6 of 1929.

I hereby proclaim the whole area of Panadure town, within the Urban District Council limits, as an area within which rabies exist or within which there is a danger of rabies. Any dog found in any public place or road not being tied up or led will be destroyed.

The Urban District Council Office. Panadure, June 5, 1936.

A. SIMON SILVA. Chairman.

Urban District Council, Kurunegala.

Sale of Properties for Non-payment of Assessment Tax.

NOTICE is hereby given that the movable properties found in the house and in the absence of movable properties liable for seizure, (1) rents and profits from 1 to 3 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves seized in virtue of a warrant issued by the Chairman, Urban District Council, Kurunegala, in terms of the 140th clause of Ordinance No. 6 of 1910, for the arrears of assessment rates due on the premises mentioned in the subjoined schedule, for the 1st or 2nd quarter of 1935 or both, will be sold by public auction at the spot and at the time therein mentioned, unless in the meantime the amount of the assessment rates and costs be duly paid.

Office of the Urban District Council, Kurunegala, June 10, 1936. H. K. T. DE ZYLVA, Chairman.

SCHEDULE 1 .-- WARD NO. 1.

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

Monday, July 6, 1936.

Bazaar street: Nos. 110, 111, 113, 115, 118.

Esplanade street: Nos. 31, 52.

Square lane: No. 10.

Dambulla road: Nos. 21, 28B, 28c, 54, 60A.

Chetty lane: Nos. 1, 2, 3. Muttettugala: Nos. 1A, 32, 33.

Parade street: No. 5.

Tuesday, July 7, 1936.

Gettuwana: Nos. 21, 23, 24, 25, 26, 27, 37, 40, 46A, 53C, 53F, 66, 68, 76, 84A, 88, 97A, 98, 99, 99A.

Wednesday, July 8, 1936.

Gettuwana: Nos. 99B, 100c, 100D, 103, 104, 106, 108, 109, 112, 113, 119, 120, 121, 122, 127, 128.

Thursday, July 9, 1936.

Gettuwana: Nos. 131, 133, 134, 137, 139, 141, 142, 143A, 146, 147, 148, 149, 151, 153, 154, 155, 156, 157, 158.

Friday, July 10, 1936.

Gettuwana: Nos. 159, 160, 161, 163, 164, 143c, 166, 167, 169, 170, 171, 173, 174, 175, 176, 177, 178, 179, 180, 181.

Saturday, July 11, 1936.

Gettuwana : Nos. 183, 184, 186, 187, 189, 190, 191, 193, 194, 196, 197, 199, 250A, 281, 282, 293, 298, 301.

Monday, July 13, 1936.

Gettuwana: Nos. 201, 203, 204, 205, 207, 208, 210, 211, 212, 213, 216, 217, 218, 223, 224, 225, 227, 228, 229, 230.

Tuesday, July 14, 1936.

Gettuwana: Nos. 231, 250, 251A, 252, 257, 259, 270, 271A, 272, 284, 296, 299, 302, 306, 307, 308, 17, 19, 29, 30.

Wednesday, July 15, 1936.

Teliyagonne: Nos. 9B, 36, 104a, 104, 121, 152, 155B, 155C, 155D, 165, 171, 173, 183a, 185a, 185B, 187, 189a, 191, 198a, 200a, 202, 204, 219, 220.

Thursday, July 16, 1936.

Gettuwana: Nos. 31A, 53A, 59, 70A, 86A, 86, 93B, 130, 143в, 219, 235, 244, 248.

Teliyagonne: Nos. 92, 102, 105A, 109A.

Friday, July 17, 1936.

Teliyagonne: Nos. 123, 132, 133, 126p, 155, 156A, 157B, 162, 157, 164, 172A, 177, 178, 193, 198, 206, 211.

SCHEDULE 2.—WARD No. 2.

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

Monday, July 6, 1936.

Rajapilla road: No. 16.

Puttalam road, 1st Division: Nos. 196, 197, 98, 189, 192.

Kandy road: Nos. 65, 66, 68, 69D.

Puttalam road, 2nd Division: Nos. 38, 89, 90, 103.

Tuesday, July 7, 1936.

Colombo road: Nos. 66, 40, 61.

Negombo road: Nos. 55, 58, 136, 139, 140, 188, 189, 189A, 237, 34, 59, 79, 168.

Wednesday, July 8, 1936.

Baily road: No. IA/1.

Circular road south: Nos. 8B, 85, 104, 84, 107A.

Yantampalawa: No. 2. Wehera: Nos. 3, 25. Malkaduwawa: No. 6 Bamunugedera: No. 25A. Tank Circular road: No. 7.

Thursday, July 9, 1936.

Henemulla: Nos. 8, 39D, 40, 18, 21, 34, 39B, 39D, 41.

Sale of Properties, Urban District Council, Kegalla.

NOTICE is hereby given that the movable property found in the house, and in the absence of movable property liable for seizure, (1) rents and profits from 1 to 3 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves seized in virtue of a warrant issued by the Chairman, Urban District Council, Kegalla, in terms of 140th clause of Ordinance No. 6 of 1910, for arrears of assessment rates due on the premises mentioned in the sub-joined schedule for the 4th quarter, 1935, will be sold by public auction at the spot at the time therein mentioned, unless in the meantime the amount of assessment rates and costs be duly paid. Further particulars can be obtained from the Office of the Urban District Council, Kegalla.

J. H. FERNANDO,

Office of the Urban District Council, Chairman. Kegalla, June 9, 1936.

TIME OF SALE: TO COMMENCE AT 9.30 A.M. ON MONDAY AND TUESDAY, JUNE 29 AND 30, 1936.

Monday, June 29.

Nos. of premises: 17, 31, 35, 43, 62A, 66, 93, 94, 147, 180, 203, 205, 260–261, 262, 284, 307, 324, 344, 350, 353, 357, 359, 383, 392, 446, 447, 453, 481, 486, 486A, 487, 519B and

Tuesday, June 30.

Nos. of premises: 537, 550, 560, 561, 561B, 604, 612, 615, 616, 617, 618, 619B, 619C, 698, 699, 700, 701, 702–703, 740, 743B, 743D, 746, 746A, 747, 771, 784, 785, and 796.

ROAD COMMITTEE NOTICES.

Tuntota-Mandakondana Estate Road.

NOTICE is hereby given that the following gentlemen have been nominated, under section 17 (1) of "The Estate Roads Ordinance, 1902", to act as members of the Letal Committee for the Tuntota-Mandakondana estate road for the term of two years ending June 8, 1938:-

Mr. S. D. S. Sylva. Mr. W. W. M. Fernando.

Mr. H. W. Ruegg (Chairman).

C. H. W. KANNANGARA,

Provincial Road Committee's Office, for Chairman. Kurunegala, June 8, 1936.

Tuntota-Mandakondana Estate Road.

NOTICE is hereby given that His Excellency the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road during 1935–36, the Provincial Road Committee, acting under the provisions of section 19 of "The Estate Roads Ordinance, 1902," have assessed the proportion due by each estate in the district interested in the said road as follows :-

Government moiety Rs. 875.00 Private contributions Rs. 875.00

1st section, ½ mile.

Total acreage, 5,536-Moiety of cost, Rs. 110.06-Sectional rate, .01988.

Proprietors or Agents. Estates. Acreage. Amount. Rs. c.

Mrs. A. M. F. Dias Abeya-44 Tuntota 0.88 singha

1st to 2nd section, 1 mile.

Total acreage, 5,492—Moiety of cost, Rs. 99·06.—Sectional rate, ·01803—Total rate, ·03791.

Mr. J. A. Kriekenbeck	Kohombagaha-	•	. *
	mulawatta	60	2 28
Mr. W. M. Fernando	Kabalegasagare	60	2 28
Mr. R. M. W. Annamala	ay		
Chettiar	Watuheragama-	•	
	watta	120	4 55
Mrs. M. H. de Silva	Horagasagare	$25\dots$	0 95
Dr. A. M. de Silva			
	Millicent	228	8 65
Mr. P. M. Ukku Band			
Appuhamy			•
11 v	watta and Palu-		
	gahamulawatta		1 52
Sarah Cornella Rander	ii,		
Albert Herat Randen	i,		
and Mary Nona .	. Mahawatta	30	1 14
Mr. K. V. Nagamany .	. Ennawatta	25	0.95
Dr. A. C. Fernando .			
Mr. Peter Wickrams	b-		
nayaka .	. Mukalana and		
v	Kinakele	27	1 3
Dingiri Menika and Rot	ti		
Ethana .	. Kahatagahawatta	21	0 80
Mr. P. M. Appusingh	o		
Appuhamy and Tiki			
rala Appuhamy .			
11	watta	40	1 52
Mr. Aloysius Fernando.			
	v		

1st to 3rd section, 1½ miles.

