

THE

CEYLON GOVERNMENT GAZETTE

No. 8,288-FRIDAY, MAY 7, 1937.

Published by Authority.

PART I.-GENERAL.

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

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APPOINTMENTS, &c., BY THE GOVERNOR.

No. 252 of 1937.

HIS EXCELLENCY THE GOVERNOB has been pleased to make the following appointments :-J 48/37

Mr. M. K. T. SANDYS to act as Government Agent, Northern Province ; Fiscal, Northern Province ; Collector of Customs for the Northern Province and Receiver of Wrecks for the District of Jaffna; Master Attendant for the several ports in the Northern Province; Local Authority under the Petroleum Ordinance for the Northern Province ; Member of the Board of Health, Northern Province ; and Official Visitor to the Mandapam Camp, from May 3, 1937, thtil further orders.

,6g Mr. A. VISVANADHAN to be Additional Office Assistant to the Government Agent, Western Province, from May 1, 1937, until further orders.

J 65/37 Mr. G. SUBRAMANIAM to be attached to the Batticaloa

Kachcheri as Acting Office Assistant to the Government Agent, Eastern Province, and Additional Assistant Superintendent of Prisons, Batticalea, from April 30, 1937, until further orders.

I 358/37

J 183/35

D 23/37

J 65/37

Mr. R. CANAGARATNAM, Chief Clerk, Office of the Registrar of Motor Cars, to act, in addition to his own duties, as Assistant Registrar of Motor Cars, during the absence on leave of Mr. K. C. SELVADURAI, from May 3 to 8, 1937, or until the resumption of duties by that officer.

By His Excellency's command,

Chief Secretary's Office Colombo, May 4, 1937. M. M. WEDDERBURN, Chief Secretary.

No. 253 of 1937.

HEADS of Departments are hereby authorized to accept the signature of Mr. S. MURUGESU, Chief Clerk, Batticaloa Kachcheri, on behalf of the Government Agent, Eastern Province, from May 1/1937, until further orders. الأرزاز فكمعط .~'

By His Excellency's command,

Chief Secretary's Office M. M. WEDDERBURN, Colombo, May 3, 1937. Chief Secretary

No. 254 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr. A. Of Harler provisionally as Acting Consul of Switzerland at Colombo during the absence on leave of Mr, A. LEIBER with effect from May 4, 1937.

By His Excellency's command,

Chief Secretary's Office M. M. WEDDERBURN, Colombo, April 30, 1937. Chief Secretary.

No. 255 of 1937.

D 74/37 HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr, H. L. STANISTREET as honorary vice-Consul of Norvey at Galle $\mathcal{O}_{\mathcal{O}}$

By His Excellency's command, Chief Secretary's Office, M. M. WEDDERBURN, Colombo, May 4, 1937. Chief Secretary. No. 256 of 1937.

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

CJ 49/37

Mr. W. SANSONI, District Judge, Avissawella, to act as District Judge, Kalutara, and Additional Commissioner of Requests and Additional Police Magistrate, Kalutara, with effect from April 30, 1937, until further orders.

J 72/36

Mr. D. J. K. GOONETILLEKE to act as District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Kalutara, during the absence of Mr. W. SANSONI, on May 6, 1937.

J 72/36

Mr. O. G. D'ALWIS to act as District Judge, Additional Commissioner of Requests, and Additional Police Magistrate, Kalutara, during the absence of Mr. W. SANSONI, on May 10, 11, and 13, 1937.

J 64/36

Mr. L. V. B. DE JACOLYN to act as District Judge, Commissioner of Requests, and Police Magistrate, Avissawella, during the absence of Mr. J. WILMOT PERERA, from April 26 to May 1, 1937.

CJ 133/36

Mr. J. WILMOT PERERA to act as District Judge, Avissawella, and Commissioner of Requests and Police Magistrate, Avissawella, from April 30, 1937, until further orders.

CJ 54/37

Mr. C. E. A. SAMARAKKODY to act as District Judge. Matara; Additional Commissioner of Requests and Police Magistrate, Matara; and Additional District Judge, Tangalla, with effect from May 1, 1937, until further orders.

CF 275/35

Mr. C. E. DE PINTO to be Additional District Judge, Matara, from May 1 to 7, 1937.

CJ 50/37

Mr. M. A. SAMARAKOON to act as District Judge, Chilaw and Puttalam; Additional Commissioner of Requests, Chilaw; Additional Police Magistrate, Chilaw and Puttalam; and Additional Assistant Provincial Registrar, Chilaw, with effect from May 1, 1937, until further orders.

CJ 133/37

Mr. S. S. J. GOONESEKERA to act as District Judge, Anuradhapura ; Commissioner of Requests and Police Magistrate, Anuradhapura; and Additional District Judge, Mannar, from April 30, 1937, during the employ-ment of Mr. J. WILMOT PERERA on other duties, or until further orders.

CJ 46/37

Mr. V. L. ST. CLAIR SWAN to act as Commissioner of Requests and Additional Police Magistrate, Colombo, with effect from April 29, 1937, until further orders.

J 4/36

Mr. N. DE ALWIS to act as Commissioner of Requests and Police Magistrate, Balapitiya, and Additional District Judge, Galle, during the absence of Mr. U. P. WEERASINGHE, on May 19, 1937.

638

J 56/36

Mr. W. A. MUTTUKUMARU to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Puttalam, during the absence of Mr. H. JINADASA, from May 11 to 17, 1937.

J 35/36

Mr. F. A. C. TIRIMANNE to be an Additional Police Magistrate, Panadure, on May 17, 1937, to try P. C., Panadure, case No. 42,556.

J 15/36

Mr. E. F. KOCH to be an Additional Police Magistrate, Gampaha, on May 5, 1937, to hear P. C., Gampaha, case No. 41,078.

By His Excellency's command,

Legal Secretary's Office, Colombo, May 4, 1937. J. C. HOWARD, Legal Secretary.

No. 257 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. KATHIRITAMBY SEEVARATNAM SIVAGURU to to be a Notary Public throughout Valikamam West division of Jaffna District, with residence and office at Sandilipay and an additional office at Manipay, and to practise as such in the Tamil language.

R. SRI PATHMANATHAN,

Acting Minister for Labour, Industry and Commerce. Colombo, April 27, 1937.

APPOINTMENTS, &c., OF REGISTRARS.

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HIS EXCELLENCY THE GOVERNOR has been pleased to sanction the appointment with effect from May 13, 1937, of Mr. NALLATHAMBY SABAPATHEPILLAI to be Registrar of Lands for the Puttalam-Chilaw Disrtict holding office at Puttalam, vice Mr. T. A. P. MYLVAGANAM, transferred.

By His Excellency's command,

Chief Secretary's Office,
Colombo, May 1, 1937.M. M. WEDDERBURN,
Chief Secretary.

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

WALKI DANIEL MIGEL PERERA to act as Additional Registrar of Lands, Colombo, for sixteen days from April 23, 1937, during the absence of the Additional Registrar, D.D. SENANAYAKE, on other duty, or until the resumption of duties by that officer.

SAMSON DHARMASENA WIRTHAMULLA to act as Registrar of Lands, Tangalla, for twenty days from May 10, 1937, during the absence of the Registrar, R. WIJESINHA, on leave, or until the resumption of duties by that officer.

PETER GNANAPRAGASAM to act as Registrar of Lands, Trincomalee, for fourteen days from April 20, 1937, during the absence of the Registrar, S. G. THAMBYRAJAH, on leave, or until the resumption of duties by that officer.

KARAWITA VIDANELAGE DON LEWIS PERERA KARAWITA to act as Additional Registrar of Lands, Kurunegala, for thirteen days from April 5, 1937, during the absence of the Additional Registrar, H. D. SENEVIRATNE, on other duty, or until the resumption of duties by that officer.

NAGAMANY RAMALINGAM to act as Registrar of Lands, Puttalam, for eight days from March 30, 1937, during the absence of the Registrar, T. A. P. MYLVAGANAM, on leave, or until the resumption of duties by that officer.

Registrar General's Office, Colombo, May 5, 1937. J. C. W. Rock, Registrar-General.

GOVERNMENT NOTIFICATIONS.

H 1040/87

IT is hereby notified for general information that the under-mentioned clerks in Class II. of the General Clerical Service have passed the examination prescribed in sections 2 and 3 of Appendix B to the Public Service Regulations in the subjects noted against their names :---

Regulations in the subjects	s note	against their names :		
Abayasekera, A. E. M.		Education Department	••	Accounts
Abeyasekera, C. M.		Attorney-General's Office		Sinhalese A and B
Abeyewardene, A E.		Police Čourt, Colombo		Sinhalese B
Abeynaike, A. H.		General Treasury		Accounts
Abeysekera, D. T. D. J.		Public Trustee's Department		Accounts
Bandaranayake, C. B. H.		Education Department		Sinhalese A
Beligaswatte, J.		Fiscal's Marshal's Office, Gampola		Accounts
de Silva, Edmund				Accounts
de Zoysa, P. H.		Registrar-General's Office, Colombo		Accounts
Dissanayake, H. D. J. E.		Education Department		Sinhalese A and B and Accounts
Edmund, H. L.		Kachcheri, Badulla		Sinhalese B and Accounts
Fernando, B. C.		Fiscal's Office, Colombo		Accounts
Fernando, G. A.	• •	Kachcheri, Badulla Fiscal's Office, Colombo Income Tax Department		Sinhalese B
Fernando, M. A.		Income Tax Department		Accounts
Fernando, M. A. L.		Police Court, Chilaw		Accounts
Fernando, P. J. A.		Land Settlement Department		Accounts
Fernando, S. S.		Labour Department	••	Sinhalese B and Accounts
Fernando, W. H.	• •	Education Department		Sinhalese B and Accounts
Fonseka, T. G.		Registrar-General's Office, Colombo		Sinhalese A and B and Accounts
Goonetilleke, T. E. P.	• •	Additional District Court, Kandy		Sinhalese B
Gunawardena, C. W. S.	• •	Chief Secretary's Office		Sinhalese A and B and Accounts
Gunawardena, O. B.		General Treasury		Sinhalese B
Gurusinghe, D. G.	••	Office of Divisional Inspector of School	ols,	
Q <i>i</i>		Colombo		Sinhalese A and B
Jayasuriya, D. S.		Office of Government Analyst		Sinhalese A and B and Accounts
Karunatilaka, M. D. A.		Kachcheri, Kandy		Sinhalese B
Kumarage, D. A.	• •	Department of Agriculture	••	Accounts
Kuruppu, D. S.		Board of Quarantine Office		Sinhalese B
Lawrence, W. D. N.		Agricultural Office, Gampaha		Sinhalese A and Accounts
Samarasekera, E. F.		Land Commissioner's Office		Sinhalese B
Sugathapala, G.		Land Settlement Department	••	Accounts
Gunatilleke, R. S.		Education Department	•••	Sinhalese A and B
Caspersz, F. J. G.		Income Tax Department		Accounts
Francke, V. E. S.	••	General Treasury		Sinhalese A
Sanders, J. B.	• •	Chief Secretary's Office		Accounts
Bhagavadas, T.	••	Office of the Assistant Superintendent of Poli	ice.	
		Kalutara	• • •	Tamil A and B
				•

Chelliah, S. Audit Department Accounts :. . . Jayaratnam, J. R. W. Department of Electrical Undertakings Accounts • • Jebarajah, J. S. Legal Draftsman's Department Accounts Joseph, S. A. Audit Department Accounts Krishnasamy, M. Audit Department Tamil A Musafer, A. W. Audit Department Sinhalese A Mylvaganam, V. E. Excise Department Accounts . . • • Pillainayagam, M. J. Registrar-General's Department Accounts Sivaswamy, P. S. Kachcheri, Jaffna Accounts Thangarajah, N. Department of Labour Accounts . . Thomas, F. Office of the Superintendent of Excise, Badulla Tamil A and Accounts . . Rajapakse, W. Accounts Police Department

The following officers have now passed the examination qualifying for promotion :--

Abayasekera, A. E. M.	••	Education Department
Abeyewardene, A. E.	• •	Police Court, Colombo
Abeysekera, D. T. D. J.	• •	Public Trustee's Department
Bandaranayake, C. B. H.	••	Education Department
Beligaswatte, J.	••	Fiscal's Marshal's Office, Gampola
De Žoysa, P. H.	••	Registrar-General's Office, Colombo
Dissanayake, H. D. J. E.		Education Department
Fernando, B. C.	• •	Fiscal's Office, Colombo
Fernando, M. A.		Income Tax Department
Fernando, M. A. L.		Police Court, Chilaw
Fernando, P. J. A.	• •	Land Settlement Department
Fernando, S. S.	• •	Labour Department
Fonseka, T. G.		Registrar-Ĝeneral's Office, Colombo
Gunawardena, C. W. S.		Chief Secretary's Office
Gunawardena, O. B.		General Treasury
Jayasuriya, D. S.		Office of Government Analyst
Kumarage, D. A.		Department of Agriculture
Lawrence, W. D. N.	• •	Agricultural Office, Gampaha
Sugathapala, G.	• •	Land Settlement Department
Caspersz, F. J. G.	••	Income Tax Department
Sanders, J. B.	• •	Chief Secretary's Office
Chelliah, S	••	Audit Department
Mylvaganam, V. E.	• •	Excise Department
Pillainayagam, M. J.		Registrar-General's Department
Sivaswamy, P. S.	••	Kachcheri, Jaffna
Rajapakse, W	••	Police Department

Chief Secretary's Office, P. O. Box No. 500, Colombo, April 30, 1937.

(D.S. 283)

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

Name.	Pensionable Appointment.	Seconded Service.
Mr. K. B. Wijekoon	Clerk, Class II., General Clerical Service.	Tea Control work, Kandy Kachcheri,
-		from July 1, 1936, to March 14, 1937
Mr. M. D. A. Karunatilaka	do	Tea Control work, Kandy Kachcheri,
		from March 15, 1937. vice Mr. Wijekoon

By His Excellency's command,

The Secretariat, Colombo, May 3, 1937.

By His Excellency's command,

M. M. WEDDERBURN,

C. H. COLLINS, Acting Financial Secretary.

L. D.-B 174/34

911/6 (SB)

THE REVENUE COLLECTION ORDINANCE, 1925.

REGULATIONS made by the Governor by virtue of the powers vested in him by section 3 (1) of the Revenue Collection Ordinance, 1925, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

By His Excellency's command,

The Secretariat, Colombo, May 7, 1937.

C. H. COLLINS, Acting Financial Secretary. REGULATIONS.

1. The items of revenue set out in the schedule hereto, which are required or authorized to be paid or collected by means of stamps under the provisions of the Motor Car Ordinance, 1927, shall, from and after the date hereof, be paid or collected throughout the Island in money.

2. All regulations under the Revenue Collection Ordinance, 1925, relating to the payment or collection of revenue under the Motor Car Ordinance, 1927, in any specified area or at any Kachcheri, and in force at the date on which these regulations come into effect, are hereby rescinded.

Schedule.

Duties on motor car licences.

2. Fees for the issue of duplicates of motor car licences.

Chief Secretary.

PN 137

L. D.-B 14/37 E. C.-L. T. 14

TODDY RENT SALE CONDITIONS, 1937-38.

THE Governor has, under section 18 of the Excise Ordinance, No. 8 of 1912, directed that the grant of the exclusive privilege of selling fermented toddy by retail within any local area, during the period from October 1, 1937, to September 30, 1938, shall be subject

(1) to the General Conditions for the time being in force and applicable to all Excise Licences; and (2) to the special conditions set out hereunder.

The Ministry of Home Affairs, Colombo, April 19, 1937.

SPECIAL CONDITIONS.

C. BATUWANTUDAWE, Acting Minister for Home Affairs.

1. (1) Periods of Privilege.-

- (a) The privilege shall be granted-
 - (i.) for the period from July 1, 1937, to June 30, 1938, in respect of all toddy taverns in the Mannar District of the Northern Province, in the Mullaittivu District of the Northern Province, and in the Eastern Province (except in the case of Alampil, Valayanmadam, and Maruthoddai taverns); and
 - (ii.) for the period from October 1, 1937, to September 30, 1938, in respect of all toddy taverns in other Provinces.

or for any shorter period within these twelve months, on application by way of tender in the form, or by auction in the manner, prescribed in these conditions.

- (b) In the case of Alampil and Valayanmadam toddy taverns in the Mullaittivu District of the Northern Province, the privilege shall be granted for the period from March 1, 1938, to September 30, 1938, or for any shorter period within these seven months on application as aforesaid.
- (c) In the case of Maruthoddai toddy tavern in the Mullaittivu District of the Northern Province, the privilege shall be granted for the period from February1, 1938, to September 30, 1938, or for any shorter period within these eight months on application as aforesaid.

(2) Areas for which Privilege granted.-

The privilege may be granted for the local area of an individual tavern, or for the respective local areas of each tavern in a group of taverns, as the Government Agent may decide.

Tapping areas, and Number of Trees allowed for Tapping.-

1) Tapping areas, particulars of which may be obtained from the Superintendent of Excise of each Circle, will be allotted for all taverns other than those situated within the limits of the Colombo Municipality or in the Chilaw District, and licences to tap trees outside the tapping area allotted to a tavern will not be issued without the sanction of the Excise Commissioner previously obtained in writing. (2) The number of trees that will be allowed to be licensed for tapping will be estimated on the basis of the

previous period's sale figures, with due regard to the likely increase or decrease of sales. (3) Trees situated even within the tapping areas allotted are liable to be disallowed on the ground of inacces-

sibility, distance from one another, situation in relation to places of worship, or of cemeteries, or of illicit consumption or sale, or for other similar reasons. The final arrangements for the lease of the trees should therefore be made only after the topes specified in the application are approved by the Superintendent of Excise.

3. Tender Form.

Every tender shall be made on the form set out hereunder. Forms may be obtained from the offices indicated in the sale notice.

Tender Deposit.-

(1) The Government Agent may, if he considers it necessary, require the deposit of a sum not exceeding Rupees Five hundred (Rs. 500) by the tenderer in respect of each tender.

(2) Every tender shall be accompanied by a Treasury or Kachcheri receipt acknowledging the deposit of the sum required by the Government Agent under the foregoing paragraph of this condition, and the number and date of the receipt shall be entered on the face of the tender form.

Prohibition of Tenders by Agents or of more than one tender by any person.-

(1) Every tender or bid shall be made by the tenderer or bidder in his own name. No tender or bid, made through an agent, will be accepted. (2) No person shall send in more than one tender for any one tavern, or group of taverns.

Disqualifications against Acceptance of Tenders.-6.

No tender will be accepted from any person-

- (a) whose name appears on the list of defaulting contractors, or on the list of defaulters in respect of any kind (a) indice appears on the last of detailing contractors, or on the last of detailers in respect of ally kind of Excise licence or of toll rents, or on the list of persons precluded for other reasons from having any concern in any Government rent or contract; or
 (b) whose name is on the Excise register of offenders; or
 (c) who is a registered criminal within the meaning of the Prevention of Crimes Ordinance, No. 2 of 1926, or
- who has been convicted of any grave crime or of any Excise offence ; or
- (d) who at any time held a licence which has been cancelled under section 26 of the Excise Ordinance, No. 8 of 1912.
- 7. Delivery of Tenders .-

1

(1) Every tender shall be placed in a sealed envelope, on the top left hand corner of which shall be clearly marked the name of the tavern in respect of which the tender is made and its number on the list of sanctioned taverns, or the designation of the group of taverns in respect of which the tender is made as given in the notice calling for tenders, as the case may be.