Total acreage, 4,679—Moiety of cost, Rs. 88·05—Sectional rate, ·01881—Total rate, ·05672.

Mr. K. P. A. P. S. Suppramaniam Chettiar	Thalgahamula-		,			
1	watta	30		1	70	
Mr. E. A. Salgado	Dampitiya	30		1	70	
Mrs. M. Soysa	Siyambalagaha-					
	ruppe	350		19	85	
Mr. D. M. W. Senanayaka	Budankandamu-					
	kalana	95		5	39	•

1st to 4th section, 2 miles.

Total acreage, 4,171—Moiety of cost, Rs. 121.07-Sectional rate, ·029—Total rate, ·08572.

Singho Naide and .. Bakmigahamula-Arachchi Naide 21 .. 1 80 watta

1st to 5th section, $2\frac{1}{2}$ miles.

Total acreage, 4,153—Moiety of cost, Rs. 93.55— Sectional rate, ·02252—Total rate, ·10824.

M. A. Ahamadu Lebbe .. Madurasathur $50 \dots$ Rahumania ... 5 42

958	Part I	. (General	·) CEY	LON	GC
Proprietors or A	$\mathbf{A}_{\mathbf{gents.}}$	Estates.	Acreage.	Amou Rs.	nt.
Mr. R. M. S. krishnapillai	D	iurunpolawa	atta 100		
Mrs. C. A. Lam Silva	bert de	aganwila	65	7	4
Mrs. N. C. Peries Miss Shanmug		do.			93
darammal Messrs. Mohamed	н	abarawewa	130	14	7
& Bros.	Po	olgahawelaw	atta 30	3	25
Mr. E. Peer Leb Uduma Lebbe	Et	ungahakott watta	21	. 2	90
Messrs. Mohamed					
& Bros. H. M. Bandappu		do.	., 50 .	. 54	¥ [
Kapuruhamy an Nona	K a	randawila	25 .	. 2 %	71
Thambilebbe Guru lage Ahamadu L	ebbe Ko			2	
Pana Uduma Lebb	e and	vatta	20 .		
Kasi Lebbe Mr. S. Adusamadu		nawatta	24 .	. 26	50
lana P. L. Don Migel .		dinchiwatta	24 .	. 26	0
hamy and B Appuhamy	astian	iwetiyawatt	a 25 .	. 27	, ,
H. M. Ukku B Korals	anda,			, 1	1
Koraia	a	mpitiyawatt nd Lind	a-		_
Messrs. A. & P. Fern	nando Hal		a 22	. 23	8
H. M. Cownihamy R. A. Jujappul		ngahahenya	ya 20	2 1	7
Manelhamy and I		mbagaha-			
Ena Meera Lebbe, S	W	ratta .	29	3 1	4
Lebbe and Sara A Mr. A. P. Jayaward	mmal Enr	awatta .	. 20	2 1	7
MILIE I Cayer			50	5 42	2
Ist	to 6th sec	tion, 3 miles	s.		
Total acreage,	3,364—Mo	iety of cost, —Total rate	Rs. 77:0	4	
		agahawatta			5
1st t	o 7th sect	ion, $3\frac{1}{2}$ mile	s.	,	
Total acreage, : Sectional rate	3,343—Mo: e, ·02798—	iety of cost, -Total rate.	Rs. 93 · 5 · 15912.	5	
M. P. P. R. Arunas	alam			1 " 4.	,
Chettiar Mr. Lionel de Fonsel	Buri ka Kow	yaya . lwewa .	. 300	15 44 47 74	ŀ Ŀ
Mrs. Lionel de Silva				43 76	;
Total acreage,	2,671—Mo	ion, 4 miles $oiety of cost$, Rs. 96 :	31	
Sectional rat Mr. Leo Fernando			e, ·19517.		į
Mar. 1800 I Crimingo		itta .	. 50	9 75	, (
1st te	o 9th secti	on, $4\frac{1}{2}$ miles	ş.]
Total acreage, 2 Sectional rat	,621—Moie	ety of cost, —Total rate	Rs. 96·31		1
Mr. Frie Mr. T. E. Wagner	max ·		0 = 0	81 17	
Mr. V. M. de Mel	Heen	na Group nmeliagare .	. 210 . 700	48 70 162 34	J
Messrs, P. D. A. Mac Sons		vetiya	. 98	22 73	f (
Mr. T. W. N. Gunase	kera Than	gaĥamula- tta		5 10	ŀ
Mr. H. M. Ukku Bar Korala			. 20	4 65	
Mr. S. M. Banda, Vic	lane	do	. 20	4 65	
Dr. Charles Fernando Mr. J. A. de Silva		do	90	10 44 20 87	
Mrs. H. J. Peries Mrs. J. L. D. Peries Mr. A. E. de Silva	Madi	igasagare gasagare	100	34 79 23 19	
Mr. A. E. de Silva Mr. C. A. Lambert	de			113 87	
Silva Mr. W. W. M. Fernar	Himl	outuwala gamuwa		$974 \\ 3479$	
Mrs. W. G. Fernando Messrs. Collin de S	Barai		73	16 93	
and Roland C. Sene	evi-	ashena	3 0	6 97	R
ratna Mr. M. J. Appuhamy	Horag	gasagare	30	6 97	T

Which sums the proprietors, managers or agents of the several estates are hereby required to pay to H. W. Ruegg, Esq., Chairman, Local Committee, Padma Group, Madampe, on or before June 20, 1936.

C. H. W. KANNANGARA, Provincial Road Committee's Office, for Chairman. Kurunegala, June 2, 1936.

Bandarawela-Uva Highlands Road.

NOTICE is hereby given that the following gentlemen have been elected, under "The Estate Roads Ordinance, No. 12 of 1902," as members of the Local Committee of the Bandarawela-Uva Highlands road for two years commencing from April 20, 1936:—

Mr. A. J. Wickwar (Chairman), Malwatte estate, Bandarawela.

Mr. Oscar Johnson, Uva Highlands estate, Bandarawela.

Mr. C. C. McClellan, Neluwa estate, Haliela. Mr. George Knox, Chelsea estate, Bandarawela.

Mr. Malcolm Potger, Brandenburg estate, Bandarawela.

Provincial Road Committee, K. ALVAPPILLAI, Badulla, June 6, 1936. for Chairman.

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. 6,224. (2) Date of Receipt: June (1) Irade Mark No. 6,224. (2) Date of Receipt: June 28, 1935. (3) Applicant (Proprietor of the Trade Mark): RECKITT AND SONS, LIMITED (a company duly incorporated under the laws of Great Britain), Kingston Starch Works, Dansom lane, Hull, England; manufacturers of Starch, Blue, Metal Polish and other commodities. (4) Address for service in the Island: C/o Julius & Creasy, Colombo. (5) Class: 1. (6) Goods: Ultramarine blue for mixing paints. (7) Representation of the Trade Mark:

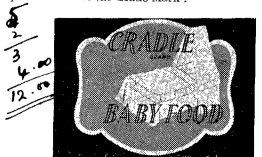


Registrar-General's Office, Colombo, May 27, 1936.

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 morths 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 was bearing an uncancelled or impressed stamp of Rs. 20. 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. 6,390. (2) Date of Receipt: January 11, 1936. (3) Applicant (Proprietor of the Trade Mark): GEORGE SEVERN, Bush House, Aldwych, London, W. C. 2., England; manufacturer. (4) Address for service in the Island: C/o Julius & Creasy, Colombo. (5) Class: 42. (6) Goods: Milk, milks, milk food. malted milk and milk powder and similar productions. (7) Representation of the Trade Mark:



Registrar-General's Office Colombo, May 27, 1936.

V. COOMARASWAMY Registrar of Trade Marks.

NOTIFICATION UNDER "THE PATENTS ORDINANCE. 1906."

THE following Specifications have been accepted:-No. 2,820 of February 23, 1935.

David Bayne MacGregor.

"Method of using 'Dry Ice' (solid carbon dioxide) in the manufacture of black tea."

Abstract.—Dry ice is introduced either by placing it amongst the tea leaf or inserting it in a container in order to reduce the temperature of the leaf to prevent over heating and over fermentation.

There are two claims and no drawings.

No. 2,850 of August 22, 1934.

Societe Michelin & Cie.