- (2) Every sealed envelope containing a tender shall-
- (a) be deposited in the Kachcheri tender box; or
- (b) be handed to the Government Agent or to his Assistant; or
- (c) be sent by registered post addressed to the Government Agent so as to reach the Kachcheri,

before the time fixed for closing the tenders.

8. (1) Power of Rejection of Tender.-

The Government Agent may in his discretion reject any or all of the tenders received ; and in the event of his so rejecting all tenders, he may call for tenders again or put up the privilege, either at once or after further notice, for sale by auction.

(2) Restriction of Bidding at Auction.-

- At such auction no person shall be allowed to bid, unless he shall have either-
- (a) submitted a tender accompanied by the Treasury or Kachcheri receipt prescribed in condition 4, whether such tender be for the particular privilege to be auctioned or for any other privilege ; or,
- (b) produced the receipt prescribed in condition 4, notwithstanding his failure to submit a tender for the particular privilege to be auctioned or for any other privilege.

Provided that no person who is duly declared the purchaser of any privilege, whether by way of tender or of auction, shall use or be permitted to use the same receipt for the purpose of a tender or a bid for any other privilege, until he has completed in respect of the privilege already granted to him the steps prescribed hereinafter in condition 9(1) (a).

(3) Power of Rejection of Bid.

The privilege shall be granted to the highest bidder at such auction : Provided that the Government Agent may in his discretion reject any or all of the bids made at such auction.

(4) Procedure after Rejection of all Bids:--

In the event of the rejection of all bids as aforesaid, the Government Agent may in his discretion-

- (a) call for further tenders for the privilege for any single tavern or for sub-groups of two or more taverns included in any group of taverns, or for any combination of parts of groups or of whole groups of taverns either at once or after further notice, and accept or reject all or any tenders so received, and thereafter, put up for sale by auction the privilege for any single tavern or sub-groups or combinations as aforesaid for which the further tenders were rejected, either at once or after further notice, and accept or reject all or any bids so received; or
- (b) put up for sale by auction the privilege for any single tavern or for sub-groups of two or more taverns included in any group of taverns, or for any combination of parts of groups or of whole groups of taverns either at once or after further notice, and accept or reject all or any bids so received; or
- (c) grant the privilege for the tavern, or group, or any single tavern or sub-group of two or more taverns included in a group or for any combination of parts of groups or of whole groups of taverns to any person, who is approved by the Government Agent, and who agrees to pay by way of rent such amount as the Government Agent may fix.

(5) Procedure after Rejection of further Bids.-

In the event of the rejection of the bids received under paragraph 4 (a) and 4 (b) of this condition, the Government Agent may in his discretion take action under paragraph 4 (c).

9. (1) (a) Security Deposit.--.

The grantee shall, immediately on being granted the privilege, sign these conditions and pay to the Government Agent as a security deposit a sum equivalent to two months' rent payable for that privilege.

(b) Signing of Bond.—

The grantee shall also within fourteen days of the sale of the privilege enter into a bond with the Government Agent for the full amount for which he has purchased it, and he shall specially hypothecate by such bond the said security deposit.

(c) Consequences of Breach of Conditions of Bond.-

The said security deposit shall be liable to be confiscated by the Government Agent for breach of any of these conditions or for non-payment of any instalment, and such confiscation shall be in addition to any other penalty prescribed by these conditions for such breach.

(2) Banking of Security Deposit.---

Security money so paid will be deposited in a bank only on the grantee's application and only at his risk, and when such deposit is made, no withdrawal will be allowed till the date of maturity.

(3) Warrant or Power of Attorney to confess Judgment.-

If the highest bid or tender under condition 8 exceeds the sum of Rs. 2,000 the grantee shall at the time of the execution of the bond as aforesaid execute, if so required by the Government Agent, a warrant or power of attorney in the form sanctioned by law, to confess judgment in any action which may be instituted against him for the recovery. of any moneys due in respect of this privilege, and shall also furnish to the Government Agent within fifteen days of the date of the execution of such warrant or power of attorney a duly certified copy thereof for filing in the District Court under section 32 of the Civil Procedure Code.

(4) Registered Postal Address.—

The grantee shall, on signing these conditions, elect and signify under his hand a post office or postal address to which all notices and processes whatever in connection with the privilege may be addressed under registered cover; and all such notices or processes so addressed to such post office or to such postal address, and posted in due course, shall be deemed to have been duly served and be as effectual for all purposes, as if they had been served upon the grantee in person upon the day on which such notice or process was so posted.

10. Failure to complete Purchase of Privilege .----

If any tenderer or bidder, on being declared to be the purchaser of the privilege, declines or fails to sign these conditions of sale, or fails to furnish the security prescribed in condition 9 (1) (a) when called upon to do so, the deposit made under condition 4 will be declared forfeited, and the defaulter will render himself liable to have his name entered in the list of defaulters in respect of all Excise licences. Subject to this exception, the deposits of all tenderers or bidders will be returned, after the conditions of sale have been signed and the aforesaid security given by the successful tenderer or bidder.

11. Grantee to have no Interests in Arrack and Foreign Liquor Sales or in Toddy Estate Canteens .---

The grantee shall not acquire or hold any share or any interests whether direct or indirect (a) in the sale of arrack, or (b) in the purchase of any privilege of selling arrack, or (c) in the sale of foreign liquor, or (d) in the purchase of any privilege of selling foreign liquor, or (e) in any toddy estate canteen, within the local area to which the privilege of selling toddy relates.

12. (1) Opening of Tavern on due Date and Approval of Site .---

(a) The grantee shall open the tavern or taverns on the day on which the privilege commences to run.

(b) The Government Agent shall not be bound to find a site for any tavern in the event of the grantee not being able to procure a site.

(c) The grantee shall not open a tavern on any site otherwise than with the approval of the Government Agent, such approval being obtained from the Government Agent at least fourteen days before the privilege commences to run-

(2) Obtaining of Licences for Sale of Toddy.-

The grantee shall, not less than five days before the date on which the privilege commences to run, obtain from the Government Agent a licence or licences for the sale by retail of fermented toddy at the tavern or taverns within the local area covered by this privilege.

13. (1) Application for Licensing of Trees.-

The grantee shall, at least twenty-one days before the date on which the privilege commences to run; furnish to the Superintendent of Excise an application on the prescribed form, showing the numbers and the situation of the trees which he proposes to tap for the supply of fermented toddy for sale at each tavern, and the situation and numbers of the collecting stations for toddy which he proposes to establish; and no trees shall be tapped or toddy drawn in pursuance of this privilege otherwise than under cover of a tapping licence setting forth the numbers and the situation of such trees, the name of the drawer, the name of the owner or possessor of such trees, and the tavern for which the fermented toddy is intended.

(2) Licences for Additional Trees.—

Any application for a licence to tap additional trees for any tavern shall be made to the Superintendent of Excise in like manner three weeks before the grantee intends to commence the tapping of such trees.

(3) Tapping Areas for Taverns.—

Except in cases where the Excise Commissioner's previous sanction has been obtained in writing the Superintendent of Excise will not issue any licence to tap any tree situated outside the tapping area allotted to that tavern.

(4) Power to refuse or cancel Licences.----

Subject to appeal to the Excise Commissioner, whose decision shall be final, the Superintendent of Excise shall have power to refuse any application for a licence to tap additional trees for any tavern, and to cancel any tapping licence, the continuance of which appears to him to be unnecessary or open to objection.

14. (1) (a) Marking of Trees.

The grantee shall not—

permit any tree to be tapped or toddy to be drawn from any tree for the supply of fermented toddy for sale at any tavern, unless such tree has first been marked for the purpose in the manner prescribed by the Excise Commissioner; or

- (b) Transport Passes .---
 - permit any toddy to be transported to any tavern otherwise than under cover of a pass issued to him under the hand of the Superintendent of Excise, and setting forth the name of the person who is to transport the toddy.

(2) Separate Pass for each Carrier.—

The grantee shall obtain separate passes for the transport of toddy by pingo carrier from the tree tope to the tavern or collecting station and for its transport by cart, lorry, or other vehicle from the collecting station to the tavern, and shall deliver the appropriate pass to such pingo carrier or to the person in charge of such cart, lorry, or other vehicle.

(3) Separate Passes for each Person handling Toddy.—

The grantee shall obtain a separate pass for each person employed in collecting or otherwise handling toddy at topes, collecting stations, or taverns.

15. Establishment of Collecting Stations .---

If toddy is to be transported in pursuance of this privilege by moter vehicle, cart, or railway, the grantee shall establish collecting stations on a road suitable for use by all motor traffic in places approved by the Superintendent of Excise, and shall obtain licences for such collecting stations. The grantee shall be bound by and conform to the conditions prescribed in the notifications relating to such collecting stations.

16. (1) Vinegar Licence.

If the grantee wishes to make vinegar from surplus toddy, he may apply for a vinegar licence to the Government Agent, who shall however have full discretion to refuse to issue such licence.

(2) Vinegar Store to be approved and Accounts kept .--

If a licence to make vinegar from surplus toddy has been issued to the grantee, he shall store such vinegar in premises approved by the Government Agent, and shall keep a true account in the form prescribed by the Excise Commissioner of all toddy converted into vinegar, and of all sales of vinegar.

(3) Inspection by Excise Officers .---

The grantee shall cause such vinegar store to be opened for inspection at the request of any Excise Officer not below the rank of Inspector, and shall produce the accounts kept therein whenever called upon to do so.

17. Bottling of Toddy.-

The Excise Commissioner may, in his absolute discretion and subject to such conditions and restrictions as he may impose, authorize the issue of a licence to the grantee to bottle toddy for sale.

18. (1) Payment of Rent.-

The grantee shall pay the purchase money or rent to the Government Agent in twelve equal monthly instalments.

(2) Due date of Instalment.—

The first instalment of the rent shall be deemed to be due and payable on the last day of the month preceding the commencement of the period of the privilege as in condition 1, and succeeding instalments shall be deemed to be severally due and payable on the last day of each succeeding month.

(3) Interest and Penalty.-

Interest at the rate of 9 per centum per annum shall be payable in respect of all arrears of rent. The payment of interest shall not be deemed to prejudice or affect the powers which may be exercised by the Government Agent under section 53 of the Ordinance in any case in which the licence issued to the grantee is liable to be cancelled under section 26.

19. (1) Payments not valid without Kachcheri Receipt .----

No payment of any sum due by the grantee to the Crown shall be deemed to have been duly made, unless the grantee produces a Kachcheri receipt in respect thereof.

(2) Money left with Officers not reckoned as Money paid.-

No money which, for his own convenience, the grantee may think fit to leave in the hands of any Shroff or any other officer of any Kachcheri shall be deemed to be money paid under this contract.

²20. Limit of Sale and Transport.—

The limit of sale by retail with respect to the whole Island and as regards purchasers generally shall be onethird of an imperial gallon, and no toddy in excess of that quantity may be removed at any one time from the tavern by any person without a valid permit or pass.

21. Prohibition of Possession of Toddy in certain Dry Areas.---

The transport or possession of toddy in any quantity whatsoever is entirely prohibited within the areas specified in Excise Notification No. 261 published in the *Government Gazette* No. 8,046 of May 4, 1934, except under a pass or permit granted in accordance therewith.

22. Grantee responsible for Agent's Acts.-

The grantee shall be responsible for all acts of his agents or employees in relation to the privilege.

23. Non-transferability of Privilege.-

The privilege shall not be transferable otherwise than with the sanction of the Excise Commissioner first had and obtained.

24. (1) (a) Cancellation of Licences and Privilege for Non-payment of Rent, &c.--

If any instalment or part of any instalment of the purchase money or rent, or any duty, fee, composition fee, or other sum due to the Crown from the grantee, in respect of the grant or of the licence issued to him, remains unpaid, after the date on which it becomes due and payable, the grantee shall be deemed to have committed a breach of these conditions and of the conditions of the licence issued to him, and the Government Agent shall accordingly have power, without further process of law, either (i.) to suspend or cancel the licence or licences issued to the grantee in pursuance of the provisions of section 26 of the Excise Ordinance, No. 8 of 1912, or (ii.) to take the licence or grant under management at the risk of the grantee, or to declare the licence or grant forfeited and reissue or resell it at the risk and loss of the grantee in pursuance of the provisions of section 30 of the said Ordinance.

(b) Intimation or Notice of Cancellation, &c.-

Intimation of any order of suspension or cancellation, under the said section 26, or the statutory notice or order under the said section 30 may be served personally on the grantee, or addressed under registered cover to the post office or potal address elected and signified under condition 9 (4), and duly posted, as the Government Agent thinks fit.

(2) Regrant of Privilege between Cancellation and Resale .---

In the event of the cancellation of a licence, the Government Agent shall have power to grant the privilege to any person approved by him for any period intervening between such cancellation and the resale of the privilege, and for this purpose may issue to such approved person a temporary licence upon such terms as he may think fit.

(3) No Remission of Rent.-

No remission of the rent payable in respect of the privilege will be granted on any plea of the grantee's having overestimated the value of any tavern or on any other ground.

(4) No Compensation of Losses.---

The grantee shall not have or make any claim to any reduction, or to the remission, of any sum due and owing by him to the Crown by reason of any loss alleged to have been sustained by him—

- (a) whether on account of any closing of the tavern or taverns during the passage of troops, or during the encampment of troops in the vicinity of the tavern or taverns, or during the holding of any poll; or
- (b) whether on account of the opening of any new arrack, or foreign liquor tavern or estate canteen for arrack or toddy or foreign liquor, or any new foreign or country liquor premises of any other description licensed after the sale of the privilege under these conditions; or
- (c) whether on account of the manufacture and drawing of fermented toddy on special licences issued by the Assistant Commissioner for *bona fide* domestic consumption on medical grounds, and not for sale ; or
- (d) whether on account of the manufacture and drawing of fermented toddy within the local area or areas of the privilege hereby granted for supply to licensed manufactories in which toddy is used in
- the process of manufacture ; or (e) through any other cause whatsoever.

25. Termination of Privilege.-

The privilege shall terminate on (a) the expiry of the term for which it is granted, (b) the death of the grantee or (c) a breach of any of the conditions governing it.

Excise T. 34

GOVERNMENT OF CEYLON.

TODDY RENT TENDER FORM.

(Condition 3.)

Tender for the purchase of the exclusive privilege of selling fermented toddy by retail within the local area/areas

To the Assistant/Government Agent ------

I/We, the undersigned, hereby tender the sum of Rupees — only for the purchase of the exclusive privilege of selling fermented toddy by retail within the above-mentioned local area/areas for the period of one year from — in accordance with your advertisement dated — .

I/We have deposited the sum of Rupees _____ only in the General Treasury _____ Kachcheri, and subjoin hereto receipt No. _____, dated _____ in respect thereof.

Witnesses :

of

Signature : ———. Address : ———.

REVERSE SIDE OF TENDER FORM.

Notes.

1. A deposit receipt of Rs. ______ is to be annexed to this tender. No tender unaccompanied by a deposit receipt will be accepted. The deposit of Rs. _____ will, subject to the provisions of Toddy Rent Sale Condition No. 10, be refunded.

2. This form must be enclosed in a sealed envelope bearing on its left hand top corner the name and number of the toddy tavern concerned and must be deposited in the Kachcheri tender box or handed to the Government Agent or to the Office Assistant or posted by registered post in time for delivery at the Kachcheri before the time fixed for closing tenders.

3. A separate form must be used in respect of each tavern, or when taverns are sold in groups, of each such group.

AGREEMENT.

(Condition 9 (1) (a).)

- do hereby acknowledge that I/we have this day been granted the herein-T/We -- of ----- and -before mentioned exclusive privilege for the sum of Rupees ----— on the conditions set forth above, and I/we do hereby bind myself/ourselves to perform the said conditions.

Witnesses :

I hereby acknowledge receipt of the sum of Rs. _____ paid by _____ and _____ as seourity deposit under condition 9(1)(a) of these conditions.

Government Agent.

Grantee(s) : -

Grantee(s) : ----

ADDRESS FOR NOTICES.

(Condition 9 (4).)

I/We, the undersigned, do hereby as required by condition 9 (4) appoint the under-mentioned post office/postal address as the post office/postal address to which all notices and processes whatever in connection with the hereinbefore mentioned privilege may be addressed and posted to me (us) under registered cover.

Witnesses : -

L. D.-B 14/37 E. C.-L. T. 14

TODDY TAVERN LICENCE.

Excise Notification No. 317.

THE Governor has, under section 24 of the Excise Ordinance, No. 8 of 1912, directed that no fee shall be recovered on licences for the sale of toddy by retail and that the following shall be the form and conditions of such licences.

Excise Notification No. 285 published in the Gazette No. 8,214 of April 24, 1936, shall cease to have effect on October 1, 1937.

Excise T. 15.

Serial No. and Machine No.----

Hour of Opening : -Hour of Closing :-

Tavern Licence for the Sale of Toddy by Retail.

of ______ of _____ is/are hereby licensed under the provisions of "The Excise Ordinance, No. 8 of 1912," to sell toddy by retail at the premises more fully described below during the official year ending September 30, 19_, subject to-

- (a) the General Conditions for the time being in force and applicable to all Excise licences,
 (b) The Toddy Rent Sale Conditions, under which the exclusive privilege of selling toddy by retail at the said premises was granted, and which the said licensee(s) by agreement bound himself/themselves to observe, and
 - (c) the following special conditions applicable to this licence :---

1. Accounting of Toddy received.-

The licensee/licensees shall keep in his/their tavern a register in the form T. 22, and shall cause to be entered therein the quantity of toddy received from each collecting station. Every collecting station shall be designated in such register by its number and by its name.

2. Filing of Advice Note for each Consignment.-

The advice note, accompanying each consignment of toddy forwarded to the tavern from a Collecting Station, shall be filed in the tavern, until ordered to be destroyed by an Excise Officer not below the rank of Inspector.

3. (1) (a) Furniture, &c., in Taverns to be kept°clean.-

The licensee/licensees shall cause all tables and chairs provided for the use of Inspecting Officers, Rent Managers, and Accountants, to be kept scrupulously clean, and shall cause the tops of all such tables to be covered at all times with clean paper.

(b) Prohibition of other than Prescribed Articles in Taverns .--

The licensee/licensees shall not, except as hereinafter in sub-clause (c) provided, and except with the written sanction of an/Excise Officer not below the rank of Inspector, permit the introduction into his/their tavern of any articles other than—

- (i.) The storage vessels and stands,
 (ii.) The drinking vessels,
 (iii.) Two tables,
 (iv.) Two chairs,

- (v.) Authorized account books, inspection notebooks, and writing materials,
- (vi.) Cash, and receptacles for its safe-keeping,
- (vii) Frames or notice boards on which the licence, the general conditions applicable to all Excise licences, and such other notices as the Excise Commissioner may require, may be exhibited,
- (viii.) One receptacle for disinfectants,
 - (ix.) One stool for each authorized employee, and
 - (x.) Separate receptacles for clean and for dirty water for use as prescribed in General Condition No. 25 (4).

(c) Provision of Spittoons in Taverns.-

The licensee/licensees shall provide in his/their tavern at least three spittoons, which shall be kept in a scrupulously clean and sanitary condition, and be washed daily with disinfectants.