"Process and apparatus for the mechanical treatment of coagulated substances preparatory to drying and transporting them."

Abstract.--The invention comprises a method and apparatus intended to produce the rubber or other similar substance in the form of cylinders in order to facilitate the transport and handling. The object of the cylinderical shape is so that the substance may subsequently be cut by a special machine into very long thin strips instead of having to handle the material in small sheets.

The apparatus consists of a special form of mould into which the liquid is poured and allowed to coagulate. To obtain the sheet subsequently a cutting tool (with a suitable arrangement of rollers to make the requisite thickness of sheet) is used to peel off the material from the outside of the cylinder.

There are ten claims and two sheets of drawings.

No. 2,851 of August 15, 1935.

Charles Ivan Simons.

"A Spark arrester to be fitted to the base of chimneys fitted to furnaces of tea dryers, rubber dryers, foilers or the like."

Abstract.—The device consists of a circular drum within which is arranged a series of flat iron annular rings. hot flue gases pass between the rings before entering the chimney and so prevent sparks from passing up the chimney.

There are nine claims and one sheet of drawings.

No. 2,864 of November 20, 1935.

James Mary Ponniah.

"Improvements in and relating to electric clocks."

Abstract.—The object of the invention is to prevent the stopping of the clock if the electric supply is interfered by any change in frequency.

A small electric motor is utilized to wind up a spiral spring which engages with the escapement wheel.

There are four claims and one sheet of drawings.

No. 2,870 of December 11, 1934.

 $Schering\hbox{-}Kahlbaum\ Aktiengesellschaft.$

"A process for the manufacture of dihydrofollicle Hormon and the product thereby produced."

-The invention consists in carrying out the Abstract. reduction of the folliele hormon in an alkaline solution and by using for the production of the hydrogen such metals or metal alloys which develop hydrogen with water or alkaline solution.

There are four claims and no drawings.

No. 2,875 of September 6, 1933.

The Asiatic Petroleum Company, Limited.

"Improved telescopic spout for tins or like containers."

Abstract.-The invention comprises a new type of telescopic spout which has none of the disadvantages of the types at present used. The spout comprises an openended pouring tube slidable within a neck which is adapted to house a spring serving to urge the tube to extend out of the neck into the pouring position, a closure device to be connected to the neck being adapted to hold the pouring

tube downwards in the neck.

There are five claims and one sheet of drawings.

No. 2,880 of February 20, 1936.

"An improved anti-glare method for use on motor vehicles."

Abstract.—The invention comprises the mounting of a conventionally designed head lamp on the off side rear of all vehicles at the level of the rear bumper.

The manipulation of the lamp will be controlled by the driver. As two cars approach each other, the drivers dim their head lights and by switching on the lamp at the rear of their own car illuminate the road for the other driver.

There are one claim and one sheet of drawings.

No. 2,872 of December 16, 1935.

Harold Beaumont Applegate.

"Non-refillable Drums."

Abstract.—The invention provides a non-refillable container comprising a wall having an opening therein, provides a non-refillable a bung normally screwed into said opening, locking means for preventing rotation of the bung in the direction of removal, a seal for said locking means, a suction pipe screwed to the bung and extending within the container, a plug normally closing the suction pipe threaded into the bung, a second seal carried by the bung enclosing the plug, said suction pipe having a check valve adjacent its end remote from the bung whereby fluid may be withdrawn from the container although the container is incapable of being refilled until after the first seal is broken.

There are eleven claims and two sheets of drawings.

R. BARTLAM, Registrar of Patents.

SALE OF TOLL AND OTHER RENTS.

Sale of Ferry Tolls for 1936-1937.

NOTICE is hereby given that the Assistant Government Agent of the Kegalla District, will receive sealed tenders at the Kegalla Kachcheri up to 11 A.M. on July 24, 1936, for the under-mentioned toll rents of the Kegalla District from October 1, 1936, to September 30, 1937.

2. (a) Separate tenders should be made for each rent as shown below. Tenderers must be present or satisfy the Assistant Government Agent by some duly accredited agent that the tenders are bona fide.

(b) Tenders should be marked "Tenders for Toll Rents"

in the left hand top corner of the envelope, which should bear the name of the toll rent for which the tender is made.

3. The successful tenderer will be required to deposit forthwith one-tenth of the purchase amount in cash and to furnish approved security for one-half of the whole purchase amount, or in cash for one-third of the whole purchase

amount within thirty days of the date of sale of the rent.

4. He will also be required to deposit money to pay the fees of the Crown Counsel for examining and giving his opinion on the title deeds of properties tendered by him as security, and for examining and settling the security bond and the fees charged by the Crown Counsel for examining documents and drawing the security bond and also the expenses of appraising the properties and of registering the security bond.

5. He will be further required to furnish through his Proctor a warrant of attorney to confess judgment on Form G. A. C 81 (vide Article 2, Conditions of sale of the Ferry Tolls).

All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the lands to which they relate are unencumbered.

This certificate must be obtained at the cost of the party

offering security.

7. Further information can be obtained on application to the Assistant Government Agent, Kegalla District.

Kegalla District.

- (1) At the ferry over the Kelani-ganga at Ruanwella.
- (2) At the ferry over the Gurugoda-oya at Anguruwella near Ruanwella payment at one toll to clear the other.

(3) Mapitigama Ferry.

The Kachcheri, Kegalla, June 9, 1936. R. S. V. Poulier, ant Government Agent.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the supply of approximately 9,000 to 23,000 gallons of petrol to the Ceylon Government Railway, to be delivered as may be required within the Gravett of Colombo, from October 1, 1936, to September 80, 1937.

Tenders are dut at the Office of the Chairman, Tende Board, General Treasury, Post Box No. 500, Colombo, not later than 12 noon on Tuesday, 1936.

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

General Manager's Office, ' W. G. HILLS, Colombo, June 10, 1936. Acting General Manager.

THE Chairman of the Tender Board, General Treasury, P. O. Box 500, Colombo, will receive the following tenders up to 12 noon on the dates mentioned, viz. :-

July 7, 1936.

Conveyance of Stores Firewood Qunny bags

Bricks Coffins

July 14, 1936.

South Indian tiles Coconut oil · Bengal twine

Clothing Lime, &c. Rectified spirit

July 21, 1936.

Checked cloths Foundry coke Gas coke

Cattlefood Coal

July 28, 1936.

Kerosene oil Cotton waste Baskets

Petrol Cotton yarn

Anti-malarial mixture

August 4, 1936.

Lubricating oils

Tenders should be on forms obtainable on application from the Colonial Storekeeper, from whom all particulars on the subject can be obtained.

J. W. WARBY, Colombo, May 13, 1936. Acting Colonial Storekeeper.

TENDERS are invited for the purchase of food remnants and the kitchen refuse of Jaffna Prison for a period of three years commencing from August 1, 1936, up to July

31, 1939.

The refuse must be removed in the morning and afternoon daily. Further particulars can be obtained on application to the Superintendent, Jaffna Prison.

Tenders under sealed cover and marked on the outside Tenders under sealed cover and marked on the Salassa. Tenders for the Purchase of Food Remnants and Kitchen Refuse" will be received by the Superintendent, Jaffna Prison, till 12 noon on June 30, 1936.

Prisons Office, Colombo, June 10, 1936.

C. C. SCHOKMAN, Inspector-General of Prisons.

TENDERS are hereby invited for weighing in baskets 20,000 cwt. of salt, more or less, and delivering to the purchasers at Tondaimanar Salt Stores during the months of October, 1936, February, March, April, June, July, and September, 1937, the season favourable for sailing vessels.

The rate per cwt. of salt has to be tendered for.

2. All tenders should be in duplicate and sealed, the original to be addressed to the Government Agent, N. P., and the duplicate to the Salt Adviser, Colombo.

3. Tenders should either be handed in personally, or sent through the post. Both copies should be despatched

at the same time.

4. Tenders should be marked "Tender for Weighing Salt, 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 30, 1936.

The tenders are to be made on forms which will be supplied upon application at the Jaffna Kachcheri and no tender will be considered unless it is on the recognized form. Alteration must be initialled; otherwise the tenders may

6. A deposit of Rs. 25 will be required to be made at the Kachcheri and receipt produced for the same before any form of tender is issued. Should any person decline to enter into any contract and bond, or fail to furnish the approved security within 10 days of receiving notice in writing that his tender has been accepted, such deposit will be forfeited to the Crown. Notice of acceptance of the tender will be deemed to have been received by the tenderer if it has been sent by post addressed to or left at the address given by the tenderer. All other deposits will be returned upon signature of the contract.