- (2) Sanitary Requirements for Taverns in Municipal Areas.-
 - If his/their tavern is situated within any Municipality or the administrative limits of any Urban District Council, the licensee/licensees shall further-
 - (a) provide a water tap where a water service is available and cause the floor of the tavern and all utensils used in the tavern to be washed at frequent intervals;
 - (b) provide
 - (i.) A cement floor sloping to one side of the building in the direction of the drain hereinafter referred to
 (ii.) A drain on one side of the building, so designed as to carry away washings from the floor;

 - (iii.) A screen for such drain, so designed as to prevent any solid bodies from gaining access to the sewer ; (iv.) Stands for all vessels used on the premises, not less than one foot in height and so constructed as to permit of the floor being scrubbed under them;
 - (c) cause the walls of the taverns to be lined with white glazed tiles to a height of six feet from the level of the floor and to be washed at least once daily ; and
 - (d) cause the top of the counter to be covered with glazed tiles, and provide it with wooden supports, and cause such tiles and such supports to be kept scrupulously clean.
- 4. Removal of Proceeds of Sale, &c .--

(1) The licensee/licensees shall cause all the proceeds of any one day's sale of toddy to be removed from the tavern between the closing hour on that day and 8 A.M. on the following day, but before such removal of the proceeds the licensee/licensees shall cause all the accounts for the day to be duly entered in the books required to be kept at the tavern.

 He/they shall not permit any money other than the proceeds of the sale of toddy to be kept in the tavern.
 He/they shall not permit any part of the proceeds of any one day's sale of toddy to be removed from the tavern before the closing hour on that day, unless before such removal a statement is filed in the tavern duly signed and dated by himself/themselves or an authorized employee, and setting out in words and figures the exact sum of

money so removed. (4) The statement aforesaid shall be produced for inspection, when called for by any officer of the Excise Department, and shall be kept in the tavern for a period of one month from the date set out in it.

5. Keeping of Accounts.

The licensee/licensees shall cause all accounts kept at his/their tavern to be written in English, Sinhalese, or Tamil.

Toddy from Marked Trees only to be sold .--6.

The licensee/licensees shall not, otherwise than with the written authority of the Assistant Commissioner of Excise, keep, offer for sale, or sell in his/their tavern any toddy other than toddy drawn from trees licensed and marked for that tavern.

7. Stale Toddy.

The licensee/licensees shall not keep any stale toddy, that is to say, toddy containing more than 0.6 per cent. I (other than carbonic acid) calculated as acetic acid, in his/their tavern. Any Excise Officer not below the of acid (other than carbonic acid) calculated as acetic acid, in his/their tavern. Any Excise Officer not below the rank of Inspector shall haver power to order the destruction or removal to a distillery or licensed vinegar store of any stale toddy, and the licensee/licensees shall cause such order to be carried out immediately.

8. Inspection by Excise Officers .---

Ail toddy kept or exposed for sale in a tavern shall at all times be made available for inspection and test by officers of the Excise Department.

9. Selling Price of Toddy.-

(1) No toddy shall be sold at a tavern at a less price per gallon (or proportionately in respect of any smaller quantity) than that prescribed in the following scale :-Per Gallon

		101	Guison	
		\mathbf{R}	s. c.	
If the tavern is situated in the Northern or Eastern Province	••	••	0 48	
If the tavern is situated in the distillery area	••		0 48	
If the tavern is situated in any other province	••	••	0 84	

(2) (a) At or before the opening hour of the tavern each day, the selling price per gallon (or proportionately in respect of any smaller quantity) shall be fixed for that day, and shall be entered in the appropriate column in the form of Toddy Tavern Account of Daily Transactions (Form Excise T 5);

(b) The selling price so fixed for any day shall not be varied during the course of that day.

10. Opening and Closing Hours .-

The licensee/licensees shall cause his/their tavern to be opened at -- A.M., and to be closed at -P.M., and no toddy shall be sold between the hour of closing and that of opening.

11. Employment of Managers, &c.--

The licensee/licensees shall not employ as manager, tope manager, or collecting station manager, any person who is a registered criminal within the meaning of the Prevention of Crimes Ordinance, No. 2 of 1926, or any notorious illicit seller, and shall forthwith cease to employ any person the employment or further employment of whom is not approved by the Superintendent of Excise.

Dated the day of, 19
Kachcheri.
Name of authorized employee :
Serial No. and Machine No. ———,

Government Agent.

Tavern Licence for the Sale of Toddy by Retail.

Name of licensee : -Date of Issue : ---Stamp of 50 cents.

Description of licensed premises : -Date of expiry : --

> - Kachcheri, Government Agent.

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Counterpart Agreement.

, the afore-mentioned licensee(s) for myself/ourselves, hereby agree with the Government Agent I/We, that I/we will well and truly observe and perform the terms and conditions contained in the licence (of which this is a counterfoil) to sell toddy by retail at the premises more fully described above, during the official year ending September 30, 19-, subject to the following conditions to be observed by me/us the said licensce(s), viz.-

- (a) the General conditions for the time being in force and applicable to all Excise licences,
- (b) the Toddy Rent Sale Conditions, under which the exclusive privilege of selling toddy by retail at the said premises was granted, and which the said licensee(s) by agreement bound himself/themselves to observe, and
- (c) the following special conditions applicable to this licence :---
- 1. Accounting of Toddy received.

The licensee/licensees shall keep in his/their tavern a register in the form T 22, and shall cause to be entered therein the quantity of toddy received from each collecting station. Every collecting station shall be designated in such register by its number and by its name.

2. Filing of Advice Note for each Consignment.-

The advice note, accompanying each consignment of toddy forwarded to the tavern from a collecting station shall be filed in the tavern, until ordered to be destroyed by an Excise Officer not below the rank of Inspector.

(1) (a) Furniture, &c., in Taverns to be kept clean.-3.

The licensee/licensees shall cause all tables and chairs provided for the use of Inspecting Officers, Rent Managers, and Accountants, to be kept scrupulously clean, and shall cause the tops of all such tables to be covered at all times with clean paper:

(b) Prohibition of other than Prescribed Articles in Taverns.-

The licensee/licensees shall not except as hereinafter in sub-clause (c) provided, and except with the written sanction of an Excise Officer not below the rank of Inspector, permit the introduction into his/their tavern of any articles other than

- (i.) The storage vessels and stands,
- (ii.) The drinking vessels,(iii.) Two tables,(iv.) Two chairs,

- (v.) Authorized account books, inspection notebooks, and writing materials,
- (vi.) Cash and receptacles for its safe-keeping,
 (vii.) Frames or notice boards on which the licence, the general conditions applicable to all Excise licences, and such other notices as the Excise Commissioner may require, may be exhibited,
- (viii.) One receptacle for disinfectants,
- (ix.) One stool for each authorized employee, and
 (x.) Separate receptacles for clean and for dirty water for use as prescribed in General Condition No. 25 (4).

(c) Provision of Spittoons in Taverns.-

The licensee/licensees shall provide in his/their tavern at least three spittoons, which shall be kept in a scrupulously clean and sanitary condition, and be washed daily with disinfectants.

(2) Sanitary Requirements for Taverns in Municipal Areas.-

- If his/their tavern is situated within any Municipality or the administrative limits of any Urban District Council the licensee/licensees shall further-
 - (a) provide a water tap where a water service is available, and cause the floor of the tavern and all utensils used in the tavern to be washed at frequent intervals.
 - (b) provide-
 - (i.) A cement floor sloping to one side of the building in the direction of the drain hereinafter referred to;

 - (ii.) A drain on one side of the building, so designed as to carry away washings from the floor; (iii.) A screen for such drain, so designed as to prevent any solid bodies from gaining access to the sewer:
 - (iv.) Stands for all vessels used on the premises, not less than one foot in height and so constructed as to permit of the floor being scrubbed under them ;
 - (c) cause the walls of the tavern to be lined with white glazed tiles to a height of six feet from the level of the floor and to be washed at least once daily ; and
 - (d) cause the top of the counter to be covered with glazed tiles, and provide it with wooden supports, and cause such tiles and such supports to be kept scrupulously clean.
- 1. Removal of Proceeds of Sale, &c.-

(1) The licensee/licensees shall cause all the proceeds of any one day's sale of toddy to be removed from the taven between the closing hour on that day and 8 A.M. on the following day, but before such removal of the proceed the licensee/licensees shall cause all the accounts for the day to be duly entered in the books required to be kept a the tavern.

(2) He/they shall not permit any money other than the proceeds of the sale of toddy to be kept in the tavern.
(3) He/they shall not permit any part of the proceeds of any one day's sale of toddy to be removed from the tavern before the closing hour on that day, unless before such removal a statement is filed in the tavern duly signed and dated by himself/themselves or an authorized employee, and setting out in words and figures the exact sum of (4) The statement aforesaid shall be produced for inspection, when called for by any officer of the Excise

Department, and shall be kept in the tavern for a period of one month from the date set out in it.

5. Keeping of Accounts .----

The licensee/licensees shall cause all accounts kept at his/their tavern to be written in English, Sinhalese, or Tamil.

Toddy from Marked Trees only to be sold .--6.

The licensee/licensees shall not, otherwise than with the written authority of the Assistant Commissioner of Excise, keep, offer for sale, or sell in his/their tavern any toddy other than toddy drawn from trees licensed and marked for that tavern.

Stale Toddy .--

The licensee/licensees shall not keep any stale toddy, that is to say, toddy containing more than 0.6 per cent. of acid (other than carbonic acid) calculated as acetic acid, in his/their tavern. Any Excise Officer not below the rank of Inspector shall have power to order the destruction or removal to a distillery or licensed vinegar store of any stale toddy, and the licensee/licensees shall cause such order to be carried out immediately.

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8. Inspection by Excise Officers.--

All toddy kept or exposed for sale in a tavern shall at all times be made available for inspection and test by officers of the Excise Department.

9. Selling Price of Toddy.-

(1) No toddy shall be sold at a tavern at a less price per gallon (or proportionately in respect of any smaller quantity) than that prescribed in the following scale :---

		Rs. c.
If the tavern is situated in the Northern or Eastern Province	••	0 48
If the tavern is situated in the distillery area	••	0 48
If the tavern is situated in any other province	••.	084

(2) (a) At or before the opening hour of the tavern each day, the selling price per gallon (or proportionately in respect of any smaller quantity) shall be fixed for that day, and shall be entered in the appropriate column in the form of Toddy Tavern Account of Daily Transactions (Form Excise T 5);

(b) The selling price so fixed for any day shall not be varied during the course of that day.

10. Opening and Closing Hours .--

The licensee /licensees shall cause his/their tavern to be opened at _____A.m., and to be closed at _____P.M., and no toddy shall be sold between the hour of closing and that of opening.

11. Employment of Managers, &c.-

The licensee/licensees shall not employ as manager, tope manager, or collecting station manager, any person who is a registered criminal within the meaning of the Prevention of Crimes Ordinance, No. 2 of 1926, or any notorious illicit seller, and shall forthwith cease to employ any person the employment or further employment of whom is not approved by the Superintendent of Excise.

Dated the _____ day of _____, 19___.

The Ministry of Home Affairs, Colombo, April 19, 1937.

Acting Minister for Home Affairs.

C. BATUWANTUDAWE,

Signature : - Witnesses : -

THE ORDINANCE RELATING TO PILGRIMAGES, No. 13 of 1896.

REGULATION under section 1 of Ordinance No. 13 of 1896 entitled "An Ordinance relating to Pilgrimages," as amended by Ordinance No. 7 of 1897, made by the Governor by virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931, in anticipation of the customary pilgrimage to the Dewundera Sri Vishnu Maha Dewale in the Matara District, Southern Province.

C. BATUWANTUDAWE, Acting Minister for Home Affairs. Ministry of Home Affairs,

Colombo, May 4, 1937.

PILGRIMAGE TO THE DEWUNDERA SRI VISHNU MAHA DEWALE.

Rules made under Pilgrimages Ordinance, No. 13 of 1896.

1. The duration of the stay at Dondra of pilgrims to the Dewundera Sri Vishnu Maha Dewale shall be restricted to a period of ten days, namely, July 21 to July 30, 1937. Pilgrims arriving before the day first named or staying beyond the period herein prescribed shall be guilty of an offence.

2. In the event of any disease of a contagious, infectious, or epidemic nature breaking out at Dondra or in its vicinity before or during the pilgrimage or at any other place in the Southern Province, from which, in the opinion of the Assistant Government Agent, it is likely to be conveyed to Dondra during the pilgrimage, it shall be lawful for the Assistant Government Agent to prohibit the pilgrimage or to declare the pilgrimage at an end, and to direct all visitors to leave Dondra at once, and return to their homes and to prescribe the routes by which they shall travel. Any person disobeying the order of the Assistant Government Agent shall be guilty of an offence.

3. Any person suffering from an infectious or contagious disease, and not forthwith reporting the same to the Sanitary Inspector or Medical Officer, or in their absence to the senior officer of Police present at Dondra, and any person abetting or assisting in the concealment of such disease, shall be guilty of an offence.

4. Any person selling meat, fish, or fresh vegetables at Dondra during the continuance of the pilgrimage in any other place than that assigned for the purpose by the Assistant Government Agent or Chairman of the Sanitary Board and any person selling meat, food, or drink of any kind condemned as unwholesome by a Sanitary Inspector

or Medical Officer, or in their absence by the Mudaliyar or senior officer of Police present at Dondra, shall be guilty of an offence.

5. All cakes, sweetmeats, and other foodstuffs exposed for sale at Dondra during the continuance of the pilgrimage shall be kept in properly constructed glass cases or other fly-proof receptacles. All such receptacles shall be kept clean.

clean. 6. The proprietor or (if leased) the lessee of the grounds used in connection with the pilgrimage shall be responsible for the erection of proper latrine accommodation on a site and of a type approved by the Assistant Govrnment Agent or Chairman of the Sanitary Board sufficient, to last during the continuance of the pilgrimage, for which purpose he shall forward plans and specifications for the approval of the Assistant Government Agent or Chairman, Sanitary Board, at least ten days before the pilgrimage commences. He shall further be responsible for the supply of coir dust, or sand, and disinfectants of a quality approved by the Assistant Government Agent, and for the proper conservancy and cleaning of the latrines at least twice a day during the continuance of the pilgrimage. In the event of the proprietor or lessee contravening any of the provisions of this regulation he shall be guilty of an offence.

7. Any person who shall during the pilgrimage use any other place for the offices of nature than that set apart for the purpose by the Assistant Government Agent or Sanitary Board or the proprietor or lessee of the grounds used in connection with the pilgrimage, or failing to cover the deposit with earth or sand, shall be guilty of an offence.

8. The proprietor or (if leased) the lessee of the grounds used in connection with the pilgrimage shall be responsible for the collection and removal of all straw, rubbish, cattle dung, or any kind of litter at least once every day during the continuance of the pilgrimage, and such rubbish and litter shall be burned or buried at a place approved by the Assistant Government Agent or the Chairman of the Sanitary Board. Any proprietor or lessee failing to carry out or to cause to be carried out the provisions of this regulation shall be guilty of an offence.

9. No booth or other building for the purpose of the pilgrimage shall be erected at Dondra within a space of 12 feet from the side drain of the main road from Matara to Tangalla and of the approach road to the dewale, and no stall-holder, vendor, or betel-seller shall expose any article for sale within such space. Any person contravening this regulation shall be guilty of an offence.

10. No booth or other building shall be erected at Dondra on such portion of the ground as may be reserved by the Assistant Government Agent, Matara, for the accommodation of visitors or vehicles. Any person contravening the provisions of this regulation shall be guilty of an offence.

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M. L. A.-B 1296/L. D.-B 161/35 THE LOCAL GOVERNMENT ORDINANCE,

No. 11 of 1920.

BY-LAWS made by the Badulla Urban District Council under sections 164 and 168 of the Local Government Ordinance, No. 11 of 1920, 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.

By His Excellency's command,

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

Colombo, April 29, 1937.

BY-LAWS.

Preliminary.

1. In these by-laws-

- "Council " means the Badulla Urban District Council ; "Chairman" means the Chairman of the Badulla
- Urban District Council; "domestic purposes" means domestic purposes as defined by section 145 of the Local Government Ordinance, No. 11 of 1920.

2. No water shall be drawn from the Council's waterworks except from the public standpipes or fountains or from a private service pipe, or otherwise than in the manner prescribed by these by-laws.

Public Standpipes.

3. No person shall take water from a public standpipe---

- (a) in a cart or barrel, or in any vessel other than a bucket or other similar receptacle carried, and
- capable of being ordinarily carried, by hand, or (b) in any quantity or in any manner likely to cause any waste of water.

4. No person shall attach any hose pipe, pipe, tube, shoot, or other contrivance of any nature whatsoever either temporarily or permanently to any public standpipe.

5. No person shall interfere with the automatic self closing valve or other automatic appliance attached to or forming part of any public standpipe, or do any other act likely to prevent either temporarily or permanently the automatic action of such valve or appliance. 6. No person shall take water from a public standpipe

for other than domestic purposes. 7. No person who is suffering from any loathsome,

contagious, or infectious disease, and no person who has recently been in attendence on any such person, shall draw water from any public standpipe.

8. No person shall bathe or wash any part of his body or wash any animal or any vehicle, clothes, utensil, or other article whatsoever, at or near any reservoir, standpipe, fountain, cistern, pipe, or other waterworks for the time being vested in or maintained by the Council.

Requirements as to Private Service Pipes and Fittings.

9. Without the written approval of the Chairman first had and obtained, on application made to him in the Form "A" set out in the schedule hereto, no person shall—

- (a) construct a new service or lay any new service pipe from the Council's mains or waterworks to any private premises, or commence any work for that purpose; or
- (b) alter, extend, clean out or renew any existing service pipe connected to the Council's mains or waterworks, or commence any work for any such purpose.

Any work approved by the Chairman under by-law 9 10. shall be carried out in accordance with the written instructions of the Chairman and no fittings or appliances shall be

used in such work unless approved by him. 11. Not more than one service pipe for the supply of water to any premises within the same curtilage and assessed by the Council as one property shall be connected to the Council's mains or waterworks.

12. (1) All pipes used in the construction of private services shall be either of cast iron coated with bituminous composition or of galvanized wrought iron and shall be of such thickness and quality as may have been approved by the Chairman.

(2) Wrought iron service pipes shall be of the quality nown as "best water piping" and of the following known as weights :---

- $\frac{3}{2}$ in. internal diameter, 64 lb. per 100 lineal ft. $\frac{1}{2}$ in. internal diameter, 88 lb. per 100 lineal ft. in. internal diameter, 125 lb. per 100 lineal ft. 1 in. internal diameter, 181 lb. per 100 lineal ft. 14 in. internal diameter, 256 lb. per 100 lineal ft. 14 in. internal diameter, 320 lb. per 100 lineal ft.

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

13. All draw-off taps fitted on any premises shall be of a

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

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

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

labatory-basin, or sink. 17. (1) All joints between water pipes or between the pipes, apparatus, and fittings of any private service connected to the Council's waterworks shall be electrically bonded.

(2) No jointing material having an insulating effect shall be inserted at any joint, but if in the opinion of the Chair-man the use of such material is unavoidable, he may permit its use on the condition that the pipes or fittings shall be electrically bonded over the joint or joints. 18. After the date on which these by-laws come into

force

- (a) no cistern exceeding 100 gallons in capacity shall be installed or constructed on any premises for holding any part of the water supplied for domestic purposes; and
- (b) no cistern or bath shall be installed or constructed in any premises unless the size and design thereof and the number that is to be installed or constructed, have received the prior approval of the Chairman.

19. The service pipe, cistern, or other service fittings of any premises shall not be connected with any service pipe, cistern, or other service fittings of any other premises. 20. No pipe forming part of a private water service shall be directly connected with any boiler, condenser, or other mechanical appliance without the express sanction of the Chairment

of the Chairman.

- 21. Every private water service shall be provided-
- (a) with a strong brass, gun-metal, or cast iron gland stopcock with a solid bottom, and if the stopcock is of cast iron the plug shall be asbestospacked; or (b) with a screw-down stopcock with a loose value; or
- (c) in the case of service by a pipe longer than two inches in diameter, with a sluice or a slide valve.

The stopcock or valve shall be fixed under the pavement, if there is any pavement on that street, and as near as practicable to the premises served and shall be provided with a cast iron surface box and lid so that the stopcock or valve may at all times be accessible.

22. No pipes, valves, or other fittings forming part of a newly constructed service to any premises shall be covered up until they have been inspected and approved in writing by the Chairman or an officer or person authorized by him in that behalf.

Connection of Private Service to Mains.

23. (1) When a newly-constructed service has been inspected and approved under by-law 22, the applicant shall deposit with the Council---

- (a) the cost of connecting the service to the Council's mains or waterworks, including the cost of labour, materials, and supervision as estimated by the Chairman; and
- (b) a premium or additional charge of Rs. 20 in respect of the connection and the supply of water.

(2) The connection shall not be made until the amounts required by paragraph (1) of this by law have been duly deposited.

24. (1) The connection from the Council's principal main or subsidiary mains to the service pipe laid on any

private premises to which water is to be supplied, shall not be made otherwise than under the supervision of an officer of the Council authorized by the Chairman.

(2) The supply of water to such premises shall be deemed for all purposes to have commenced from the time the connection is duly made.

25. After a private service is connected to the Council's mains or waterworks, an account shall be rendered to the applicant in the Form "B" set out in the schedule hereto, and the unexpended balance, if any, of the sum deposited by him to meet the cost of making the connection shall be returned to the applicant. In the event of the actual cost exceeding the estimated cost, the applicant shall, upon receipt of the aforesaid account, forthwith pay to the Council the amount of such excess.

Meters.

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

27. The cost of labour, of materials other than the meter, and of supervision, incurred in fixing a meter shall be paid in advance by the owner or occupier of the premises on whose application the water service is laid.

28. The owner or occupier of any premises to which water is supplied by meter shall not be liable to pay the cost of the maintenance and repair of the meter : Provided, however, that where any repair or renewal is necessitated by any damage caused to the meter by any wilful act or negligence of the owner or occupier of the premises to which the service belongs the cost of such repair or renewal shall be paid to the Council by that owner or occupier on demand made therefor by the Chairman.

demand made therefor by the Chairman. 29. (1) The owner of any premises to which water is supplied by meter shall pay or cause to be paid to the Council quarterly in advance rent calculated at the following rates for the use of meters :—

Rent for a quarter or part of a quarter for-

				Rs. c.	
a 3-inc	h meter			33 50	•
a 2-	do.			20 0	
a 1]-	do.	••		14 0)
a 1	do.	• • •		8 0	1
a }- '	do.			6 50)
a į.	do.			5 50)
a §-	do.			4 50)

(2) A quarter for the purposes of this by-law means the period of three consecutive months commencing on January 1, April 1, July 1, and October 1, in each year.

30. (1) The consumption of water for any quarter shall be calculated by reckoning the difference between the first and the last readings of the meter taken at the commencement and at the termination respectively of that quarter, in the manner stated below.

(2) The first reading shall be in the case of a newly fixed meter, the reading taken when such meter is fixed, and, in any other case, the last reading taken for the quarter immediately preceding. The last reading for any quarter shall be that taken on any day not more than ten days before or after the termination of that quarter : Provided that where, the meter is removed for repairs and it is not possible to take the last reading during the aforesaid period the last reading shall be taken before such meter is removed.

(3) If two or more meters have been in use in any premises during any quarter, the consumption for that quarter shall be the sum of the quantities indicated by the respective meters.

31. (1) Whenever a meter is found to be out of order, or is removed for repair or alteration, or a new meter is fixed, or an old meter is refixed, a memorandum to that effect shall be left at the premises supplied through such meter.

(2) Where the meter is out of order or removed for repairs, or for any other reason from the premises, the consumption for the period during which the meter was out of order or the service was without a meter shall, notwithstanding the provisions of by-law 30, be calculated according to the average rate of daily consumption that obtained during the quarter immediately preceding such period.

32. (1) If the occupier doubts the accuracy of the meter the Chairman shall on demand made by the occupier and on prepayment by such occupier of a testing fee of Rs. 20 cause the meter to be tested in the presence of the occupier or any person appointed by him if such person desires to be present.

(2) The result of such test shall be binding on the Chairman and on the occupier, and the quantity of water indicated by the meter for the quarter as defined in by-law 30 shall be corrected according to the result of the test.

(3) If the meter is found to record correctly, or to record less than the actual quantity of water supplied, the fee prepaid under paragraph (1) shall be retained by the Council, as testing charges. If the meter is found to record more than the actual quantity of water supplied, the fee prepaid under paragraph (1) shall be refunded to the occupier.

Earthing Connections.

33. No person making any earthing connection, from the casings of transformers dealing with electric current of a pressure of 500 volts or more, shall do so except by means of a proper and effecient earthplate fixed not less than two feet from any pipe or apparatus forming part of the Council's waterworks or of any private service connected to the Council's waterworks.
34. No person shall make any earthing connection

34. No person shall make any earthing connection from any electrical installation to any pipe or apparatus forming part of the Council's waterworks or of any private service connected to the Council's waterworks, unless such earthing connection is required for conducting away temporary leakage of current from faulty fittings.

35. Any person making any earthing connection on any premises, on which there is installed a water meter connected to the Council's waterworks, shall either make such connection on the inlet side of such meter or insert an electrical bond across such meter.

36. Where any earthing connection is necessary for a wireless set supplied with electric current from the electric lighting system, such earthing connection shall be made by means of an earthplate fixed not less than two feet from any pipe or apparatus forming part of the Council's waterworks or of any private service connected to the Council's waterworks.

Charges for Supply of Water.

37. (1) For domestic purposes water may be supplied either by meter or otherwise at the discretion of the Council. (2) Where water is supplied for domestic purposes otherwise than by meter the following charges shall be paid yearly in advance to the Council :--

Rs. c.

For a private service connection with one tap ... 7

7 50 per year or • part

thereof

For every additional tap in the same service ... 50 do.

(3) Where water for domestic purposes is supplied by meter, the charges shall be in accordance with such rates as may be fixed from time to time by resolution of the Council.

38. (1) For other than domestic purposes water may be supplied either by meter or otherwise at the discretion of the Council.

(2) Where water is supplied otherwise than by meter to premises licensed as an eating-house, a common lodging-house, or a tea kiosk, the following charges shall be paid yearly in advance to the Council :—

-							v ð.	0.
For	a priva	te service c	onne	ctio	n wr	tn one		
. ta	p only		• •			••	3	0 per quarter
								or part
								thereof
For	ovorv	additional	tan	in	the	same		

For every additional tap in the same service ... 1 50 do.

(3) For the purpose of this by-law "quarter" means the period of three consecutive months commencing on Tanuary 1 April 1 July 1 and October 1 in each year

period of three consecutive months commencing on January 1, April 1, July 1, and October 1, in each year. (4) Where water is supplied by meter for other than domestic purposes the charges shall be in accordance with such rates as may be fixed from time to time by resolution of the Council.

39. (1) Meters shall be read at such times as the Chairman may specify, but not less frequently than three times a quarter.

(2) Whenever a meter is read a memorandum of the reading, addressed "The Occupier," shall be left at the premises to which water is supplied by that meter.

40. The charges for water supplied to any private premises shall be paid by the owner or occupier thereof to the Chairman, or to the Officer of the Council authorized in that behalf, within ten days of the date on which an account is presented in the Form "E" set out in the schedule hereto, by or by the authority of the Chairman.

41. Except in the cases provided for by paragraph (2) of by-law 38, water drawn from a private service shall not be used for other than domestic purposes unless the person drawing the supply shall have entered into an agreement in the Form "C" set out in the schedule hereto: Provided that notwithstanding any such agreement the Council may, without incurring any liability for damages or penalty, withhold or suspend or diminish the supply of water to that person, for such purposes, if such supply interferes or is likely to interfere with the supply for domestic purposes to any other person or persons.

Prevention of Waste.

42. (1) The Chairman may, whenever he has reason to believe that the arrangement, size, position, nature, or condition of any pipe, tap, valve, meter, or other fitting forming part of the private water service on any premises connected with the Council's waterworks is likely to lead to waste, misuse, undue consumption, or contamination of the water supplied from the waterworks for public or private use, or is likely to be prejudicial to the proper control and distribution of water from the waterworks, serve a notice in the Form "D" set out in the schedule hereto upon the owner of the premises. (2) Every such notice shall specify the alterations which

the Chairman considers necessary, and such alterations shall be made by the owner to the satisfaction of the Chairman within such period as may be specified in the notice.

(3) In the event of the name or residence of the owner being unknown, the notice shall be deemed to be duly served on the owner if it is affixed in a conspicuous place upon the premises to which it relates

43. The Chairman may withhold, suspend, or diminish the supply of water to any premises or disconnect the private service pipe on those premises from the Council's mains or waterworks

- (a) at the request of the owner or occupier of such premises ; or
- (b) if default be made in the payment of any money due under the provisions of these by-laws from the owner or the occupier of such premises ; or
- (c) if the construction or laying of any such service pipe by the owner or occupier of such premises is not carried out or altered in accordance with the provisions of these by-laws; or
- (d) if any act or thing be done or omitted to be done by the owner or by the occupier of such premises contrary to the provisions of these by-laws relating to damage to or pollution of the water-works or waste or abuse of the water.

44. The occupier of a house or premises to which a private water service has been laid from the Council's waterworks shall immediately notify the Chairman whenever water is running to waste from any tap, pipe, meter, or other fitting forming part of such service. Whenever a or other fitting forming part of such service. change of occupier takes place in such house or premises the in-coming occupier shall notify such change to the Chairman within forty-eight hours after the change takes place.

Whenever water is found running to waste from any 45. tap, meter, pipe, or other fitting forming part of the private water service on any premises, the Chairman or any person authorized by him in that behalf may at once disconnect the service, from the Council's mains and such service shall not be reconnected until the cause of the waste is

eliminated by the owner or occupier of the premises. 46. The amount estimated by the Chairman as the cost of reconnecting to the Council's mains or waterworks any private service pipe disconnected on any of the grounds set out in by-law 42 shall be paid by the owner or occupier of such premises in advance to the Council. The un-expended balance, if any, shall be returned to the owner or occupier on the completion of the work. In the event of the actual cost exceeding the estimated cost, the amount of the excess shall be paid by the owner or occupier forthwith on the completion of the work.

General.

47. The Chairman may, without prejudice to any water rate, meter rent, or other sums which may be or become due under the Ordinance or these by-laws, withhold, suspend, diminish, or divert the supply of water through any mains, public fountain, service pipes, or other appliances connected to the Council's waterworks either wholly or in part whenever the Chairman is satisfied

- (a) that the water available in the waterworks is insufficient; or
- (b) that such action is expedient or necessary for the purpose of extending, altering, or repairing the mains or waterworks or for the purpose of the connection of service pipes to mains; or (c) that such action is expedient or necessary by reason
- of any damage caused to a public standpipe or any pollution or waste of the water thereof; or
- (d) that damage is caused, or likely to be caused, to the waterworks by an outbreak of fire.

The stopcock or valve of each private service and 48. the part of the service pipe between the stopcock or valve and the main shall be deemed to be the property of the,

Council, and the cost of the maintenance, repair, or renewal of that part shall be borne by the Council; Provided, however, that where any repair or renewal is necessitated by any damage caused to that part by any wiful act or negligence of the owner or of the occupier of the premises to which the service belongs the cost of such repair or renewal shall be paid to the Council by that owner or occupier as the case may be on demand made therefor by the Chairman.

The approval of any private service pipe or fittings 49. under hy-law 22, or the grant of any permission or con-cession under any of these by-laws to the owner or occupier of the premises on which that service pipe is laid, shall not be deemed for any purpose to attach to the Council any liability for any damage caused by the bursting of any part of the pipe or the overflow of water from any part of

the pipe or fittings. 50. The Council shall not be liable in damages for failure on its part to supply water, whether under a contract or agreement or otherwise, if such failure is due to unusual drought, or to any temporary interference with the supply caused by carrying out any work, or to any other unavoidable cause or accident.

51. (1) The Chairman, or any officer of the Council authorized in that behalf by him in writing, may, after giving not less than one hour's notice of his intention to the occupier of any premises served by a private water service connected to the waterworks, enter such premises at any time between sunrise and sunset for the purpose of examin-ing the condition of the pipes, works, and fittings relating to such service, and of ascertaining if there be any waste of water supplied by such service.

(2) When such notice cannot for any reason be given or served personally on the occupier of the premises, the affixing of such notice in a conspicuous place upon the premises shall be sufficient service of such notice for the purpose of this by-law.

52. All moneys payable to the Council under these by-laws shall be paid at the Office of the Council to the Chairman or the officer of the Council authorized to receive such payment.

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

54. The by-laws made by the Local Board of Badulla, published in *Gazette* No. 5,818 of November 15, 1901, and continuing in force by virtue of the provisions of section 247 of the Local Government Ordinance, No. 11 of 1920, are hereby revoked.

SCHEDULE.

FORM A.

Urban District Council, Badulla, Waterworks Department.

i.

No.

To The Chairman, Urban District Council, Badulla.

I hereby apply for your approval in writing for-

- The construction
- The alteration
- of a private water service to----The extension
 - The cleaning
 - House No.
 - Street : Ward :

in the manner set out in the schedule hereto.

Whether water is required for domestic or other purposes :

ne purpose occupied : _____ Ame___ \mathbf{for} which the premises are Amount deposited : -

The Schedule referred to.

Piping on Private Premises.		Taps.	Cisterns.		
Length. Size.	No.	Position.	Size.	Capa- city.	Position.

Remarks : -----

Please write distinctly	Signature of owner : Name of owner : Address of owner : Signature of occupier : Name of occupier :
* Strike off whichever is n	ot necessary.

Signed at Badulla this -Оле Thousand Nine hundred and Thirty -. Owner.

Chairman, Urban District Council, Badulla.

- day of –

Witnesses to the signature :---

2.

No.

Re

Applicant.

To be filled up by office :---

Approved : · Chairman, U. D. C.

Amount credited on : Referred to Superintendent of Works on : -Report on completion of work : .

FORM B.

Urban District Council Office, Badulla, --, 193-

No. -

In Account with the Urban District Council.

Date.	Description.		Rs.	c.
••••	To material supplied in laying service Or fixing to meter No Street: To labour and supervision in connecti with above Charge for tapping the main	 on 		
_	Total Amount deposited Balance due to	 		

Chairman, Urban District Council, Badulla.

FORM C.

The Urban District Council, Badulla.

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

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

(a)

Ìb) (c)

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

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

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

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

(d) That the Council may without incurring any liability for damages or penalty, withhold, suspend, or diminish the supply of water, if such supply interferes or is likely to interfere with the supply for domestic purposes to any other person or persons.

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

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

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

FORM D. Notice to alter Defective Service.

Urban District Council Office, Badulla, ---—, 19**3—**.

To the owner of house No. --. Street : -

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

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

Alterations and repairs :-

Chairman, Urban District Council, Badulla.

FORM E.

Urban District Council Office, -, 193---. Badulla. -

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

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

-, Chairman.

N.B.—I have to call upon you to pay the above amount at the Office of the Badulla Urban District Council within ten days of the above date.

M. L. A.-B 1496/L. D.-B 75/36

THE VEHICLES ORDINANCE, NO. 4 OF 1916.

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

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, May 3, 1937.

BY-LAW.

Between the hours of 9 A.M. and 7 P.M. on any day, no person shall use any bullock cart on that portion of Main street, Pettah, which lies between the junction of that street with Front street and the junction of that street with Fourth Cross street.

M. L. A.-B 1496/L. D.-B 75/36

THE MOTOR CAR ORDINANCE, 1927.

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

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, May 3, 1937.

REGULATION.

Between the hours of 9 A.M. and 7 P.M. on any day, no erson shall use any lorry on that portion of Main street, Pettah, which lies between the junction of that street with Front street and the junction of that street with Fourth Cross street.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE CEYLON CHARCOAL COMPANY, LIMITED.

1 The name of the Company is "THE CEYLON CHARCOAL COMPANY, LIMITED.'

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

3. The objects for which the Company is established are :--

- (a) To acquire, take over, promote, establish, and carry on in Ceylon or elsewhere all or any of the businesses of (1) manufacturers and transformers of coconut shell charcoal and all by-products thereof and of all forms of charcoal by mechanical, chemical, or any other processes; (2) buyers and sellers and importers and exporters of copra and of any and all products of the coconut and of any and all agricultural products of Ceylon and of any and all substances manufactured or transformed or produced by the Company; (3) manufacturers, refiners, and extractors of oil, soap, cattle food, and for the formation of the transformed of th refiners, and extractors of oil, soap, cattle food, and feeding and fattening preparations of every description; (4) manufacturing chemists and druggists; (5) makers and manufacturers of artificial manures and fertilizers of every description and of all fibrous products of the coconut; and (6) grain, seed cotton oil, cake corn flour, charcoal, hay, straw, and fodder merchants, millers, bakers, biscuit makers, nurserymen, shipowners lightermen carriers by see and land shipowners, lightermen, carriers by sea and land dockowners, wharfingers, warehousemen, varnish makers, candle makers, and stearin and saccharine manufacturers
- - (2) Lands, buildings, easements, or other interests
 - in real estate.
 - (3) Plant, machinery, personal estate and effects.
 (4) Patents, patent rights or inventions, copyrights, designs, trade marks or secret processes, and to effect all necessary registrations or assignments in connection therewith.
 - (5) Shares or stock or securities in or of any company or undertaking the acquisition of which may promote or advance the interests of this Company.
- (c) To perform or do all or any of the following operations, acts, or things :
 - (1) To pay all the costs, charges, and expenses of the promotion and establishment of the Company
 - (2) To sell, let, dispose of, or grant rights over all or any property of the Company.
 (3) To erect buildings, plant, and machinery for the purposes of the Company.
 (4) To grant licences, to use patents or secret processes of the Company.
 (5) To propulsation a plant machinery tools made and a plant a plant a plant and a plant a plant and a plant a plant a plant a plant and a plant a plant and a plant a plant and a plant and a plant a plant and a plant a plant and a plant a plant a plant and a plant a plant a plant and a plant a

 - (5) To manufacture plant, machinery, tools, goods or things for any of the purposes of the business of the Company.
 - (6) To draw, accept, and negotiate bills of exchange, promissory notes, and other negotiable instruments.
 - (7) To borrow money or receive money on deposit either without security or secured by debentures, debenture stock (perpetual or terminable), mortgage or other security charged on the undertaking, or on all or any of the assets of the Company including uncalled capital.
 - (8) To lend money with or without security and to invest money of the Company in such manner other than in the shares of this Company as the Directors think fit.
 - (9) To enter into arrangements for joint working in business, or for sharing of profits, or for amalgamation, with any other company, firm, or person carrying on business within the objects of this Company.
 - (10) To promote companies.
 - (11) To sell the undertaking and all or any of the property of the Company for cash or for stock, shares, or securities of any other company or for other consideration.

- (12) To provide for the welfare of persons employed or formerly employed by the Company or any predecessors (in business or in title) of the Company and the wives, widows, and families of such persons by grants of money or other aid or otherwise as the Company shall think fit.
- (13) To effect insurances against risk of loss to the Company.
- (14) To subscribe to or otherwise aid benevolent, charitable, national, or other institutions or objects of a public character or which have any moral or other claims to support or aid by the Company by reason of the locality of its operations or otherwise. distribute in specie assets of the
- (15) To Company properly distributable amongst the members.
- (d) To do all or any of the things hereinbefore authorized, (a) To do all such other things as are incidental or conducive to the attainment of the above objects
- or any of them.
- The liability of the Shareholders is limited.