7. The amount of security required will be Rs. 250 in sh. All other necessary information can be ascertained upon application at the Jaffna Kachcheri or from the Salt Superintendent, Jaffna.

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

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

fulfilled.

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

The Kachcheri, Jaffna, June 2, 1936.

E. T. Dyson, Government Agent.

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

NOTICE is hereby given that the under-mentioned unclaimed articles will be sold by public auction, on Saturday, June 27, 1936, at 11 A.M., at the Court premises:—

25285, 1 torch; 23350, 1 manna knife; 25852, 1 crow bar, 1 katty, 1 manna knife; 25513, 1 drawer; 25444, 1 umbrella; 25136, 1 umbrella and 1 bucket; 20125, 1 box; brella; 25136, 1 umbrella and 1 bucket; 20125, 1 box; 26386, 1 umbrella; 24793, 1 mamotty; 25342, 1 hurricane lamp; 25341, 1 clasp knife; 25027, 1 katty and 1 axe; 26086, 1 scale; 24510, 2 clasp knives; 26155, 3 rice pounders and 1 katty; 26764, 1 knife; 26723, 1 hammer, 1 katty; 26366, 33 coconuts, knife, and empty gunny bag; 26371, 1 torch; 26757, 1 katty; 26704, 1 katty; P. 2921, 1 manna knife; 25686, 1 rice pounder; 23997, 1 pair of links, 1 stud; 23775, 1 sarong; 26629, 1 small bundle of cinnamon; 26175, 1 pingo stick; 25198, 1 katty; 25287, 1 katty; 25484, 1 manna knife; 25080, 1 katty; 26589, 1 rice 25484, I manna knife; 25080, I katty; 26589, I rice pounder, I bucket; 25607, I crow bar; 24732, I katty; 25615, I katty; 24821, I katty; 26383, I manna knife; 26264, I umbrella; 27647, I jar; 22154, I teapot; Miscellaneous, 1 lot bottles.

Police Court, Balapitiya, June 2, 1936. U. P. WEERASINGHE Police Magistrate.

Unclaimed Effects of Deceased Persons.

under-mentioned unclaimed effects found persons who died in Hospitals in the Jaffna District will be sold by public auction at the Jaffna District Court at 10 A.M. on Saturday, June 27, 1936 :-

Five ear studs, 5 nose studs, 2 brass bangles, 6 carings, 4 kadukkans, 3 ear ornaments, 1 nose ornament, 1 muruthakuchchy, 2 silver waist chains, 1 silver Talisman, 3 keys, and 1 money purse.

District Court, Jaffna, June 8, 1936. C. COOMARASWAMY, District Judge.

Supplement to the "Ceylon Government Gazette," Part I., No. 8,224 of June 12, 1936. RESULTS OF METEOROLOGICAL OBSERVATIONS IN CEYLON DURING THE MONTH OF APRIL, 1936.

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Results of Meteorological Observations in Ceylon during the Month of April, 1936—contd.

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ochchi	Mr. C. C. Barry Subdivisional Officer, Killinochchi S. D. Irrigation Engineer, Galle	400 77	0.00 5.07	0 1	2·13 13th—14th —	282 Pallakottuwa Estate, Wellawa 283 Panawa Tank 284 Panilkanda Estate, Deniyaya	Superintendent Subdivisional Officer, Tirrukovil	1	10	3 1.36 14th 5 0.60 15th 16 2.02 4th
Estate, Kalkudah etiya Estate, Galaha	Mr. I. T. S. Crowther Mr. H. V. Greer	3000	0.34 2.23	1 1	0·34 19th—20th 1·53 20th—21st	285 Paranthan Seed Farm . 286 Passara Hospital	Mr. W. S. Roper Divisional Agricultural Officer, N. D., Jaffna District Medical Officer, Passara.	25 0	·13	1 0.13 Is
utti Estate, Kalkudah es Estate, Uda Pussellawa ala Resthouse	Mr. J. R. C. Backhouse Mr. H. A. Clark Chairman, District Boad Committee, Kegalla	4700	0.03	1 1	0·03 19th—20th 0·19 2nd—3rd	287 Passara Tea Research Institute 288 Pathregalla Estate, Potuhera	Assistant Entomologist, T. R. I., Passara Mr. R. H. Colling	- 2	·08 1 1:	.2 0.88 15th
ielia Estate, Urugala	Chairman, District Road Committee, Kegalla Mr. G. H. Tissera Mr. M. D. Fernando	206 3300	0.56 3.56	8	1 23 20th—21st 0 31 15th—16th	289 Patiagama Estate, Deltota 290 Pelmadulla	Mr. E. Le Coq District Engineer, Pelmadulla	3500 2 480 2	.98 1	5 0 96 21st 5 0 72 20th
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nda wa A. V. M. School, Pannipitiya	District Medical Officer, Koslanda Headmaster	358 2258 75	1.86 15.51	14	1.65 14th—15th 3.03 10th—11th	293 Peradeniya Experiment Station 294 Periyakulam	Officer-in-Charge, Experiment Station, Peradeniya Subdivisional Officer, Trincomalee	50 0	00	7 1.59 20th
wewa oukkan Anicut	Divisional Irrigation Engineer, Bandarawela	350	3.55 8.21 3.27	2 6 8	3·35 18th—19th 2·12 2nd—3rd 0·67 16th—17th	295 Pilacholai Estate, Vandaramulai 296 Pindeniya Dispensary 297 Point Pedro, Civil Hospital	Mr. J. R. C. Backhouse Apothecary Medical Officer, Point Pedro		18 1 87 5	1 1·18 5th 5 1·19 13th
ndu-oya Estate, Kandapola negala	Mr. Charles de Lemos District Engineer, Kurunegala	5150	1.28	7	0.74 3rd—4th 0.82 15th—16th	298 Polgahawela	Medical Officer, Polgahawela	45 1	78 3	3 1·33 15th
kelle Estate, Ramboda	Mr. T. E. Tuunard Divisional Agricultural Officer, S. D., Galle Engineer, Waterworks, Maligakanda, Colombo	5000	1 · 28 1 · 02 2 · 46 6 · 73	5 {	1 · 20 20th—21st 2 · 70 29th—30th	299 Ponparippu Resthouse 300 Pooprassie Estate, Galaha 301 Poramadela A. V. B. School, Polgahawela		3000 1	87 7	7 0 92 20th
ama Reservoir	Subdivisional Officer, Tirrukovil	380	0.31	12 2	2:40 15th—16th 19th—20th	II 302 Pottavil Estata Tirmikavii	Mr. F. R. Cassian	_ 0:	09 1 66 6	1 0.09 15th 5 0.75 20th
tota Estate, Koslanda watte Estate, Badulla	Mr. P. W. Lowe	2606 4000	0.76	4	3 28 1st—2nd 0 45 2nd—3rd	303 Potuwewa	Station Master, C. G. R	$=\begin{bmatrix} \bar{0} \\ 0 \end{bmatrix}$	12 1 00 0	1 0·12 14th
rwatte Estate, Badulla ihare Estate, Dodangaslanda dale Estate, Halgran-oya	. Superintendent	. 450 5200	0.81 1.01 3.62	4	15th—16th 193 4th—5th	306 Pussellawa	District Engineer, Dimbula	3000 1	31 2	7 0.21 19th-
ahatota Spring Valley Estate, Badulla	Irrigation Engineer, Walawe L. B. Scheme, Ambalantota Mr. F. I. S. Sutherland Mr. R. V. Grimwood	. 3650	2·42 1·87	9	17th—18th 15th—16th	308 Puvarasankulam 309 Ragama Camp	District Engineer, Vavuniya Sanitary Inspector, Ragama Camp Head Teacher, Rajawaka Government M. V. School, Balangoda	- 9 3 0.	11 10) 1.24 19th
ganatota Spring Valley Estate, Badulla nbe Estate, Maskeliya ya Factory, Madulsima ala Estate, Bandarawela rachchiya	Mr. R. A. Jamieson	3600 4325 4500	2.42	8 [3rd—4th 9th—10th 1:50 1st—2nd	309 Rayama Camp 310 Rajawaka 311 Rajawella Estate, Kandy 312 Ramanathan College, Chunnakam 313 Rasagalla Estate, Balangoda	Mr. R. Singleton Salmon	2000 13° 1500 2° 	05 3	2 · 12 15th 3 0 · 98 4th
achchiya	Government Agent, Anuradhapura	280	1.40	1 :	15th—16th 17th—18th	313 Rasagalla Estate, Balangoda 314 Ratmalana	Lady L. Ramanathan Mr. L. F. Watkins Baker District Frequent Colomba South	1750 7	93 14	1 1 78 1 13th
oda Dispensary	Apothecary, Madugoda	2595	3.46	6 :	56 1st—2nd 17th—18th	315 Rayigam Estate, Ingiriya 316 Redesdale Estate, Kathiraveli, E. P.	District Engineer, Colombo South Mr. R. K. C. Erridge Mr. H. V. A. Doudney	300 4:	90 12 00 0	2 1.78 17th
anwela	Ratemahatmaya	176	7.96 1.03	10 5	00 2nd—3rd 66 13th—14th	B 317 Ridivagama	Mr. H. V. A. Doudney Irrigation Engineer, Riddyagama Subdivisional Officer, Tirrukovil Subdivisional Officer, Tirrukovil	72 2	77 9) 0.78 13th
a Certifled Industrial School	Rev. Father E. Comes, O.M.I. Mr.T. G. Dickson	100	6.41 2.65	8) (3rd—4th 194 10th—11th	318 Rotawewa Tank 319 Rufus Kulam 320 Rukam Tank	Subdivisional Officer, Tirrukovil	82 0° 77 0°	36 \ 1 00 \ 0	1 0.36 19th
ya Hospital Iswewa	Medical Officer, Maha-oya Subdivisional Officer, Nikawerativa	190	0.02	3 (19th—20th~	321 Ruwanwella Resthouse	Chairman, District Road Committee, Kegalla	180 5 1400 0 42 0	46 8 23 2	2 0.18 20th
va Estate, Halgranoya alatenna	Mr. A. J. McKee Government Agent, Ratnapura	3600	0.85	6 14 3	'27 4th—5th '03 10th—11th '65 13th—14st	323 Sakamam Tank 324 Sandringham Estate, Agrapatana	Subdivisional Officer. Tirrukovil Mr. A. H. Jones	5250 4.	28 l 9	2 2 70 20th
la Estate, Dehiowita	Agricultural Instructor, Maho Mr. Neville Rolfe Irrigation Engineer, Galle	600	2·24 7·38 5·56 2·60	15 2	13th—14st 157 3rd—4th 15th—16th	325 Sangilikandarawa 326 Sigiriya Resthouse 327 Sirikandura Estate, Matugama	Subdivisional Officer, Vavuniya	277 0: 654 0: 546 3:	00 0) -
ola	Irrigation Engineer, Walawe L. B. Scheme, Ambalantota Irrigation Engineer, Kalmunai S. D.	. 56 21	2.60	5 1 1	.20 1st—2nd	328 Sogama Estate, Pussellawa 329 S. Wanarajah Estate, Dikoya 330 St. Andrew's School, Nawalapitiya	Mr. C. de Alwís Mr. A. C. Yates Mr. D. A. Wright	3500 2: 3700 2:	60 7	7 1.46 19th-