Napres and Addresses of Subs	~ //	Number of bares taken by each Subscriber.
C. F. BUXTON, Colombo	· · ·	One
J. LINDSAY, Colombo	••	One
K. G. PEARSON, Colombo		One
A. G. HUMPHRYES, Colombo	••	One
H. JIERNEY, Colombo		One
J. A. FERRIER, Colombo		One
O. P. MOUNT, Colombo		One
		Seven

Witness to all the above signatures at Colombo, this 1st day of April, 1937 :

> G. T. HALE, Proctor, Supreme Court.

COMPANY LIMITED BY SHARES.

ES OF ASSOCIATION OF THE Charcoal company, limited. CEYLON ARTICLES

The regulations contained in the Table marked "C" in the Schedule to the Companies Ordinance, No. 4 of 1861 (hereinafter called Table "C"), shall apply to the Company and be deemed to be incorporated herewith except so far as they are herein expressly or by implication modified or ex-cluded or declared not to apply and in the construction of these presents, words importing the masculine gender only shall include the feminine gender and words importing the singular number only shall include the plural number and vice versa and words importing persons shall include corporations. 2. The following new regulations shall be inserted immediately before Regulation 1 of Table C, namely :---

BUSINESS.

(a) The Company may proceed to carry out the object for which it is established and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted as soon as in the judgment of the Directors a sufficient number of shares shall have been subscribed or applied for.

- (b) No objection shall be taken to any agreement or sale by which the Company may acquire any property or rights or pay for any services rendered on the ground that any party or parties thereto is or is about or are or are about to become a Director or Promotor or Directors or Promotors of the Company or that any Director having accepted office at his or their request do not constitute an independent Board. Every member of the Company present or future shall be deemed to have notice of the contents of any such agreement or sale and to join the Company on this basis.
- (c) The number of members for the time being of the Company (exclusive of persons who are in the employment of the Company and of persons who having been formerly in the employment of the Company were, while in such employment, and have continued after such employment to be, members of the Company) is not to exceed fifty, but where two or more persons hold one or more shares in the Company jointly they shall for the purposes of this paragraph be treated as a single member.
- (d) Any invitation to the public to subscribe for any shares or debentures or debenture stock of the Company is hereby prohibited.
- (e) The right of transfer of shares shall be restricted as hereinafter provided.
- (f) None of the funds of the Company shall be employed in the purchase of or lent on shares of the Company and the Company shall not, except as shall be authorized by law, give any financial assistance for the purpose of or in connection with any purchase of shares in the Company.
- (g) The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares and may add to such shares such an amount or premium as they consider proper. Provided that such unissued shares, except when otherwise provided, shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer; if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such unissued shares or any portion of them to the vendor or vendors of lands, property, rights, or privileges being acquired by the Company in payment of the whole or any part of the purchase price of any such lands, property rights or privileges or as remuneration for work done for or services rendered to the Company and that without offering the shares so allotted to the Shareholders.

CAPITAL.

· ..

- (h) The nominal capital of the Company is Rupees Twenty thousand (Rs. 20,000) divided into 2,000 Ordinary shares of Rupees Ten (Rs. 10) each.
- (i) The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.
- (j) Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls, and instalments, transfer, transmission, forfeiture, lien surrender, and otherwise, as if it had formed part of the original capital.
- (k) The Directors may also with the sanction of a special resolution of the Company reduce the capital or subdivide or consolidate the shares of the Company.
- 3. The following new regulations shall be added after Regulation 10 of Table "C", namely :---
- 10. (a) The Board may, in their absolute and uncontrolled discretion, refuse to register any proposed transfer of shares and in no case shall a Shareholder or

proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

decimature shall be absolute. 10. (b) Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Two Rupees and Fifty cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 10 (a), shall register the transfere.

of transfer. 10. (c) The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders, without the necessity of any meeting of the Directors for that purpose. 10. (d) In no case shall the Directors be bound to

10. (d) In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only if at all, upon the transferec.

4. The following new regulations shall be added after Regulation 20 of Table "C", namely :---

BORROWING POWERS.

20. (a) The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's business, or of erecting, maintaining, improving, or extending buildings, machinery, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company.

5. Regulations 21 and 22 of Table "C" are expressly excluded.

6. Regulation 24 of Table "C" is expressly excluded and the following regulation substituted therefor, namely, "Subsequent General Meetings shall be held at least once in every year at such time and place as may be determined by the Directors." 7. Regulation 29 of Table "C" is expressly excluded

7. Regulation 29 of Table "C" is expressly excluded and the following regulation shall be substituted therefor, namely :—

29. Subject as hereinafter in this clause provided seven days notice at the least specifying the place and the hour of the meeting and the purpose for which any meeting is to be held shall be given by notice to the Shareholders in the manner in these Articles provided or in such other manner (if any) as may be prescribed by the Company. Whenever it is intended to pass a special resolution the two meetings may be convened by one and the same notice and it shall be no objection that the notice only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting. A General Meeting or Extraordinary General Meeting may with the consent in writing of all the members for the time being be convened on a shorter notice than seven days or without written notice and notice of an adjourned meeting shall not be requisite in any case.

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

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

- (a) On a show of hands every Shareholder present in person shall have one vote. On a poll every Shareholder shall have one vote for each share of which he is the holder.
- (b) No Shareholder shall be entitled to vote at any General Meeting unless all calls or other sums presently payable by him in respect of shares in the Company have been paid.
- the Company have been paid.
 (c) On a poll votes may be given either personally or by proxy or attorney.
- (d) The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing or if the appointor is a corporation either under the common seal or under the hand of an officer or attorney so authorized.

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

THE CEYLON CHARCOAL COMPANY, LIMITED.

"I – of - being a Shareholder of The Ceylon Charcoal Company, Limited, hereby appoint of ______ as my proxy to vote for me and on my behalf at the (Ordinary or Extraordinary as the case may be) General Meeting of the Company to be held on the ______ day of _____ and at any adjournment thereof."

— day of — Signed this ----

10. Regulations 45 and 46 of Table "C" are expressly excluded and the following new regulations shall be added after Regulation 44 of Table "C", namely :---

44. (a) 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 discre-tions by or under the regulations of the Company for the time being vested in or exercisable by the Directors generally. The presence of two or more Directors shall form a quorum at any Directors' meeting.

44. (b) A resolution in writing signed by all of the Directors then resident in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted and every such resolution shall be as soon as practicable entered in the minutes of the Directors' macting. minutes of the Directors' meetings.

44. (c) The Seal of the Company shall not be affixed to any instrument except in the presence of one or more the Directors, and the secretary or secretaries who shall attest the scaling thereof; such attestation on the part of the secretaries, in the event of a firm or registered company being the secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such secretaries.

44. (d) A Director may at any time give notice in writing of his intention to resign by delivering such notice to the secretary or secretaries of the Company, and on the acceptance of his resignation by the Directors but not

before his office shall become vacant. 44. (e) The remuneration of the Directors shallbe such sum as, subject to any agreement, may be determined by the Company in General Meeting.

11. Regulation 48 of Table "C" is expressly excluded 11. Regulation 48 OI Laute and the following substituted therefor, namely

48. The office of Director shall be vacated-

- (a) If he becomes bankrupt or insolvent or suspends
- (a) If he becomes barkrupt of hisovent of suspends payment or files a petition for the liquidation of his affairs or compounds with his creditors.
 (b) If by reason of mental or bodily infirmity he becomes incapable of acting.
 No Director shall be disqualified by reason of his holding office from contracting with the Compound of the with the compound of the with the compound of the with a subsection. pany either as vendor, purchaser, or otherwise nor shall any such contract or any contract or arrangement entered into by or on behalf of the Company with any Director or with any company or partnership of or in which any Director shall be a Director or a member or be in any way interested be avoided nor shall any Director so contracting or being such a Director or member or so interested nor any company or partnership of or in which he shall be a Director or member or be in any way interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relation thereby established. Any Director or any company or pattership of which a Director is or hereafter may be a Director or member or in which he is or hereafter may be in any way interested may enter into contracts or arrangements with this Com-pany and any Director of this Company may vote as a Director or Shareholder in respect of any contract or arrangement mentioned in this Article and retain for his own use or for the use of such company or partnership profits made

by him under any such contract or arrangement : Provided always that he must disclose his interest to his co-Directors before the contract or arrangement is entered into by the Directors unless the nature of the Director's interest appears on the face of the contract or arrangement.

12. A Director may be removed from office by an ordinary resolution passed by the Company in General Meeting and Regulation 63 of Table C is modified accordingly.

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

64. (a) The Directors may at such times as the circumstances of the Company warrant the same declare dividends to be paid to the Shareholders in proportion to the number of their shares and the amount paid up

or deemed to be paid up thereon respectively. 64. (b) The Directors may, if they shall think fit, declare from time to time such interim dividends as in their opinion the position of the Company justifies.

Regulation 66 of Table "C" is expressly excluded

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

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

(b) Any General Meeting may resolve that any 66. moneys, investments, or other assets forming part of the undivided profits of the Company standing to the credit of the reserve fund or in the hands of the Company and available for dividend (or representing premiums received on the issue of shares and standing to the credit of the share premium account) be capitalized and distributed amongst such of the Shareholders as would be entitled to receive the same if distributed by way of dividend and in the same proportions on the footing that they become entitled thereto as capital and that all or any part of such capitalized fund be applied on behalf of such Shareholders in paying up in full any unissued shares of the Company which shall be distributed accordingly or in or towards payment of the uncalled liability on any issued shares, and that such distribution or payment shall be accepted by such Shareholders in full satisfaction of their interest in the said capitalized sum.

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

15. Regulations 85, 86, and 87 of Table "C" are expressly excluded and the following Regulations added after Regulation 84 of Table "C":—

NOTICES.

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

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

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

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

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

EVIDENCE.

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

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

92. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

93 If the Company shall be wound up whether voluntarily or otherwise the liquidator or liquidators may with the sanction of a special resolution of the Company divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company and in particular any class may be given preferential or special rights or may be excluded altogether or in part and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid or preference, in the purchasing company but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid or part paid, or preference, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 234 of the Companies (Consolida-tion) Act of 1929 in England but for the purposes of an arbitration as in the sub-section 6 of the said section provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred

to in the said sub-section 6 of section 234 of the aforewritten Companies (Consolidation) Act, and the said section 234, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

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

C. F. BUXTON, Colombo.

J. LINDSAY, Colombo.

K. G. PEARSON, Colombo.

A. G. HUMPHRYES, Colombo.

H. JIERNEY, Colombo.

J. A. FERRIER, Colombo.

O. P. MOUNT, Colombo.

Witness to all the above signatures at Colombo, this 1st day of April, 1937:

> G. T. HALE. Proctor, Supreme Court.

The Hatton Transport and Agency Company, Limited.

NOTCE is hereby given that the Fourth Annual Ordinary General Meeting of Shareholders of this Company will be held at 12.15 p.m. on Saturday, May 15, 1937, at 2, Prince street, Colombo.

16. H Business.

Hyperad notice approximation of the Meeting.
 To confirm minutes of the last Annual General Meeting, her for April 1, 1936.
 To receive the report of the Directors and accounts for the year ended December 31, 1936.
 Allocation of prefix for the year 1020.

4. Allocation of profits for the year 1936.

5. To appoint Auditors for the year 1937.

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

By order of the Directors,

THE HATTON TRANSPORT & AGENCY Co., LTD., C. J. P. MARTIN, Hatton, May 1, 1937. Secretary.

The Hatton Bank, Limited.

NOTICE is hereby given that the Fourth Annual Ordinary General Meeting of Shareholders of this Company will be need at 12 noon on Saturday, May 15, 1937, at 2, Princestreet, Colombo. Business.

To reacting the Meeting.
 To contain minutes of the last Annual General Meeting held on April 1, 1936.
 To receive the report of the Directors and Accounts

for the year ended December 31, 1936.

Allocation of profits for the year 1936. 4.

To appoint Auditors for the year 1937. 5.

Hatton, May 1, 1937.

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

By order of the Directors,

THE HATTON BANK, LIMITED,

C. J. P. MARTIN,

Secretary.

The Ceyfon State Mortgage Bank. "Drawing for Debentures to be redeemed." NOTICE is hereby given that, in pursuance of the conditions upon which the Debentures were issued and consequent on a sufficient number of Debentures not being surrendered for hederaphion in response to the advertise-ment inserted in the local papers, the Board of Directors will on Horday, Hay 18, 1937, at 3. 30 r.M. at the office of the State Mortgage Bank, determine by lot the 2,575 Debentures to be redeemed out of the first issue of Debentures bearing Nos. 1-10,000 dated August 8, 1932, and allotted on the following dates :--November 10 and December 22, 1932, February 8 and April 10, 1933.

> J. TYAGARAJA. Manager.

The Niriwatte Company, Limited. ðł, 10

AN application has been received from Daniel Joseph Blyth of Augusta Bungalow, Peradeniya, for a new share certificate in his favor, for 500 shares numbered 11576/ 11675, 10876/10975 1237/12625, and 35051/35100 in-clusive of Rs. 2 activity the capital of the above Company now standing, negistered in his name, the original certificates covering these shares having been mislaid or jest by the said Daniel Joseph Blyth. Unless objection is received by the Directors on or before May 24, 1937, anew calificate for the said shares will be issued to the said Daniel Joseph Blyth. Blyth.

For and on behalf of

THE NIRIWATTE COMPANY, LIMITED, WHITTALL & CO., Agents and Secretaries.

Colombo, April 30, 1937.

18 Ceylon Theatres, Limited.

Keylon Theatres, Limited.
 NOTICE is hereby given that the Eighth Ordinary General Meeting of Shareholders of this Company will be held at the registered officer Regal Theatre, Colombo, on Monday, May 17, 1937 at 10.30 A.M.
 Business.
 1. To receive the report of the Directors and accounts for the year ended December 31, 1936.

for the year ended December 31, 1936. 2. To declare a dividend.

To elect a Director. 3.

To elect Auditors for the current year. 4.

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

The Transfer Register of the Company will be closed from May 10 to 17, 1937, both days inclusive.

By order of the Board,

S. RATNANATHER,

Colombo, May 5, 1937. Secretary.

Auction Sale under Mortgage Decree in D. C., Colombo, No. 4,290. 26

(1) Norman Spencer Koelmeyer of Wellawatta, (2) William Charles Atwell of Divatalawa, trustees of

the Rodrigue Trust **Vs.** Elizabeth Chandragannam of Ambalama road, Kota-

hena. 1

IN obedience to the commission issued to me in the above case, I shall offer for sale by public auction on Friday, May 28, 1937, at 5.15 P.M. at the spot —All the land May 28, 1937, at 5.15 P.M. at the spot:—All the land together with the buildings standing thereon formerly bearing assessment No. 93 now No. 41, situated at Muttu Kristna lane, now called Ambalama road, Kotahena, within the Municipality and in the District of Colombo, Western Province; bounded on the north by the property of Christopher Brito and by a lane, on the east by the road, on the south by the property of Nicholas Morgappa, and on the west by the portion marked B; containing in extent 1 rood and 13 66/100 square perches according to the survey plan No. 207/C dated October 2,, 1873, made by Leopold Ludovici, Surveyor. For deeds, &c., apply to John Wilson, Esq., Proctor, Dam street, Colombo.

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

'Phone: 733.

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Auction Sale.

An Upstair Building and Two Boutiques at Mutwal, right opposite to the Post Office, presently bearing Assessment Nos. 276/1, 278/1, 280, and 280/1.

UPON mortgage decree in case No. 3,824, D. C.

(a) Latin with solution of the north-eastern $\frac{2}{3}$ shares, situated at Mutwal, aforesaid ; extent 3 55 perches.

17, Belmont street, Colombo, May 3, 1937.

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

Residential House and Land at Telangapata.

from me-

17, Belmont street, H. J. F. RODRIGO, Colombo, May 4, 1937. Auctioneer and Broker. • ¢;

28 Auction Sale.

Properties of Weragala and Angamuwa in Medapattu of Hewagam korale and Tarala in the Gangaboda pattu of Siyane korale in the District of Colombo, Western Province.

UNDER mortgage decree in D. C., Colombo, case No. 1,310, entered against the defendant, Don Carolis Pathberiya Appuhamy of Arukwatta, in Medapattu afore-said and another, for the recorder of the amount due under the decree, left 23, 275, I shall sell by public auction at my office on Montay, May 31, 1937, commencing at 2 P.M. :---1. Divided South-Western portion of land called Kalu-kelle in Weragala aforesator externel acre and 13 33/100 perches.

perches.

2. Defined portion from and out of land called Kalukelle in Weragala aforesaid, extent 1 acre and 13¹/₃ perches.

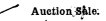
Undivided 7/12 shares of field called Iriyagahakumbura alias, Alubogahakumbura at Angamuwa aforesaid, extent 2 acres 3 roods and 23 perches.
 All that land called Kalukelle situated at Weragala

aforesaid, extent 1 acre and 24 perches.

5. All that allotment of land called Delgahawatta at Tarala aforesaid, extent 9 acres 2 roods and 3 perches. For further particulars apply either to John Wilson, Esq.,

Proctor, Supreme Court, Dam street, Colombo, or to me-

CHAS. H. PIERES, A.A.L.P.A. Telephone No. 2607, Auctioncer and Broker. 6, Ferry street, Hulftsdorp. \$



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

BY virtue of commission issued to me in D. C., Colombo, case No. 6,402, I shall sell by public auction the following properties belonging to the first defendant, K. G. Silva of Maradana, on Saturday. May 29, 1937, commencing from 4 P.M. at their respective spore:— 1. All that and those the soven contiguous allotments of land called invalues and the soven contiguous allotments of land called invalues and the state of the Hapitigam korale, in the District of Negombe. Western Province; in extent 14 acres 3 roods and 12 perches.

14 acres 3 roods and 12 perches. 2. All that allotment of land called Diyallakanda with the plantations thereon, situated in Pohonnoruwa aforesaid; in extent 2 roods and 5 perches.

Further particulars from S. Somanathan, Esq., Proctor, Supreme Court.

M. C. CONIAH,

, Auctioneer and Broker.

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11

Auction Sale.

22, Smith street.

22. Smith street.

15

Auction Sale. BY virtue of commission issued to me in D. C., Colombo, case No. 6,411, I shall sell by public auction the following property belonging to the late 2nd, and 3rd defendants on Monday, May 31, 1937 The spot at 5 F.M.:— All that portion of land, together with the buildings, plantations and trees standing thereon bearing assessment No. 224, situated at Colpetty, within the Municipality and in the District of Colombo, Western Province; in extent 28 57/100 perches, and excluding therefrom the strip of land 28 57/100 perches, and excluding therefrom the strip of land sold to the Ceylon Government Railway.

Further particulars from C. Sevaprakasam, Esq., Proctor, Supreme Court.

M. C. CONTAH. Auctioneer and Broker. Auction Sale.

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

BY virtue of commission issued to me in D. C., Colomoo, case No. 6,521 I shall sell by public auction the following property belonging to defendents on Tuesday, June 1, 1937, at the spot at 5 P.M.:— All the shares, right, the and interest of the 1st and 3rd defendants in and to all that defined spetern portion from and out of the allowed to fland marked letter, "C" called Pullymand decombined spetern works. Palliyagoddegorakagahawatta, situated at Kapuhentuduwa in the Palle pattu of Salpiti korale, presently bears assess-ment No. 131/33, situated at Model Farm road, within the Municipality of Colombo ; in extent 1 rood and 12 perches. Further particulars from S. Ratnakaram, Esq., Proctor, Supreme Court.

22. Smith street.

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M. C. CONIAH, Auctioneer and Broker.

15 Auction Sale.

UNDER instructions from the curatrix add by order of CONDERN Instructions from the curatrix and by order of court in D. C., Colombo, case N., 2,982 (Guardian), I shall sell by public auction the following property on Saturday, June 5, 1937, at the spot at the state of the second second second All that allother of and marked lot No. 8 out of and from all those premises bearing assessment No. 60A, Pendenic auction comprising of the sixteen allotherate of

Pendenis avenue, comprising of the sixteen allotments of land, situated at Colpetty within the Municipality and in the District of Colombo, Western Province; in extent 38 of the perdes 38 75/100 perches.

Further particulars from K. V. A. Perera, Eq., Proctor, Supreme Court, or—

M. C. CONIAH, 22, Smith street, Colombo. Auctioneer and Broker.

Auction Sale under Mortgage Decree.

A Saw Mill known as " De Mel Mills " and Two Lands at Horetuduwa in Panadure.

In the District Court of Kalutara.

Kachchadura Elin Nona, administratrix of the estate of Kok Daniel Silva of Horetuduwa Plaintiff. No. 19,061. . Vs.

) Dombagahapathirage Joslin Trixie de Mel næ Peiris, (2) Vidanelage Gabriel de Mel Nanayakkara Appuhamy of Horetugikwa......Defendants. (1)

at Horetuduwa; bounded on the north, the lands described in schedule A and B, portions of Pokunewatta, east, a portion of this land, south, a portion of the same land, and west, Panaduraganga; in extent 130 feet west to east in length and 30 feet from north to south in breadth.

Further particulars from H. Leo. Perera, Esq., Proctor and Notary, Panadure, or from me-

H. D. S. PERERA, Panadure, May 4, 1937. ; Auctioneer.

Auction Sale under Mortgage Decree in Case No. 19,062, D. C., Kalutara.

Pokunewatta and of the trees, plantations, and buildings thereon, situated at Horetuduwa; bounded north by other parts of V. Joseph de Mel Appuhamy, east by high road, south by other part of V. Francisco de Mel Appuhamy, west by the lake of Panadure ; in extent 1 rood and 19.23 perches.

Panadure, May 4, 1937.

H. D. S. PERERA, Auctioneer.

Auction Sale. UNDER instructions received from the District Court of Kalutara in D. C., 19,802, I shall sell by public auction on May 29, 1937, at the spot :-

For further particulars please apply to J. G. de Silva, Esq., Proctor, Supreme Court, or to me-

Kalutara, May 4, 1937.

Auction Sale. 100

LEO. G. ABEYESINHE.

Auctioneer and Broker.

UNDER hap uctions received from the plaintiff (in D. C., Kandy, case No. 40,581), Iruwan's son, Caruppen Kangany of Rutland estate, Hewahata, I shall sell by public auction on Saturday, June 5, 1937, at 3 P.M. Dt the spot the property

Singho Mudalali, and Crown land called Mahagahawila alias Bulugahapitiya.

For further particulars please apply to Messrs. Liesching & Lee, Proctors, &c., Kandy, or to me-

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

Auction Sale under Partition Decree. UNDER commission in D. C., Galle, case, No. 33,293, I shall sell by public auction on June 19, 1937, commencing at 3.30 F.M., by the spot — All that allotment of land, trees, and building, &c., Standing thereon; called Siriyegewatta *alias* Godbidawatta, sincated at Randombe, in Ambalan-goda, in Gallo District, Sputhern Province, containing in extent 3 reprised and 2.94 buchers, in 4 separate blocks in terms of Ordinande No. 10 of 1863. 1

Balapitiya, May 3, 1937.

A. H. ALBERT DE SILVA,

Commissioner.

Auction Sale, D. C., Galle, No. 35,045.

By virtue of commission, I shall sell by public auction at the spot at 3.30 P.M. on June 5, 1937, the following mortgaged property, to wit :-

All that house bearing assessment No. 41A, 16 cubits in length along the high road from the western wall of the boutique roam belonging to S. H. Johana, together with the extent of soil on the western side up to the seashore and trees and everything thereon of the contiguous lots Nos. 8 and 9 of being elewant extras Warawatta, situated at Kaluwella within the Boar Gravets of Galle (opposite to the hospital premised, containing in extent 1 rood and 1.76/100 perches. 1 76/100 perches.

Galle, May 4, 1937.

J. A. JAYAWARDENE, Licensed Auctioneer. ¥.

Auction Sale under Mortgage Decree.

Auction Sale under Mortgage Decree.
F. E. Abeysundera of Galle, doing business under the name and style of F. E. A. Velläsamy Plaintiff.
Jayasinghe Striwarlena Bughl dasa of Bopagoda in Machae District and others. By virtue of a commission issued me in D. C., Galle, case No. 34,572, 1 shall be by public auction on Tuesday, June 15, 1937, commencing at 10.30 A.M. on the first-named land, the following properties bound and executable for the recovery of Rs. 10,000 being the principal, interest, and costs due to the, plaintiff as entered in the decree (less Rs. 2,993 82 paid). (less Rs. 2,993 82 paid). No. 4.—All that defined lot marked I.r. A of an allot-

ment of land bearing No. 2 called Paraketiyahena Batagodahena and Idalhena, together with all the fruit trees,

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plantations, buildings, and everything else, situated at Waturekumbura in Morawak korale in Matara District; and containing in extent 30 acres more or less.

No. 5.-All that defined lot marked Lr. A of an allotment of land bearing No. 2 called Paraketiyahena Batagodahena and Idahena, with all the fruit trees, plantations, buildings, and everything else thereon, situated at Waturekumbura aforesaid; and containing in extent 2 acres and 9.50 perches more or less.

Fort, Galle.

H. D. S. RATNAIKE, Special Licensed Auctioneer.

Auction Sale.

In the District Court of Matara.

Ahangama Baduge Nandiasappu of Nupe, Matara Plaintiff. .Vs.

No. 10.433.

Lokutota Hewage Caronohiappu of Dondra .. Defendant.

NOTICE is hereby given that on Saturday, May 29, 1937, commencing at 2 o'clock in the afternoon will be sold by public auction at the respective premises the right,

sold by public auction at the respective premises the right, title, interest of the said determinant in the following property for the recovery of the sum of Rs. 1,460 50, less Rs. 200 with interest at 18 percent. per annum on Rs. 1,000 from March 14, 1935, till September 6, 1935, and thereafter togal interest on the aggregate amount till payment in full and stamp costs Bs. 46 10, viz. :---All that undivided 26/30 patts of the soil and of the fruit trees and 4 calib room build by method Obligor in the 13 cubit tiled house standing therear and the undivided 26/30 share of the remaining the said 13 cubit tiled house of the land called Delag nawatta, situated at Dondra. in the Wellaboda pattu of Matara District, Southern Province; and bounded on the north by Ratnaweera Province; and bounded on the north by Ratnaweera Patabendige Singhoappu Padinchiwahitiyawatta, east by minor road, south by Mahagalawatta, and on the west by Naratotahewage Medakoratuwa; and containing in extent about 1 rood.

Matara, April 29, 1937.

W. A. DE SILVA, Commissioner.

Public Sale.

In the District Court of Batticaloa.

Arumugam Sangarapillai of Karainager, Jaffna, presently of Batticaloa Plaintiff.

AgainstNo. 8.235.

(1) Kanagasabey Mudaliyar Rasamuttu, (2) Selva-

A garden called Chenaivalavu, assessment No. 34, situated at Puliyantivu in Manihunai pattu in the District of Batticaloa, Eastern Province; bounded on the north by road, on the east by land belonging to Kunchitamby, on the south by garden of Amerasingam, and on the west by garden of V. P. Kanapathipillai and others and field; and containing in extent 1 rood and 26 perches. The entire garden together with house, well, coconut trees, and all other plantations.

K. S. CHANDRASEGARAMPILLAI, for Fiscal. Batticaloa, May 3, 1937.

Public Sale.

In the District Court of Batticaloa.

John Vyramuttu Aiyampillai of Puliyantivu Plaintiff. No. 8,165. Against

Eliyatamby Thangam, widow of the late Ramalingam John Eliyatamby of Poliyantiya Defendant BY virtue of commission issued to me in the above case, I shall sell by public auction the under-mentioned property on Monday, May 31, 1937, at 4 o'clock in the afternoon at the on Rs. 300 at the rate of 18 per cent. per annum from May 13, 1936, till June 2, 1936, and thereafter on the aggregate amount at the rate of 9 per cent. per annum till payment in full, and costs Rs. $91\cdot 90$, poundage, and other charges, viz. :-

A garden composed of Kothanvalavu bearing assessment No. 26 and the northern share of a garden called Kothanthoddam, both forming into one, situated at Angle road in Puliyantivu, Manmunai pattu in the District of Batticaloa, Eastern Province ; bounded on the north and west by road, on the east by the garden of Vyramuttu, and on the south by the garden of A. N. Amerasingam; and containing in extent from north to south on the eastern side 11 fathoms, on the western side 14 fathoms, and from east to west on the northern side 25 fathoms, on the southern side 22_3° fathoms with house, well, and other plantations thereto belonging; of this an undivided half share.

K. S. CHANDRASEGARAMPILLAI, Batticaloa, May 3, 1937. for Fiscal.

Public Sale.

In the District Court of Batticaloa.

Sinnatamby Kanapathipillai of Kallady Plaintiff. Against No. 8,157.

(1) Kasupathipillai Sellathangam of Kallady Uppodai and husband (2) Kathiramatamby Udayar Canaga-retnam of Kallady Uppodai, presently of Vandarumoolai Defendants.

BY virtue of commission issued to me in the above case, I shall sell by public auction the under-mentioned properties on the dates and times herein below mentioned at the respective spots for the recovery of the sum of Rs. 3,055, with legal interest thereon from April 27, 1936, till payment in full, costs, poundage, and other charges, viz. :

On Saturday, May 29, 1937, at 4 o'clock in the afternoon. (1) Land called Thampaalattupoomi, situated at Sinnatottam in Manaphier patturit, the District of Batticaloa, Eastern, Brothce; and bounded on the north, east, and west aard and on the south by and palonging to K. Palipody; and containing in extent 9 acres 2 roods with all rights. rights. 108 (24

On Tuesday, June 1, 1937, at o clock in the afternoon.

paddy land called Sakilirathalai, situated at (2) A (2) A pathy rather back backmannan, structured at Thulavelikudavattai in Akkarapattu, in the District of Batticaloa, Eastern Frovince; and bounded on the north by vaikal, on the south by Moothachiodai *alias* Idaipallam, on the east by the boundary dam of Puttyvely, and on the west by the boundary of Periyailavisam; and containing in extent from north to south 140 fathoms and from east to west.200 fathoms; of this an undivided half share with all rights.

On Thursday, June 3, 1937, commencing at 9 o'clock in the forenoon.

(3) Paddy land lot No. 1 situated at Kelithimunai in Periyakalam in Mamunai pattu in the District of Batti-caloa, Eastern Province; bounded on the north and south by shares belonging to S. Kanapathipillai Udayar, on the east by aar, and on the west by vaikal; and containing in extent from north to south 24 fathoms and from east to

(4) Paddy land lot No. 2 at Kelithimunai as aforesaid; bounded on the north by the shares of Kanapathipillai Udayar, on the south by the land of Velattaipillai and others, on the east by aar, and on the west by vaikal; and containing in extent from north to south 27 fathoms and from east to west 155 fathoms with all rights.

(5) Paddy land lot No. 3 at Kelithimunai as aforesaid; bounded on the north and south by shares belonging to Velattaipillai and others, on the east by aar, and on the west by vaikal; and containing in extent from north to south 17 fathoms and from east to west 155 fathoms with all rights.

(6) Paddy land lot No. 4 situated at Kelithimunai as aforesaid; bounded on the north by the share of Kanapathipillai Udayar, on the south and east by aar, and on the west by the share of Velattaipillai and others; and containing in extent from north to south 60 fathoms and from east to west 27 fathoms with all rights.

On Saturday, June 5, 1937, commencing at 8 o'clock in the forenoon.

(7) A garden known as Kaadduvalavu, situated at Navetkudah in Manmunai pattu aforesaid; bounded on the north by garden of Kannapper and others, on the south by lane, on the east by garden of Thangamma, and on the

west by garden of M. N. Karuvaltamby; and containing in extent from north to south 25 fathoms and from east to west 24 fathoms with all rights.

(8) A garden called Muthalykuddyvalavu, situated at Navetkudah aforesaid; bounded on the north by the dowry garden of Kanapathipillai and garden belonging to others, on the south by lane, on the east by garden be-longing to Thangamma, and on the west by garden belonging to Sinnavan and others; and containing in extent from north to south 20 fathoms, and from east to west 32 fathoms with all plantations.

(9) A garden called Kaadduvalavu, situated at Navetkudah aforesaid; bounded on the north by land mentioned in plan No. 84,213, on the south by lane, on the east by the land of Arumugam and others, and on the west by land belonging to Kumaravelu; and containing in extent 30 perches with all plantations.

(10) A garden called Kaadduvalavu, situated at Navetkudah aforesaid; bounded on the north by garden be-longing to Pattiniyan and others, on the south and east by road, and on the west by garden belonging to Thangamma; and containing in extent from north to south 7 fathoms and from east to west 16 fathoms with all rights.

(11) A garden situated at Navetkudah aforesaid; bounded on the north by garden belonging to T. Vykali and others, on the south by road, and on the east and west by garden belonging to the temple; and containing in extent 1 acre 3 roods and 11 perches with all rights.

(12) A garden situated at Navetkudah aforesaid; bounded on the north and east by lanes, on the south by land mentioned in plan No. 24,261, and on the west by land belonging to Thangamma ; and containing in extent 2 roods 17 perches with all rights.

(13) A land situated at Navetkudah aforesaid; bounded on the north by land belonging to Kumaran and others, on the south by lane and land belonging to T. Vykali, on the east by land mentioned in plan No. 87,016, and on the west

east by land mentioned in plan No. 87,016, and on the west by land belonging to Kannappan and others; and con-taining in extent 1 acre and 12 perches with all rights. (14) A garden called Mylattaivalavd, situated at Navet-kudah aforesaid; bounded on the north and east by garden belonging to Veracuddy, with the south by garden belonging to Kanapathy, and on the west by garden belonging to Vallianmai; and containing in extent north, to south 91 fathoms and from east to west 81 fathoms with all rights.

(15) A garden called Sinnavalavu, situated at Navetkudah aforesaid; bounded on the north by garden belonging to Thangamma, on the south by lane, on the east by garden of Kanthan, and on the west by garden of P. Velan; and containing in extent from north to south 11 fathoms and from east to west $10\frac{1}{2}$ fathoms with all plantations.

(16) A garden called Kaadduvalavu, situated at Navetkudah aforesaid; bounded on the north by garden belonging to Coomaran and others, on the south by lane, on the east by garden belonging to Thangamma, and on the west by garden of Velan ; and containing in extent from north to south $13\frac{3}{4}$ fathoms and from east to west $15\frac{3}{4}$ fathoms with all rights.

On Tuesday, June 8, 1937, commencing at 8 o'clock in the forenoon.

(17) A garden called Murunkaiadivalavu, situated at Navetkudah aforesaid; bounded on the north by the garden of Thangamma, on the south by garden of Velauthan, on the east by garden of Kumaran and others, and on the west by lane; and containing in extent from north to south on the eastern side 8 fathoms, on the western side $6\frac{1}{2}$ fathoms, and from east to west 20 fathoms with all rights.

(18) A garden called Puliyadivalavu, situated at Navet kudah aforesaid; bounded on the north by garden of Kannappan, on the south by lane, on the east by garden of Sempattai, and on the west by garden of Veeracuddy; and containing in extent from north to south $14\frac{1}{2}$ fathoms and from east to west 12 fathoms with all rights.

(19) A garden called Muntiriyadivalavu, situated at Navetkudah aforesaid; bounded on the north by garden of Chittan, on the south by lane, on the east by garden of Thangamma, and on the west by garden of Kannappan; and containing in extent from north to south 22 fathoms and from east to west 17 fathoms with all rights.

(20) A garden called Palavadivalavu, situated at Navetkudah aforesaid; bounded on the north and west by lane, on the south by garden of Veeracuddy, and on the cast by garden of Pokanian; and containing in extent from north to south 8 fathoms and from east to west 22 fathoms with all rights.

(21) The northern share of land lot No. 2794 in plan No. 86,844, situated at Navetkudah aforesaid; bounded on the north by lane, on the south by the other share of this belonging to K. Arumugam, on the east by road, and on the west by land in plan No. 36,542 belonging to S. Vyramuttu; and containing in extent 2 acres 3 roods and 22 perches with all rights.

(22) The southern share of land lot No. 2795 in plan No. 86,844, situated at Navetkudah aforesaid; bounded on the north by other share of this belonging to K. Arumugam, on the south by lane, on the east by road, and on the west by land in plan No. 365,380 presently belonging to N. Masilamany; and containing in extent 1 acre and 6 perches with all rights

(23) A garden called Valliammaivalavu, situated at Navetkudah aforesaid; bounded on the north by the dowry garden of N. M. Vallipillai, on the south by garden of N. M. Marimuttu, on the east by dowry garden of V. Kanapathipillai and garden belonging to others, on the west by road; and containing in extent from north to south 13 fathoms and from east to west 241 fathoms; of this an undivided ³/₄ share with all rights.

(24) The western share of Variyanvalavu, situated at Navetkudah aforesaid; bounded on the north by the cross road, on the south by garden of Periyatamby Sinnatamby, on the east by garden of N. K. Kulanthavelu, on the west by lake shore; and containing in extent from north to south 14 fathoms and from east to west 21 fathoms; of this an undivided 15/16 shares with all mghts.

(25) Land called Attankaraikantiddyvalavupanku, situ-(20) Land caned Attendartakantation value upanku, situ-ated at Navetkudah aforesaid; bounded on the north by the dowry garden of V. Sinnatamby, on the south by cross road, on the east by garden of Veeracuddy and others, and on the west by lake shore; and containing in extent from north to south $9\frac{1}{2}$ fathoms and from east to west $5\frac{1}{2}$ fathoms; of this an undivided $\frac{3}{2}$ share with all rights of this an undivided $\frac{3}{4}$ share with all rights.

(26) A piece of garden situated at Navetkudah aforesaid; bounded on the north by garden belonging to K. Vyramuttu, on the south and west by garden belonging to Thangamma, and on the east by garden belonging to N. K. Kasupathi-pillai; and containing in extent from north to south 9 fathoms and from east to west 10 fathoms with all rights.

K. S. CHANDRASEGARAMPILLAI, Batticaloa, May 3, 1937. for Fiscal.

~ ÷ Auction Sale.

In the District Court of Puttalam.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Anthony Santiago Pillai of Teta-No. 712. pola, deceased.

- B. J. Arasaratnam, Secretary, District Court, Putta-
- lam Petitioner.

- lam2nd Respondent.

UNDER and by virtue of the order to sell 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 June 10, 1937, at 3.30 p.m.—The portion of land called and known as Karambe Kadu and mentioned in title plan No. 223,830, and situate at the village Karambe in Mel Akkarai pattu south, Puttalam pattu division, Putta-lam District, North-Western Province; in extent 12 acres and 23 perches.