am	Station Master, C. G. R District Engineer, Mannar	122	0.08	2 (·04 1st-2nd & 7th-8th	li 831 St Coomb's Estate Talawakele	. Mr. D. P. Setunga	1915 1:	76 9	0.80 19th
Waterworks a Hospital nkadawala	Medical Officer, Mantota, Mannar District Engineer, Maradankadawala	17 443	0.71	2 0	20 17th—18th 53 16th—17th 17 17th—18th	332 St. Leonards (on Sea) Estate, Elpitiys 333 St. Martin's Estate (Lower) Rangala	Mr. F. A. Marr	6:	31 12	2 2.00 29th-
ekanda Estate, Puwakpitiya tta Estate, Gampola	Mr. F. C. Northway Mr. R. A. Shaw	1600	6.89	8 1 0	11 3rd—4th 67 13th—14th	334 St. Martin's Estate, Upper, Rangala 335 Stratheden Estate, Ella	Mr. A. B. Gault	3: 2800 3:	71 7	1 50 1st- 1 80 15th-
hukkaddi ya Hospital Hospital	Mr. R. A. Shaw Apothecary, Marichchukkaddi, Mannar Medical Officer, Maskeliya	14 4200 1208	0.13 4.12	11 2	13 18th—19th 39 13th—14th	336 Sudupanawela 337 Sunderland Estate, Eheliyagoda	Divisional Irrigation Engineer, S. D., Tangalla Mr. R. C. Barnacle	608 6 500 5	07 12	
Hospital na	District Engineer, Matale Apothecary, Matara Agricultural Instructor	-	1.45 2.27 2.10	4 1	93 20th—21st 83 13th—14th 64 17th—18th	338 Tabbowa	Divisional Irrigation Engineer, Tabbowa, Puttalam District Engineer, Mannar Apothecary, Taldena	68 0.	00 0	0.62 14th-
a HOSPITAI	Medical Officer, Maturata Mr. B. Rupasinghe	3226	0.21 3.14	3 0	23 5th—6th 83 15th—16th	341 Tamblagam 342 Tanamalwila Civil Hospital	Agricultural Instructor, Trincomalee	550 3	00 0) , -
Estate, Kegalla na Hospital	Mr. G. L. Symons Medical Officer, Medagama	250 800	2.02	8 0	63 13th—14th 10 15th—16th	343 Tangalia	. Divisional Irrigation Engineer, S. D., Tangalla	70 2.	16 5	1.09 15th
da Estate, Nawalapitiya a Tank	Mr. E. R. N. Godfrey Subdivisional Officer, Nikaweratiya Subdivision, Nikaweratiya		1.67	5 0	65 3rd—4th 76 17th—18th	345 Theydon Bois Group, Nawalapitiya 346 Thumpenkeni Tank	. Irrigation Engineer, Kalmunai S. D.	800 1:8	0 0	-
jandura (lovernment School .	Head Teacher, Ambalantota Mr. R. H. Semmence	3600	12.08	16 2	37 1st—2nd	347 Timitar Estate, Akkaraipattu 348 Tirrukovil Estate, Akkaraipattu	Mr. F. R. Cassian	- 0	14 1	0 44 1st
ana Estate, Hanguranketa	Mr. Maurice P. Lobo Divisional Agricultural Officer, S. D., Galle Apothecary, Mihintale	-	3·29 4·18 1·03	6 2	89 1st-2nd 95 4th-5th 71 17th-18th	349 Tissamaharama 350 Topawewa 351 Udahena Estate, Bandarawela	.! Subdivisional Officer, Tissa	75 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	0 1 00	
V. M. School	District Engineer, Kandy	1707	1.33	3 0	65 4th-5th & 20th-21st	352 Udamedura 353 Udugama Hospital	. School Master, Udamedura, Nildandahinna	- 0.3	64 3	0.34 6th-
la Hospital	Irrigation Engineer, Tamankaduwa Medical Officer, Monaragala	309 700	2.20	$\frac{2}{2}$ $\frac{0}{1}$	75 4th—5th 30 16th—17th	354 Udukiriwila 355 Uduwila	Infigation Engineer, Galle Subdivisional Officer, Tissa	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	29 1 8	1 · 58 2nd- 1 · 23 15th-
Estate, Doloshage	Mr. F. A. Smith	3113	5.49 3.21	12 3 5 1	50 4th—5th 34 20th—21st	356 Uggalkaltota 357 Unichchai Tank	. Subdivisional Officer, Godakawela	427 9·2 120 0·1	29 16	1:38 16th- 0:16 20th-
la Estate. Namunukula	Apothecary, Morawaka	4500	5·62 2·73	8 1 1	05 18th - 19th 11 15th - 16th	358 Upper Ohiya Estate, Ohiya 359 Uva Estate, Madulsima	Mr. G. I. Anderson 6 Mr. R. A. Jamieson 3	$\begin{array}{c c} 000 & 3.8 \\ 200 & 1.1 \end{array}$	34 10 7 7	1:42 2nd— 0:30 9th—
U	Assistant Government Agent, Mullaittivu	50	0.00	0 0	- -	360 Vaganeri	Subdivisional Irrigation Officer, Rukam S. D., Unichchai District Engineer, Vavuniya	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 0	1 _ 1
velly Estate, Chenkaladi, E. P	Mr. H. V. A. Doudney Irrigation Engineer, Anuradhapura Subdivision Assistant Government Agent, Puttalam	396	0.00 1.45	5 0	78 20th—21st	303 Vicarton Estate, Matale].	District Engineer, Mannar 3	179 0.5	9 4	0·47 14th- 0·80 5th- 1·20 13th-
Estate, Bogawantalawa	Mr. N. C. Harvey	6700		2 1. 10 1. 1 0.	45 13th—14th	364 Vincit Estate, Ruwanwella 365 Vinagoda	Mr. G. Huntley Irrigation Engineer, Kalmunai S. D.	192 2 8 99 0 0 280 3 7	3 1	1 · 20 13th- 0 · 03 30th- 1 · 59 15th-
a Estate, Badulla	District Engineer, U.D., C. G. R., Nanu-oya	5342	0.59	3 0.	37 20th—21st	366 Walton Estate, Monaragala 367 Waragalande Estate, Madulkele 368 Wariapolla Estate, Matale	Mr. L. B. Gourlay 2 Mr. E. M. Geddes 2	000 1.4	4! 5	0.76 4th— 1.05 20th—
ık Aar Anicut	. Subdivisional Officer, Turrukovil	_	1.02	5 0 -	8 15th—16th	369 Wariapolia Estate, Matale 4. 369 Wariapolia Experiment Station 370 Watagoda Railway Station	Divisional Agricultural Officer, NW. D.	- 1 1.7	4 3	1.10 15th-
i ank	Irrigation Engineer, Kalmunai S. D	122	0.09	0 0-1	.	371 Watagoda Railway Station 371 Watawala Railway Station 372 Welimada	l Do 3	102 1.7 259 5.3	6 9	1·15 2·76 0·22 18th—
st Estate, Galaha	District Engineer, Negombo	3500 3	37	7 2.4	0 19th—20th 9 20th—21st	373 Wellawa	Subdivisional Officer, Godakawela	300 0.6 50 7.6 3.90	4 11	2:30 16th— 1:45 10th—
land Matata Dandagamuwa	Mr. C. H. Beven	350 0	.39	2 0.2	0 13th—14th 0 1st—2nd	375 Westward Ho Estate, Nuwara Eliya 376 Wewessa Estate, Badulla	Mr. John J. Watt 62	00 1.3	1 8	0·72 4th— 1·17 13th—
ikovil Estate, Akkarai pattu yy or Norwood y Estate, Madulkele idge	District Engineer, Dikoys, Norwood Mr. G. P. Kelly Construction Engineer, Hydro-Electric Scheme	3500 1	36 82	7 1.9	2 10th—11th 4 8th—9th	377 Wirawila 378 Woodside Estate, Urugala	Divisional Agricultural Officer, S. D., Galle 30 Mr. Robert Oliver 30	75 1.90 00 0.68	4 5	0.95 15th—1 0.25 1st—2
idge Iway Station Ia Estate, Madulkele	Station Master, C. G. R.	5820 3	.30 1	$\begin{array}{c c} 9 & 1.5 \\ 0 & 1.4 \\ 0.1 \end{array}$	19th-20th	379 Yala 380 Yarrow Estate Pussellawa	Assistant Government Agent, Hambantota — 33	47 0.95	6	0.54 20th-2
la Estate, Madulkele va Estate (Factory), Kotmale	Mr. S. H. Grigg	3500 0	88	7 0.4	7 4th—5th 4th—5th	381 Yataderiya Estate, Undugoda		50 2.53	10	0 76 4th 5