2. On June 10, 1937, at 4 p.m.—The portion of land called and known as "Kalathady Thotam alias Mawady Thotam", situate at the village Daluvai in Mel Akkarai pattu south aforesaid ; in extent about 2 acres.

3. On June 10, 1937, at 430 p.m—The land called and known as Chettiar Thotaen, situate at Daluvai aforesaid; in extent 1 rood and 35 perches.

For further particulars please apply to me-

S. M. ASENKUDHOOS,

Auctioneer and Special Licensed Surveyor. Puttalam, May 4, 1937.

APPLICATIONS FOR FOREIGN LIQUOR LICENCES, &c.

I hereby give notice that I have on May 3, 1997, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto amexed, for the licensing period ending September 30, 1938, in compliance with Excise Notification No. 200 of September 30, 1930 :--

- Schedate.29 fs.

Name and colleges of his Polisant : Mrs. Vera Keshan,

Description of licence applied for : Hotel.

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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 : Isabel Court Hotel, Colpetty, Colombo.

VERA KESHAN.

We hereby give notice that we have on April 30, 1937, applied to the Assistant Government Agent, Kegalla, for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1938, in compliance with Excise Notification No. 200 of September 30, 1930:---

10 Schedule applicar U. B. Ekanayake and Name and address of app M. S. Pillacol Deraniyana

Description of licence applied for : Retail sale 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 : Tawalamewatta at Deraniyagala.

> U. B. EKANAYAKE. M. S. PILLAI.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

NOTICE is hereby given that the under-noted packages which have been lying in the B 1 and 2, Baggage Office, Kochchikadde, and No. 15 Warehouses beyond the time allowed by law will be sold by public auction on Tuesday, June 1, 1937, at 1.30 P.M., unless previously cleared. All the goods sold but not cleared within 3 days after approval of the sale will become liable to the payment of rent at the rates prescribed in the Customs Tariff :---

B 1 Warehouse .- Entry 2039 of February 15, 1935, ex Anhalt, OTC 4 within a diamond, 1 case perfumery.

B 2 Warehouse.-Entry 168 of February 1, 1935, ex B 2 Warehouse.—Entry 168 of rebruary 1, 1950, ear Yorkshire, DAR 127 within a diamond, S S outside, l case shirts; entry F 2360 of November 27, 1936, ear Oxfordshire, J/B within a diamond, F S D outside, l case finished patent upper and finished side calf upper leather; entry F 1688 of December 18, 1936, ex Hokushin Maru, IMPERIAL within a diamond, T & M outside, 1 case toys.

within a diamond, 1 & M outside, 1 case toys. Baggage Office.—Serial No. 534, Mr. Felix, ex Cap Verella, 1 doll and 1 box toys; serial No. 559, unknown, found in Baggage Office, 1 canvas haversack; serial No. 747, Mrs. S. T. Fernando, Nattandiya, c/o Benedict. Mother, Colombo, ex Chakla, 1 gunny covered basket containing provisions; serial No. 883, Mr. A. Fertig, ex Johann de Witt, 1 rattan chair; serial No. 1249, ex Chakla, 1 tin attache case containing used wearing apparel; serial No. 2222, found in Baggage Office, unknown, 1 felt hat; serial No. 2357, found in Baggage Office, unknown, 2 Burmese umbrellas; serial No. 4514, abandoned, unknown, 3 lb. tea; serial iound in Daggage Once, unknown, 2 Durness umbreilas; serial No. 4514, abandoned, unknown, 3 lb. tea; serial No. 5427, V. Sivasamboo, ex Arabia Maru, 24 tins eigarettes and 5 tins biscuits; serial No. 5748, Major Milne, ex Dorset-shire, 1 rifle; serial No. 6014, Corille, ex Corfu, 13 tins (650) eigarettes; serial No. 6015, Rawoof, ex Chakla, 2 bundles (100) eigars bundles (100) cigars.

No. 15 Warehouse.-No. 329, ex Modasa, 4B within a damond, 1 bundle empty paper sacks; No. 299, ex. Scharnhorst, K S upon 3444 upon FXPS, 1 case shoes; No. 355, ex Kidderpore, 1 bundle tea shooks ; No. 396, ex Comorin, Graham Trading Co., 1 case sherrywine (empty).

N M, 1 bag fish manure, ex Naringa. No. D 37. H. M. Customs,

Colombo, May 4, 1937.

H. J. L. LEIGH-CLARE, for Principal Collector.

G/Tittagalla Sinhalese Mixed School.

Kochchikadde Warehouse .--- NIL, 1 iron bar, ex Jalaya-

moni ; CCC, 1 bag amonia manure, ex Durenda ; NIL, 1 bag grain, ex Storviken ; H. K. D., 1 bundle books, ex Subada ;

NOTICE is hereby given that the above school situated in the Talpe 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 June 1, 1937.

Mr. D. N. Subasinha has been appointed Manager of the said school.

Education Office, Colombo, May 7, 1937.

L. McD. Robison, Director of Education.

H/Murutawela (Omara) Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Giruwa pattu west, Hambantota District of the Southern Province, has been registered as a school main-tained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from May 1, 1937. Mr. C. T. Lorage, Acting Divisional Inspector of Schools,

S.D., has been appointed Manager of the said school.

Education Office L. McD. Robison. Colombo, May 7, 1937. Director of Education.

K/Cottaganga Estate School (Upper Division).

NOTICE is hereby given that the above school situated in the Rangala district of the Central Province under the management of Superintendent has been registered as a grant-in-aid school with effect from March, 1936.

L. McD. ROBISON. Education Office, Colombo, May 7, 1937. Director of Education.

Mr/Kapugama Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Wellaboda pattu, Matara District of the Southern Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from May 1, 1937. Mr. C. T. Lorage, Acting Divisional Inspector of Schools, S.D., has been appointed Manager of the said school.

Education Office, L. McD. Robison, Colombo, May 7, 1937. Director of Education.

G/Kuttiyawatta Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Galle Wellaboda 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 June 1, 1937

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

Education Office, Colombo, May 7, 1937.

L. McD. Robison, Director of Education.

R/Kaluwandura Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Kuruwiti korale, Ratnapura District of the Province of Sabaragamuwa, has been registered as a school main-tained under clause $32_{\rm A}$ of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from June 1, 1937. Mr. S. L. B. Kapukotuwa, Divisional Inspector of Schools,

W.D., has been appointed Manager of the said school.

Education Office. Colombo, May 7, 1937.

L. MCD. ROBISON, Director of Education.

R/New Mahawela Estate School.

NOTICE is hereby given that the above school situated in the Ratnapura District of the Province of Sabaragamuwa, under the management of Rev. A. C. Houlder, has been registered as a grant-in-aid school with effect from April, 1936.

Education Office, Colombo, May 7, 1937.

L. McD. Robison, Director of Education.

Kl/Sarikkamulla Smithy Work Industrial School.

NOTICE is hereby given that the above school situated in the Panadure totamune, Kalutara District of the Western Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from May 1, 1937.

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

Education Office Colombo, May 7, 1937.

L. McD. Robison, Director of Education.

Change of Management.

NOTICE is hereby given that Mr. A. Arumugam has been appointed Manager of the school mentioned below in place of Mr. S. Vythialingam with effect from April 1, 1937.

School referred to : J/Araly West Valliammai Memorial T. M. School.

Education Office, Colombo, April 28, 1937.

L. McD. Robison, Director of Education.

Change of Management.

NOTICE is hereby given that the Rev. J. C. Harvey has been appointed Manager of the schools mentioned below in place of the Rev. G. B. Jackson with effect from May 1, 1937.

Schools referred to: The Peradeniya Training School, K/Peradeniya S. M. School, K/Getambe S. M. School, K/Boyagama S. M. School.

Education Office, Colombo, April 28, 1937.

L. McD. Robison, Director of Education.

Suspension of Licence.

IT is hereby notified for general information that the Annual Licence issued to Mr. J. C. S. Misso of No. 248, Trincomalee street, Kandy, to practise as a Surveyor under Ordinance No. 15 of 1889, has been suspended for one week from May 10, 1937.

Surveyor-General's Office, Colombo, May 3, 1937.

G. K. THORNHILL, Surveyor-General.

Stenographer Wanted.

A Stenographer for the State Council Office. Salary Rs. 2,232 per annum rising by annual increments of Rs. 96 to Rs. 3,000 per annum. The probationary period will be one year. Only candidates able to write shorthand at

140 words per minute need apply. Applications should reach the Clerk of the State Council by May 20, 1937. No personal interviews will be entertained.

> K. VAITHIANATHAN, Acting Clerk of the State Council.

The Council Chamber, Colombo, May 5, 1937.

President, Village Tribunals, East Giruwa Pattu and Magam Pattu. تعين

APPLICATIONS for the post of President, Village Tribunals, East Giruwa pattu and Magam pattu, Hamban-tota District, Southern Province, will be received by the Assistant Government Agent, Hambantota, up to 12 noon on May 31, 1937.

2. The application must be in the candidate's own indwriting. True copies only of certificates and handwriting. recommendations need be sent.

3. No interviews to, or on behalf of, candidates will be given. In their applications candidates should state clearly-

(a) Full name.

- (b) Present and previous occupations, with length of service and salary.
- Age and race. (c)
- (d) If possessed of property, the district or districts where it is situated and its value.
- (e) Amount of debt-secured and unsecured, giving particulars.
- Family connections.
- Legal experience. (g)
- (h) What public examination they have passed.
 (i) Knowledge of the vernaculars.
- (j) Whether married or single.

The successful candidate whether in the Public 4. Service or not, should be prepared to accept the appoint-ment on the salary scale of Rs. 2,200 rising to Rs. 3,000 with two quinquennial increments of Rs. 400 each, with the fixed commuted travelling allowance of Rs. 40 per mensem. The appointment will in the first instance be an acting one.

If the successful candidate is a new entrant to the 5. Public Service, his conditions of service will be governed by the recommendations in Sessional Paper VIII. of 1934.

The Kachcheri, P. J. HUDSON, Hambantota, May 1, 1937. Assistant Government Agent.

Loss of Indian Government Promissory Note.

"The upper half of Government of India Promissory Note No. M 004404 of the 4 per cent. loan of 1960/70 for Rs. 20 lacs originally standing in the names of the Deputy Chief Secretary, Ceylon, the Registrar-General, Ceylon, and the Postmaster General, Ceylon, the proprietors, by whom it was never indersed to any other person, having been lost notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, and that application is about to be made for the issue of a duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security "

Interruption to Traffic on Main Roads.

SOUTHERN PROVINCE.

Hambantota District.

IT is hereby notified that traffic using Bridge No. 124/6on the Colombo-Galle-Hambantota road (Tangalla to Hambantota) will be subject to interruption from June 1, 1937, to June 10, 1937, both days inclusive, due to necessary repairs being effected to the bridge.

Public Works Office. Colombo, May 4, 1937.

T. H. LEADER, for Director of Public Works.

Interruption to Traffic on Main Roads.

SOUTHERN PROVINCE.

Galle District.

IT is hereby notified that traffic using Gintota Bridge on the 69th mile, Colombo-Galle road, will be subject to interruption from May 15, 1937, until further notice between the hours of 7 A.M. and 5 P.M. on week days due to necessary repairs being effected to the bridge. On Sundays there will be no interruption.

Vehicles will be restricted to a maximum speed of 4 miles an hour over the bridge ; load not to exceed 3 tons.

Public Works Office, Colombo, May 4, 1937.

T. H. LEADER. for Director of Public Works.

Post and Telegraph Learners' Examination, February, 1937.

IT is hereby notified that the under-mentioned candidates have been selected for training as Post and Telegraph Learners on the results of the entrance examination held on February 24, 1937, and the following days :-

1.	A. N. Samarasinghe	••	67, "Kingsley," Ketwala- mulla lane, Maradana
2.	P. H. H. N. de Silva	••	Post Office Bungalow, Pun-
3.	M. Nadanasigamany		dul-oya c/o K. Ratnasingham, Esq., 39, Nelson place, Wella- watta
	S. Sakthivel C. Murukesu	••	East road, Valvettiturai c/o Mr. T. Chinnathamby, Tobacco Merchant, Thammalai, Alaveddy
. 6.	P. Nadarajah		South, Alaveddi 108/1, Forbes road, Mara- dana
7.	K. Nakalingam	••	18, Vaverset place, Wella- watta
8.	A. S. Peiris	••	Local Assistant Postmaster, Wellawatta Post Office
9.	V. V. S. Asirvatham	••	Assistant Clerk, Christian College, Kotte
10.	P. Rajanayakam	••	Chetty street, Vannar- ponnai, Jaffna
11.	R. Kasilingam	••	Thumalai North, Point Pedro
12.	P. M. M. Wijesuriya		Dodanduwa
	S. A. Godlieb		31, Wall's lane, Mutwal
	L. A. Wijesekera		c/o Dr. G. P. Wijesekera,
11.	H. H. WIJOSCHCIE	••	Thalagoda, Badulla
15.	E. Muthuthamby	••	Nachimakovilady, Kaddu- van, Tellipallai
16	N. A. W. A. Alwis		Godabedde, Dodanduwa
	D. Wickramasekera	•••	Local Postmaster, Dondra
	G. A. Balapatabendi		Local Assistant Postmaster,
10.	G. A. Dalapatabendi	••	
10			Matara Post Office
19.	D. V. G. Silva	• •	Local Assistant Postmaster,
••	TF 35 35 35	-	Galle Post Office
20.	K. D. M. Muthu Band	dara	Local Assistant Postmaster, Maho Post Office
21.	B. A. Van Dort	••	Local Assistant Postmaster, C. T. O., Colombo
22.	K. K. G. Reimers	••	Local Assistant Postmaster, Mail Room, G. P. O., Colombo
23.	D. E. Jayasinghe	••	Local Assistant Postmaster, • Gampaha Post Office
24.	A. A. Caitan	•••	Local Assistant Postmaster, Puttalam Post Office
_			

General Post Office, ·Colombo, May 5, 1937.

J. R. WALTERS, Postmaster-General.

Rogue Elephant.

I am prepared to issue licences free of stamp duty under section 9, sub-section (1) (b) of "The Game Protection Ordinance, No. 1 of 1909", for the destruction of one rogue Naddankandal road in the Mantai division of the Mannar District, Northern Province.

The diametrical measurements of the footprints are-

Length 1 ft. 2 in., breadth 1 ft. 1 in., shoulder height 7 ft. 4 in.

The Kachcheri, Mannar, April 29, 1937. A 5

D. C. R. GUNAWARDENA, Assistant Government Agent.

Sale of used Postage Stamps affixed to Foreign Parcel Despatch Notes.

AN auction sale of 5,230 used stamps of several European and other Countries and various values will be held at the Postal Stores, General Post Office, Colombo, on Monday, May 17, 1937, at 2.30 г.м.

2. The stamps will be sold in 18 lots :----

- 14 lots of 300 assorted stamps each.
- 1 lot of 130 assorted stamps. 1 lot of 300 German stamps.
- 1 lot of 300 Italian stamps.
- 1 lot of 300 Swiss stamps.

May 5, 1937.

(

Detailed list of the stamps of each lot may be seen on 3. application at the Chief Postmaster's Office, General Post Office, Colombo.

> B. P. AMERASINHA, for Postmaster-General.

> > Fees to be

Hospital Charges.

Rule 21 of the Hospital Charges Regulations appearing in Government Gazette No. 7,789 of July 4, 1930, is hereby repealed and the following rule substituted therefor :---

21. Bacteriological Fees.

	ch	argeo	1.	
		Rs.	c.	
(1)	Widal reaction for typhoid	5	0	
(2)	Widal reaction for para typhoid A.	5	0	
	Widal reaction for para typhoid B.	5	0	
(4)	Other agglutination tests	2	0	
·-/	(This will be done free when sent through			
	Medical Officers of Health.)			
(5)	Microscopical examination of sputum for			
(-)	Tubercle Baccilli	1	0	
(6)	Microscopical examination of sputum for			
(-)	pneumococci or other organisms	5	0	
(7)	Microscopical examination of blood film for			
(-)	malaria parasites	1	50	
(8)	Secretion for Gonococci (microscopical			
(-)	examination)	2	50	
(9)	Secretion for diphtheria Bacilli	12	50	
	Bacteriological examination of faeces for B.			
/	dysenteriae or B. typhosus	25	0	
(11)	Bacteriological examination of water	47	50	
	Bacteriological examination of water for			
,	Municipalities, Local Bodies, Admiralty			
	and Navy, &c.	10	0	
(13)	Bacteriological examination of mineral water	47	50	
	Bacteriological examination of Urine	25	0	
	Preparation of Vaccine for Simple Discharge	30		
	Blood for examination for Wasserman test	10	ŏ	
	biologi for examination for wasseman see	-	-	

The above rates will take effect from June 1, 1937.

S. T. GUNASEKARA.

Director of Medical and Sanitary Services. Colombo, May 4, 1937.

Hospital Charges.

RULE 22 of the Hospital Charges Regulations appearing in *Government Gazette* No. 7,789 of July 4, 1930, is hereby repealed and the following rule substituted therefor :-

22. The following charges for Simple Bacteriological examinations for private persons will be made at the outstation hospitals where Laboratory Assistants are employed :-

	Fees to be	
	charged.	
	Rs. c.	
(1) Blood for malaria parasites	150	
(2) Blood Counts	50	
(3) Faeces for ova of worms	20	
(4) Faeces for amoebic dysentery	30	
(5) Films for gonococci	2 50	
(6) Urine chemical (qualitative)	30	
(7) Sputum for B tuberculosis	10	
(8)*Widal examination for typhoid	50	

* This can be allowed in certain laboratories at the discretion of the Director of the Bacteriological Institute. The above rates will take effect from June 1, 1937.

S. T. GUNASEKARA,

Director of Medical and Sanitary Services. Colombo, May 4, 1937.

COMMITTEE NOTICES. ROAD

Duckwari-Ferndale Road.

NOTICE is hereby given that a meeting of the Local Committee of the above road will be held at the Rangala Sports Club house on Sunday, May 16, 1937, at 10 A.M.

Agenda.

- Read notice calling the meeting. Confirm minutes of the last meeting.

3. To close this Committee as the road ceases to be a grant-in-aid road.

T. A. Hodson, Provincial Road Committee's Office, Chairman. Kandy, April 27, 1937.

Maskeliya-Cruden Branch Road

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sums for the maintenance of the above road for the year ending September 30, 1937, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896", will on Saturday, May 8, 1937, at 9.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :

Government moiety	 Rs. $1,000.00$
Private contributions	 Rs. 1,002.50

lst	section,	27 · 6 8	lines.
			-

Proprietors or Agents.	Estates.	Acre	age.
Gartmore Ceylon Tea Co., Ltd	Gartmore Grou	р	848
J. M. Robertson & Co.	Glentilt	• •	448
Sir Thomas Lipton	Bunyan	••	298
Do	Ovoca	• •	255
G. B. de Mowbray	Dotala	••	108
Shaw Wallace & Co.	Adam's Peak	• •	625
1st to 2nd section,	80 · 48 lines.		
Bois Bros. & Co.	Queensland	••	281
lst to 4th section	on, 159·70 lines.		
Whittall & Co	Bloomfield		262
Do	Mottingham		258
Do	Dunnottar	• •	187
Do	Brunswick	• •	256
Do	Caskieben	• •	206
J. M. Robertson & Co.	Midlothian	••	244
Do	Mocha	••	588
1st to 6th section	on, 190.08 lines.		
J. M. Robertson & Co.	Deeside	••	441
Geo. Steuart & Co.	Glenugie	••	377
Do	Bargrove	••	205

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

T. A. HODSON. Chairman.

Provincial Road Committee's Office, Kandy, April 27, 1937.