Results of Meteorological Observations in Ceylon during the Month of April, 1936—contd.

		-			INFALL.			`		i No. of	RAINFALL.
STATION.	NAME OF SENDER.	Height above Sea Level.	Total No. of	No. of Days on which Regis- tered.	Greatest Quantity in any 24 hours.	STATION.	NAME OF SENDER.	Height above Sea Level.	'l	No. of Days on which Regis- tered.	Greatest Quant any 24 hour
Kebetigollewa	District Engineer Vermine	1 1	In.		In. Date.	000		Feet.	In.		In. Date
Keenagaha-ella Estate, Balangoda Keenakelle Estate, Badulla	Mr. C. E. Meares	2100	0.00 9.45	16	2·15 2nd—3rd	273 Opar Estate, Trincomalee 274 Opata 275 Orange Hill Estate, Ragama	Mr. W. A. Mortimer Irrigation Engineer, Galle	=	0.00 0.81 3.40	0 2	0.56 0.77 16th— 23rd—
Kegalla	Assistant Government Agent, Kegalla	650	0.96	5	3rd—4th 36 15th—16th	1 276 Orwell Estate Gampola	Superintendent Mr. D. H. Rose District Engineer, Dikoya, Norwood Assistant Government Agent, Hambantota	1700	2.10	7	0.80 13th-
Kekanadura	Irrigacion Engineer, Galle	157	2.28	10 (28 12th—13th 80 5th—6th	277 Padupola	District Engineer, Dikoya, Norwood Assistant Government Agent, Hambantota	1600	4.84 2.33	5	1.71 1st—
Kellie Estate, Dolosbage Kempitikande Estate, Mawanella Kenilworth Estate, Nawalapitiya	Mr. J. F. Perera		3.20	6 (153 4th—5th 174 19th—20th	279 Palavi Saltern 280 Pallai	District Engineer, Pallai	24 45	1.51	1 1	1:37 0:59 1st—
Keragala Estate, Kuruwita Kilinochchi.	Mr. C. C. Barry	400	5.74 5.62 0.00	13	122 4th—5th 13th—14th	281 Paliar 281 Palugaswewa Estate, Rajakadaluwa 282 Pallakottuwa Estate, Wellawa	Mr. J. J. Heider	400	1 ·81 2 · 21 1 · 10	3	1:27 1st— 1:36 14th—
Kirama Kirama Kiron Estate Kalkudab	Irrigation Engineer, Galle	260	5.07	7	-54 4th-5th	283 Panawa Tank 284 Panilkanda Estate, Deniyaya	Subdivisional Officer, Tirrukovil	1900	9.29	16	0.60 15th- 2.02 4th-
Kirimetiya Estate, Galaha Kirimutti Estate Kalkudah	Mr. H. V. Greer Mr. J. R. C. Backhouse	3000	0.34 2.23 0.03	7 1	34 19th—20th 53 20th—21st	285 Paranthan Seed Farm 286 Passara Hospital	Divisional Agricultural Officer, N. D., Jaffna District Medical Officer, Passara	2800	0.13 1.26	10	0·13 0·59 10th
Kirama Kiran Estate, Kalkudah Kirimetiya Estate, Galaha Kirimetiti Estate, Kalkudah Kirklees Estate, Uda Pussellawa Kitulgala Resthouse Kobonella Estate, Urugala	Mr. H. A. Clark Chairman, District Road Committee, Kegalla	4700	0.40	4 (03 19th—20th 19 2nd—3rd	287 Passara Tea Research Institute 288 Pathregalla Estate, Potuhera 289 Patiagama Estate, Deltota	Assistant Entomologist, T. R. I., Passara Mr. R. H. Colling	550	2.08	12 4	0 · 88 15th— 1 · 62 15th— 0 · 96 21st— 0 · 72 20th—
Cobonella Estate, Urugala Cokkawita Group, Kalawana	Mr. G. H. Tissera	3300	0·99 6·07	8 ('23	290 Pelmadulla 291 Pelmedulla 291 Pelwebera Rotation Station	Mr. E. Le Coq District Engineer, Pelmadulla Agricultural Instructor	3500 480	2.12	15	
Corahena Cosgolla	School Master, Korahena, Nildandahinna A. I. E., Deduru-oya S. D., Ibbagamuwa R. O., sid Kurunegala District Medical Officer, Koslanda	3500	1.60	3 (73 2nd—3rd 65 14th—15th	Il 292 Peradeniva Gardens	Curator Officer-in-Charge, Experiment Station, Peradeniya	1540	1:04 1:63 2:60	3	0 · 73 15th- 1 · 20 20th- 1 · 59 20th-
Coslanda	District Medical Officer, Koslanda Headmaster	2258 1	5.51	14 3	*03 10th11th	293 Peradeniya Experiment Station 294 Periyakulam 295 Pilacholai Estate, Vandaramulai	Subdivisional Officer, Trincomalee	50	0.00	ó	1·59 20th— 1·18 5th—
Zudawewa Zumbukkan Anicut	Headmaster Divisional Irrigation Engineer, Bandarawela Divisional Irrigation Engineer, E.D., Battlealoa	2258 15 75 350 8	8·21 3·27 1·28		12 2nd—3rd	296 Pindeniya Dispensary 297 Point Pedro, Civil Hospital	Mr. J. R. C. Backhouse Apothecary Medical Officer Point Point		1.18 2.87 0.00	5	1:19 13th-
Kurundu-oya Estate, Kandapola Kurunegala abookelle Estate, Ramboda	Mr. Charles de Lemos District Engineer, Kurunegala	5150	1.02	7 0	74 3rd—4th 74 3rd—4th 82 15th—16th 20 20th—21st 70 29th—30th 40 15th—16th 16 19th—20th 28 1st—2nd	298 Polgahawela 299 Ponparippu Resthouse	Apothecary Medical Officer, Point Pedro Medical Officer, Polgahawela Assistant Government Agent, Puttalam		1.78	3	1·33 15th— 0·23 14th—
abuduwa	Mr. T. E. Tunnard Divisional Agricultural Officer. S. D., Galle	5000	2.46	5 1 10 2	20 20th—21st 70 29th—30th	300 Pooprassie Estate, Galaha 301 Poramadela A. V. B. School, Polgahawela	Mr. M. P. Fraser Head Teacher	3000	1.87	7 3	0 · 92 14th— 0 · 92 20th— 1 · 19 15th—
abugama Reservoir	Engineer, Waterworks, Maligakanda, Colombo Subdivisional Officer, Tirrukovil	380	6.64 0.31	12 2	40 15th—16th 16 19th—20th	302 Pottuvil Estate, Tirrukovil	Mr. F. R. Cassian Divisional Agricultural Officer, S. D., Galle	245 	0.09	1 .	0·09 15th- 0·75 20th-
amastota Estate, Koslanda edgerwatte Estate, Badulla enawihare Estate, Dodangaslanda	Mr. P. W. Lowe	2606 14 4000 0	1.33	+ 10	'45 2nd—3rd	304 Puliyankulam	. I Station Master, C. G. R.	<u>=</u>	0.12	1 1	0·12 20th—
iddesdale Estate. Halgran-oya	Mr. R. E. Sothcott Superintendent	450 0 5200 1	1.01	5 0	49 15th—16th	306 Pussellawa	Irrigation Engineer, Kalmunai S. D. District Engineer, Dimbula Assistant Government Agent. Puttalam	3000	1.17	7	0 · 51 19th— 0 · 25 17th—
yangahatota ower Spring Valley Estate, Badulla necombe Estate, Maskeliya	Irrigation Engineer, Walawe L. B. Scheme, Ambalantota Mr. F. I. S. Sutherland	. 86 3 3650 2	3.62	8 1 1	96 17th—18th 53 15th—16th	308 Puvarasankulam	Assistant Government Agent, Puttalam District Engineer, Vavuniya Sanitary Inspector, Ragama Camp Head Teacher, Rajawaka Government M. V. School, Balangoda	- ₀	3·11 0·90	10	0.54 14th— 1.24 19th—
iccombe Estate, Maskeliya igaloya Factory, Madulsima inugala Estate, Bandarawela	Mr. R. V. Grimwood Mr. R. A. Jamieson	3600 1 4325 2	2.42	8 10	65 9th-10th	310 Rajawaka 311 Rajawella Estate, Kandy		2000 1500	13:06	11 3	2·12 0·98 15th— 4th—
inugala Estate, Bandarawela adawachchiya	Mr. R. G. Coombe Government Agent, Anuradhapura	. 280 1	.40	1 1	50 1st—2nd 40 15th—16th	313 Rasagaila Estate, Balancoda	Lady L. Ramanathan Mr. L. F. Watkins Baker	1750	0.00 7.93	0 14	1.78 13th—
adhu Road adugoda Dispensary	Irrigation Engineer, Mannar Apothecary, Madugoda	2595 3	·03	6 1	03 17th—18th 56 1st—2nd	II 314 Ratinglana	District Engineer, Colombo South Mr. R. K. C. Erridge	300	4·23 4·90	6	1 · 85 19th— 1 · 78 17th—
adurankuli aduwanwela	Mudaliyar, Puttalam Pattu	. 8 1 1		10 2	37 17th—18th 00 2nd—3rd	315 Rayigam Estate, Ingiriya 316 Redesdale Estate, Kathiraveli, E. P. 317 Ridiyagama	Mr. H. V. A. Doudney Irrigation Engineer Ridivagama		0.00	0	0.78 13th
agalawewa aggona Certifled Industrial School	Subdivisional Officer, Nikaweratiya Rev. Father E. Comes, O.M.I.	100 6	.41	14 2	66 13th—14th 10 3rd—4th	318 Rotawewa Tank 319 Rufus Kulam	Subdivisional Officer, Tirrukovil Subdivisional Officer, Tirrukovil Subdivisional Irrigation Officer, Rukam S. D., Unichchai	72 30 82	0.38	3	0·12 0·36 13th— 19th—
agalawewa aggona Certified Industrial School ahadova Estate, Madulsima aha-oya Hospital	Mr.T. G. Dickson Medical Officer, Maha-oya	. 190 0	165 162	1 0	94 10th—11th 62 1st—2nd	320 Rukam Tank 321 Ruwanwella Resthouse 322 Sacumbe Estate, Gammadawa	Subdivisional Irrigation Officer, Rukam S. D., Unichchai Chairman, District Road Committee, Kegalla Mr. W. L. Hicks	77 180	9.46 9.00	8	1 45 14th
aha Uswewa aha Uva Estate, Halgranoya	Subdivisional Officer, Nikaweratiya Mr. A. J. McKee	3600 0	·10 ·85	6 0	05 19th—20th 27 4th—5th	323 Sakamam Tank	. Subdivisional Officer, Tirrukovil	1400 42	0.23 0.15 4.28	2	0.18 20th—
ahawalatenna aho	Government Agent, Ratnapura Agricultural Instructor, Maho	1 _ 1 2	.24	4 0	03 10th—11th 65 13th—14st	324 Sandringham Estate, Agrapatana 325 Sangilikandarawa	Mr. A. H. Jones Subdivisional Officer, Vavuniya	5250 277	0.00	9	0 · 15 2 · 70 20th—
aliboda Estate, Dehiowita	Mr. Neville Rolfe Irrigation Engineer, Galle Irrigation Engineer, Walawe L. B. Scheme, Ambalantota	600 7	56	15 2 2 2 5 1.	57 3rd-4th 00 15th-16th	326 Sangilikandarawa 327 Sigiriya Resthouse 327 Sirikandura Estate, Matugama 328 Sogama Estate, Pussellawa 329 S. Wanarajah Estate, Dikoya 330 St. Andrew's School, Nawalapitiya 331 St. Coomb's Estate, Talawakele 332 St. Leonards (on Sea', Ikate, Elpitiya 333 St. Martin's Estate (Lower); Rangala 334 St. Martin's Estate (Lower Rengala	Resthouse-keeper, Sigirlya Mr. C. de Alwis	654 546	0.00 3.14	0 15	0·75 15th—
madola	Irrigation Engineer, Kalmunai S. D. Station Master, C. G. R.	21 0	.00	2 0	-	329 S. Wanarajah Estate, Dikoya	Mr. A. C. Yates	3500 3700	2.60 2.33 1.76	7 7	1:46 19th—2 1:07 13th—1
nkulam	District Engineer, Mannar	17 0	·22 ·71	2 0.	20 17th—18th	331 St. Coomb's Estate, Talawakele	Mr. D. P. Setunga The Director, Tea Research Institute of Ceylon, Talawakele	1915	0.61	5	0 · 80 19th—2 0 · 29 20th—2
ntota Hospital radankadawala rambekanda Estate, Puwakpitiya	District Engineer, Maradankadawala Mr. F. C. Northway	. 443 0	24	$\begin{bmatrix} \tilde{2} & 0 \\ 11 & 3 \end{bmatrix}$	17 17th—18th	333 St. Martin's Estate (Lower), Rangala 334 St. Martin's Estate, Upper, Rangala		3600	6:31 2:50	12	2:00 29th—3 1:40 1st—2
riawatta Estate, Gampola richchukkaddi	Mr. R. A. Shaw	1600 1	71	8 0.	37 13th—14th	335 Stratheden Estate, Ella	Mr. H. Smyth	3600 2800	3.10 4.71	7	1:50 1st—2 1:80 15th—1
skeliya Hospital	. Medical Officer, Maskellya	4200 4		6 0	39 13th—14th	337 Sunderland Estate, Eheliyagoda 338 Tabbowa	Mr. R. C. Barnacle	608 500	6.96 5.07	12	2·50 1st-2 1·21 13th-1 0·62 14th-1
tara Hospital	Apothecary, Matara	$ \begin{bmatrix} 2 \\ 2 \end{bmatrix}$	27 10	7 0	33 13th—14th 34 17th—18th	339 Talaimannar 340 Taldena Dispensary	District Engineer, Mannar	-68	0.74 0.00 0.00	ő	
	Medical Officer, Maturata	3226 0.	14 1	3 0.	3 5th—6th 3 15th—16th	341 Tamblagam 342 Tanamalwila Civil Hospital	Agricultural Instructor, Trincomalee	1100	0.00	0	
urata Hospital varella Estate, Kamburupitiya yfair Estate, Kegalla lagama Hospital	Mr. G. L. Symons	250 2: 800 1:	10	8 0.0	3 13th—14th 0 15th—16th	343 Tangalla	Divisional Irrigation Engineer, Tabbowa, Puttalam District Engineer, Mannar Apothecary, Taldena Agricultural Instructor, Trincomalee Medical Officer, Tanamalwila, Wellawaya Divisional Irrigation Engineer, S. D., Tangalla School Master, Teripeha, Nildandahinna Mr. C. W. Boyd-Moss Lericetion Evgineer & Almynat S. D.	550 70	2.16	14 5	1:09 15th—J
luegous Estate, navalapitiya	Mr. E. R. N. Godfrey Subdivisional Officer, Nikaweratiya Subdivision, Nikaweratiya	- 1"	67	5 0.	6 17th—18th	344 Teripeha 345 Theydon Bois Group, Nawalapitiya 346 Thumpenkeni Tank	Mr. C. W. Boyd-Moss Irrigation Engineer, Kalmunai S. D. Mr. F. R. Cassian	3800	1.89	9	0.67 19th_
gahajandura Government School	Head Teacher, Ambalantota Mr. R. H. Semmence	3600 12:0	08 1	6 2:3	7 1st2nd	347 Timitar Estate, Akkaraipattu 348 Tirrukovil Estate, Akkaraipattu	Mr. H. Leonard Cox	- 6	0.44	3	0·77 17th—1 0·44 1st—2
riatenna Estate, Hanguranketa deniya	Mr. Maurice P. Lobo Divisional Agricultural Officer, S. D., Galle	4450 3.	18	2 1.8	5 4th—5th	349 Tissamaharama 350 Topawewa	Subdivisional Officer, Tissa	75 200	2:55 0:00	5	1.05 18th—1
intale	Apothecary, Mihintale District Engineer, Kandy	354 1.0	33	4 0.7 3 0.6	5 4th-5th & 20th-21st	351 Udahena Estate, Bandarawela	School Master, Udamedura, Nildandahinna	200 4500	11·95 0·54	3	5:46 1st—2n 0:34 6th—7
neriya	Head Teacher Irrigation Engineer, Tamankaduwa Medical Officer. Monaragala	400 2.0 309 0.9	90	$ \begin{array}{c c} 8 & 0.6 \\ 2 & 0.7 \\ 1.9 & 1.9 \end{array} $	5 4th—5th	353 Udugama Hospital 354 Udukiriwila	Irrigation Engineer Galle	156	5·72 2·44	9 1	1 · 60 15th—1 1 · 58 2nd—3 1 · 23 15th—1
aragala Hospital rootie Estate, Dolosbage	Mr. F. A. Smith	700 2.2 3113 5.4 10 3.2	49 1	$\begin{bmatrix} 2 & 1 \cdot 3 \\ 2 & 3 \cdot 5 \\ 1 \cdot 3 \end{bmatrix}$	9 4th—5th	355 Uduwila 356 Uggalkaltota	Subdivisional Officer, Tissa Subdivisional Officer Godakawela	75 427 120	2·29 9·29	16	1.38 16th-1
atuwa	Apothecary, Morawaka	- 5.6	32 3	8 1.0	5 18th - 19th	357 Unichchai Tank 358 Upper Ohiya Estate, Ohiya	Subdivisional Irrigation Officer, Rukam S. D., Unichchai Mr. G. I. Anderson	6000	0.16 3.84	10	0 · 16 20th-2 1 · 42 2nd-3
aittivu	Assistant Government Agent, Mullaittivu	4500 2·7 - 0·1 50 0·0	11	1 0.1	l 1st2nd	359 Uva Estate, Madulsima 360 Vaganeri	Mr. R. A. Jamieson Subdivisional Irrigation Officer, Rukam S. D., Unichchai	3200 121	0.00	7	- -
mbayelly Estate, Chenkaladi, E. P.	Irrigation Engineer, Mannar Mr. H. V. A. Doudney Irrigation Engineer, Anuradhapura Subdivision	396 1.4	00 (0 -	1 1	361 Vavuniya 362 Venkalachcheddikulam	District Engineer, Vavuniya District Engineer, Mannar	121 318 179 3250	0.00	2	0:47 14th-1
nchaduwa nchikali nrak Estate, Bogawantalawa	Assistant Government Agent, Puttalam	396 1 1 4 6700 4 0)7 2	2 1.0	17th—18th	363 Vicarton Estate, Matale 364 Vincit Estate, Ruwanwella	Mr. M. M. Supramaniam Mr. G. Huntley	192 [0.55 2.23 2.82	8	0 · 80 5th—60 1 · 20 13th—14
nda	Mr. N. C. Harvey Agricultural Instructor, Nalanda District Engineer, U.D., C. G. R., Nanu-oya	882 0.3	37 1	0.3	15th—16th	365 Viragoda 366 Walton Estate, Monaragala	Suddivisional frigation Omeer, Rukam S. D., Unichehal District Engineer, Vavuniya District Engineer, Manuar Mr. M. M. Supramaniam Mr. G. Huntley Irrigation Engineer, Kalmunai S. D. Mr. L. B. Gourlay Mr. E. M. Geddes	2280	3.74	7 1	['59 15th-16
ngalla Estate, Badulla	Mr. N. J. Bannerman	5342 0 · 5 3613 2 · 0 — 1 · 0	9 6	1.09	3rd—4th	367 Waragalande Estate, Madulkele 368 Wariapolla Estate, Matale	mr. C. A. C. Bowen	2000 1200	1:44 2:10	5 1	05 20th—2
tkiri Aar Anicut	Irrigation Engineer, Kalmunai S. D	122 0.00	0 0	-	15th—16th	368 Wariapolla Estate, Madulkele 368 Wariapolla Estate, Matale 370 Wariapolla Experiment Station 370 Watagoda Railway Station 371 Watawala Railway Station	Station Master, C. G. R.	4402	1.74	4 1 1	15th—16 20th—21
hai Tank	Subdivisional Officer, Tirrukovil	6 3.3	3 3	0.70		3/Z Wellmada	District Engineer Radulla	3300		5 0	76 4th—5t 22 18th—19
Forest Estate, Galaha	Mr. G. C. Colling	3500 3·30 350 0.39	0 7	1.19	20th-21st	373 Wellawa 374 West Haputale Estate, Ohiya 375 Westward Ho Estate, Nuwara Kliya	Mr. A. C. Tutein-Nolthenius	6000	3.90	$\begin{array}{c c} 1 & 2 \\ 7 & 1 \end{array}$	30 16th-17
oundland Estate, Dandagamuwa Tirrukovil Estate, Akkarai pattu Valley or Norwood	Mr. F. R. Cassian	3600 4:36) 1	0.60	1stn-14th 1st-2nd 10th-11th	375 Westward Ho Estate, Nuwara Eliya 376 Weswessa Estate, Badulla	Mr. C. F. Way Divisional Agricultural Officer S. D. Gall	3000 2	1:31 2:56	$\begin{bmatrix} 8 & 0 \\ 7 & 1 \end{bmatrix}$	72 4th—5th 17 13th—14t
Valley or Norwood omally Estate, Madulkele on Bridge	District Engineer, Dikoya, Norwood Mr. G. P. Kelly Construction Engineer, Hydro-Electric Scheme	3500 1.82 2929 3.58	4	0.64	8th—9th 4th—5th	377 Wirawila 378 Woodside Estate, Urugala 379 Yala	Divisional Agricultural Officer, S. D., Galle Mr. Robert Oliver	3000 0	1.90	4 0: 5 0:	95 15th—16t 25 1st—2nd
Railway Station	Station Master, C. G. R.	5820 3:30 3500 0:88	10		19th—20th 4th—5th		Assistant Government Agent, Hambantota Mr. D. S. O'Riordan Mr. H. C. Rodale	3347 l 1	0.52 4	1 0.	54 20th—21s
galova Estate (Factory), Kotmale	Mr. S. H. Grigg	4000 1.66	: :	1.14	4th—5th	·381 Yataderiya Estate, Undugoda	Mr. H. C. Rodale Chairman, District Road Committee, Kegalla	650 2 137 3	53 10	9 0	76 4th 5th 93 13th 14th