Maskeliya-Moray Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1937, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, May 8, 1937, at 9.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety		Rs. 9	00.00	
Private contributions		Rs. 9	$02 \cdot 25$	
1st and 2nd s	ection	s, 47·46 lines.		
Proprietors or Agents	•	Estates.	Acr	eage.
Geo. Steuart & Co.	K	intyre		288
Do.	B	itterne	••	169
lst to 3rd s	ection	, 64 · 88 lines.		
Ceylon and Indian Plant	ers'			
Association, Ltd.		axapana, York	, and	
		John's land	••	866
Do.		Blantyre	••	239
Do.		t. Andrews	••	321
C. Johnson	I	Dalhousie	••	289
Do.	8	litulaganga	••	143
A. N. Greig	s	uluganga	••	155

lst to 4th section, 117.68 lines.					
Proprietors or Agents.	Estates.	Acr	eage.		
Ceylon Proprietary Estates Co., Ltd.	Tea Forres		387		
lst to 5th se	1st to 5th section, 158.40 lines.				
Uplands Tea Estates Co.	Moray and Vallo	dolid	461		
Do.	Geddes		198		
Do.	Corfu	• •	187		
Do.	Rajamalle	••	212		

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

T. A. HODSON. Provincial Road Committee's Office, Chairman. Kandy, April 26, 1937.

Darrawella-Annfield Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1937, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896", will on Saturday, May 8, 1937, at $9.15 ext{ A.M.}$, at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Private contributions		Rs. 1,000 · 00 Rs. 1,002 · 50
lst section,	32 · 85 lines.	
Proprietors or Agents.	Estat	tes. Acreage.
Anglo-Ceylon & General Estat Co., Ltd	es Darrawella	697
lst to 2nd section,	1 mile 17.65 l	ines.
Battalagalla Estates Co., Ltd.	. Hadley	228
lst to 3rd section,	1 mile 32 · 56 l	ines.
Scottish Ceylon Tea Co., Ltd.	Invery and	Water-
	loo	513
R. C. Scott	Ottery No	$1 \dots 242$
lst to 4th section, 2	2 miles 19.07	lines.
R. C. Scott	Ottery (Hill Div	Stamford ision) 140
1st to 5th section,	2 miles 31 · 84	lines.
A. G. Johnstone	St. Leys	130
1st to 6th secti	on, 3·50 miles	S.
Scottish Tea and Lands Con	n-	
pany of Ceylon, Ltd.	Annfield	284
Do	Kinloch	121
George Steuart & Co.	Roscrea a	
Manage Man Came Tabil	thea	$ \begin{array}{ccc} & 213 \\ & 170 \end{array} $
Vogan Tea Coy., Ltd. Vogan Tea Company (Le	Erlsmere	170
Hedges & Co., Agents)	Stamford	Hill 135
Do	Barkindal	

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

Provincial Road Committee's Office, Kandy, April 27, 1937.

T. A. HODSON, Chairman.

Norwood-Upcot Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1937, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896", will on Saturday, May 8, 1937, at 9.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :--a roo. 00

Government molety Private contributions	Rs. 2, Rs. 2,	
	sections, $1\frac{1}{4}$ mile.	
Proprietors or Agents. M. Elton Lane	Estates. Haloowella	Acreage.

lst to 5th s	sect	tion, $3\frac{3}{4}$ miles.		
Proprietors or Agents	8.	Estates.	Ą	creage.
J. M. Robertson & Co.	••	Lanka and Craigh	ш́	204
lst to 6th s	ect	ion, 4 miles.		
R. Cotesworth	• •	Stockholm	• •	283
Do.		Lower Cruden	••	194
Whittall & Co.	•••	Emilina	• •	205
lst to 7th s	ect	ion, 43 miles.		
Geo. Steuart & Co.	••	Mahagala	••	290
lst to 8th s	ect	tion, 5½ miles.		
Geo. Steuart & Co.	••	Mahanilu	••	290
1st to 9th	sec	tion, 6 miles.		
Harrisons & Crossfield, Ltd.			• •	245
lst to 10th s	sec	tion, $6\frac{3}{4}$ miles.		
		Gouravilla	• •	705
Ceylon Tea Plantations Co.	• •	Alton	• •	230
Do.	••	Beaconsfield	••	168
Geo. Steuart & Co.	•••	Minna	••	282
1st to 12th sec	etic	on, 7 9/10 miles.		
Mackwoods, Ltd.		Scarborough	••	276
Geo. Steuert & Co.	••	Strathspey Gro (including Ormid Anandale, Cle	ale,	
		land,andStrathsp	ey)	1,239
Rosehaugh Tea Co.	• •	Caledonia and Mee	ria-	-
		cotta	••	409
		Suriakanda	••	221
		Fairlawn	••	297
Do.	••	Glence (Bargany)		208
Scottish Ceylon Tea Co. R. J. Austin (George Steua	•••	Mincing lane	••	203
		Ladbrook		208
Ceylon Tea Plantations Co.			•••	236
Scottish Ceylon Tea Co		- F-22	••	
		Blairavon	÷.	181
-				

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

T. A. HODSON, Provincial Road Committee's Office, Chairman. Kandy, April 27, 1937.

Bathford Valley Branch Road (between Dikoya Post Office to Tillyrie Stores).

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1937, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, May 8, 1937, at 9.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety	 Rs. 2,200.00
Private contributions	 Rs. 2,205.50

1st section, 1 mile.

Proprietors or Agents.		Estates.	Acr	eage.
Anglo-Ceylon and General Estate	Co.	Darawella	• •	697
Battalagalla Tea Estates Co.		Hadley	••	228
Scottish Ceylon Tea Compa	ny,	•		
Limited	••	Invery		
		Waterloo)	
Vogan Tea Company	•••	Stamford H	fill	135
Scottish Tea and Lands Company	r of			
Ceylon, Ltd.	• •	Annfield	••	284
Do	• •	Kinlock	••	121
R. C. Scott	••	Ottery	• •	382
Vogan Tea Co. of Ceylon, Ltd.	• •	Erlsmere	••	170
George Steuart & Co.		Roscrea	and	
-		Dorothea	a	213
A. G. Johnstone	••	St. Ley's	••	130
lst to 2nd section	2	miles		
				•
Vogan Tea Company Scottish Tea and Lands Company Ceylon, Ltd Do R. C. Scott Vogan Tea Co. of Ceylon, Ltd. George Steuart & Co.	· · · · · · · · · · · · · · · · · · ·	Waterloo Stamford H Annfield Kinlock Ottery Erlsmere Roscrea Dorothes St. Ley's miles.	Fill and a	121 382 170 213

Wanna Rajah	Tea	Company	of		
Ceylon, Ltd.	·••		••	Menikwatta	478

1st to 3rd scotic	on, 3 miles.	
Proprietors or Agents.	Estates. Acreage	э.
Battalagalla Tea Estates Co. Lanka Plantations Co., Ltd. Vogan Tea Estates Co.	Battalagalla 44 Fordyce Group 95 Barkindale 8	4
lst to 4th sectio	n, 4 miles.	
Mackwoods, Ltd.	Bathford 22	0
Hornsey Tea Estates Compa	any,	
Limited	Hornsey 25	1
1st to 5th section	, 5 miles.	
Whittall & Co.	Ingestre 732	2
Hornsey Tea Estates Compa	any,	
Limited	. Abercairney 222	2
Mackwoods, Ltd	Berat 22'	7
Mrs. C. L. Davis	Blinkbonnie, 22	3
lst to 7th section,	6.60 miles.	
The Ceylon Tea Plantation Comp	any,	
Limited	Tillyrie 779	2
South Wanarajah Co.	Poyston 322	2
South Wanarajah Co. The Robgill Tea Co., Ltd.	Robgill, Sin-	•
<u> </u>	garawatta,	
	and Bon	
	Accord 744	ŀ

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

T. A. HODSON, Chairman. Provincial Road Committee's Office, Kandy, April 27, 1937.

Glenlyon Junction-Agra Branch Road.

(Between Glenlyon Junction and end of Agra Road.) NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1937, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estates to make the private contributions :-

Government moiety		$\mathbf{Rs.}$	1,650.00
Private contributions	• •	$\mathbf{Rs.}$	$1,654 \cdot 12$

1st section, .35 miles.

Total acreage, 8,952—Moiety of cost, Rs. 117.95— Sectional rate, .01317c.—Total rate, .01317c.

Amount. Proprietors or Agents. Estates. Acreage. Rs. c.

Ceylon Tea Plantation Company, Limited .. Glenlyon, Stair,

and Polmont 683 ... 9 0

1st to 3rd section, 1.60.

Total acreage, 8,269—Moiety of cost, Rs. 409.55– Sectional rate, .04953c.—Total rate, .0627c. Portmore Tea Estates Co., Aldourie 269 .. 16.87 Ltd. . . Agra Ouvah Estate Co. . . Agra Ouvah . . 331 .. 20 75

Do.	Fankerton	••	193		12	10	
Anglo-Ceylon and Estates Co., Ltd.			391	••	24	52	

1st to 4th section, 2.10 miles.

Total acreage, 7,085—Moiety of costs, Rs. 164.90-Sectional rate, .02327c.—Total rate, .08597c.

Galaha Ceylon Tea Estates

00,1011 1 00	1000000			
and Agency Co.	Hauteville		320)	
Do.	Woodlake			
Do.	Freshwater	• •	251	
Do.	St. George	••	263)	

1st to 5th section, 2.60 miles.

Total acreage, 6,089-Moiety of cost, Rs. 164.90-Sectional rate, ·02708c.-Total rate, ·11305c.

John K. Gilliat & Co.	
(Cumberbatch & Co.)	$277 \dots 31 31$
Glasgow Estates Company, Ltd	472 53 36

(1)

(2)

1st to 6th section, $3 \cdot 10$ miles. Total acreage, 5,340—Moiety of cost, Rs. 164 90-Sectional rate, ·03088c.—Total rate, ·14393c. Amount. Proprietors or Agents. Estates. Acreage. Rs. c. Ceylon Tea Plantation Company, Limited .. Waverly .. 157 .. 22 60 1st to 7th section, $3 \cdot 60$ miles. Total acreage, 5,183—Moiety of cost, Rs. 164.90 Sectional rate, .03181c.—Total rate, .17574c. Glasgow Estates Company, ... Nithsdale ... 242 ... 42 53 1st to 8th section, $3 \cdot 85$ miles. Total acreage, 4,941.—Moiety of cost, Rs. 82·45-Sectional rate, ·01668c.—Total rate, ·19242c. Portmore Tea Estates Co., Ltd. Portmore Ltd. .. Balmore Ceylon Estates .. 311 .. 59 84 Co., Ltd. Sandringham and Yarra-542 .. 104 19 vale . . Heirs of T. Mackie and P. 112,364Moir Lot Powys land 165 .. 31 75 1st to 9th section, $4 \cdot 10$ miles. Total acreage, 3,923-Moiety of cost, Rs. 82.45-Sectional rate, '02102c.-Total rate, '21344c. Lutyens Bros. .. Mornington .. 417 .. 89 0 Ceylon Tea Plantations Co., Ltd. . Ardallie .. 209 .. 44 61 1st to 10th section, $4 \cdot 60$ miles. Total acreage, 3,297—Moiety of cost, Rs. 164 · 90-Sectional rate, ·05001c.—Total rate, ·26345c. Dimbula Company, New Ltd. .. Diyagama .. 3,125 .. 823 53 Heirs of J. M. Sayres .. Nutbourne .. 172 .. 45 31 Total 1,516 90 Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the General Treasury, Colombo, on or before June 30, 1937. -Private contributions 1,654 12 N.B.-. . Unexpended balance 1935-36 137 22 . . 1,516 90 Provincial Road Committee's Office, T. A. HODSON,

Kandy, April 30, 1937. Chairman.

Election of European Member, District Road Committee, Puttalam-Chilaw District.

NOTICE is hereby given that under the 35th clause of the Ordinance No. 10 of 1861, all persons intending to offer themselves as candidates for the office of European Member of the District Road Committee of the Puttalam-Chilaw District for the remainder of the period 1937-1939 (in place of the member now absent from the Island) are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the North-Western

Province at least 10 days before the day of election. The election will be held on May 21, 1937, at 10 A.M., at the Puttalam Kachcheri.

C. H. W. KANNANGARA, Provincial Road Committee's Office, Secretary. Kurunegala, April 27, 1937.

Parakaduwa-Hemmingford Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road from October 1, 1936, to September 30, 1937, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :-

(Estimate No	. D 455 of December	5,	1936.)	
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Government moiety Private contributions Rs. 401.00 Less unexpended balance,	Rs. 400.00
1935–36 Rs. 12.54	
· · · ·	
Amount to be recovered on account, 1936-37 Rs. 388.46	

Total acreage, 4,317—Moiety of cost, Rs. 330.63— Sectional rate, 7.6587c.					
Proprietors or Agents.	Estates.	Acreage.	Assess- ment.		
Mrs. J. L. C. Peiris, Rose Bank, Moratuwa The Grand Central(Ceylon) Rubber Estates, Ltd., Agents, Messrs. Carson	Galkanda	42 .	Rs. c. . 321		
& Co., Ltd., Post Box No. 24, Colombo	Meegastenna	133 .	. 10 18		
2nd section,	, 1·48 miles.				

1st section, 1 mile.

Total acreage, 4,142-Moiety of cost, Rs. 57.83-Sectional rate, 1.3961c.-Total rate, 9.0548c.

 (3) The General Ceylon Rubber & Tea Estates, Ltd., Agents, Messrs. The Galaha Ceylon Tea Estates & Agency Co., Ltd., Post Box No. 62, Colombo Hemmingford . 1,345121 86 (4) Messra R. G. Talbot & L. Bayly, Agents, Messrs. Cumberbatch & Co., Colombo Digowa 564 51 6 (5) The Nagolla (Ceylon) Rubber & Tea Estates, Ltd., Agents, Messrs. Carson & Co., Post Box 24, Colombo Manikanda 500 45 27 (6) The Walakanda Rubber Co., Ltd., Agents, Messrs. Lewis Brown & Co., Ltd., Colombo Tatuwalakanda 440 39 84 (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo Futuralakanda 440 39 84 (8) Mr. T. A. de S. Wijeyeratana, Seetha, Gregory's road, Colombo Pannila 185 16 75 (9) Mr. S. E. Fernando, Somagiri, 43rd lane, Wellawata Crescent, Cinnamon Gardens Colombo Pannila 185 16 75 (9) Mr. S. E. Fernando, Somagiri, 43rd lane, Wellawata, Colombo Pannila 185 16 75 (10) Mr. D. C. Wijewardana, Muiresk, Maitland Crescent, Cinnamon Gardens Colombo, and Mr. D. L. Welikala, Avissawella . Pathberiya 67 6 6 (11) Mrs. S. Wijetunga, 58, 37th lane, Wellawatta, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Salgado Villa, Panadure, Tipolewatta 40 3 62 (14) Mr. Don Suwaris Abeysinghe, Wetera, Polgasowita, Kesbewa Tipolewatta 40 3 62 (15) The Sumygama Co., Ltd., c/o Messre. Georgo Stewart & Co, Colombo Tipolewatta 40 3 62 (16) Mr. M. Mubarak Ali, Ozeer Willa, 72, Silversmith street, Colombo Finda 4,317 388 46 						
Colombo Hemmingford . 1,345 121 86 (4) Messra. R. G. Talbot & L. Bayly, Agents, Messra. Cumberbatch & Co., Colombo Digowa 564 51 6 (5) The Nagolla (Ceylon) Rub- ber & Tea Estates, Ltd., Agents, Messrs. Carson & Co., Post Box 24, Colombo Manikanda 500 45 27 (6) The Walakanda Rubber Co., Ltd., Agents, Messra. Lewis Brown & Co., Ltd., Colombo Tatuwalakanda 440 39 84 (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo Tatuwalakanda 440 39 84 (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo Tatuwalakanda 185 16 75 (9) Mr. S. E. Fernando, Soma- giri, 43rd lane, Wella- watta Donrill 130 11 77 (10) Mr. D. C. Wijewardana, Muireak, Maitland Cres- cent, Cinnamon Gardens Colombo Equaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sumygama Co., Ltd., o'o Messrs. George Steuart & Co., Colombo Guuha Group 219 19 83	(3)	Rubber & Tea Estates, Ltd., Agents, Messrs. The Galaha Ceylon Tea Estates & Agency Co.,				
Bayly, Agents, Messrs. Cumberbatch & Co., Colombo Digowa 564 51 6 (5) The Nagolla (Ceylon) Rub- ber & Tea Estates, Ltd., Agents, Messrs. Carson & Co., Post Box 24, Colombo Manikanda 500 45 27 (6) The Walakanda Rubber Co., Ltd., Agents, Messrs. Lewis Brown & Co., Ltd., Colombo Tatuwalakanda 440 39 84 (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo Tatuwalakanda 440 39 84 (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo Pannila 185 16 75 (9) Mr. S. E. Fernando, Soma- giri, 43rd lane, Wella- watta Donrill 130 11 77 (10) Mr. D. C. Wijewardana, Muiresk, Maitland Cres- cent, Cinnamon Gardens Colombo Gangaturiya cs- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sumygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Ghulna Group . 219 19 83		Colombo	Hemmingford .	1,345	121	86
 (5) The Nagolla (Ceylon) Rubber & Tea Estates, Ltd., Agents, Messrs. Carson & Co., Post Box 24, Colombo (6) The Walakanda Rubber Co., Ltd., Agents, Messrs. Lewis Brown & Co., Ltd., Colombo Tatuwalakanda (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo Hillington (8) Mr. T. A. de S. Wijeyer ratne, 37, Hospital street Fort, Colombo Hillington (9) Mr. S. E. Fernando, Soma- giri, 43rd lane, Wella- watta Donrill (10) Mr. D. C. Wijewardana, Muiresk, Maitland Cres- cent, Cinnamon Gardens Colombo (11) Mrs. B. Wijetunga, 58, 37th lane, Wellawatta, Colombo (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa (15) The Sumygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo (16) Musarak Ali, Ozeer Villa, 72, Silversmith street, Colombo (17) Gumba (Layard's Silversmith street, Colombo (19) Messre. George Villa, 72, Silversmith street, Colombo (20) Messre. George Steuart & Co., Colombo (21) M. M. Mubarak Ali, Ozeer (21) M. M. Mubarak Ali, Ozeer (21) M. M. Mubarak Ali, Ozeer (21) M. M. Mubarak Ali, Ozer (21) M. M. Mubarak Ali, Ozer (21) M. M. Mubarak Ali, Ozer (21) M. Mubarak Ali, Ozer (21) M. Mubarak Ali, Ozer (22) M. Sumy Santon, Ltd., c/o Messre. George (23) Messre. George (24) M. Mubarak Ali, Ozer (25) Messre. George (26) Messre. George (27) Messre. George (28) Messre. George (29) Messre. George (29) Messre. George (20) Messre. George (20) Messre. George (21) Messre. George (21) Messre. George (22) Messre. Geor	(4)	Bayly, Agents, Messrs. Cumberbatch & Co.,	Digowa	564		6
 (6) The Walakanda Rubber Co., Ltd., Agents, Messrs. Lewis Brown & Co., Ltd., Colombo . Tatuwalakanda 440 39 84 (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo . Hillington 93 8 42 (8) Mr. T. A. de S. Wijeyer ratne, 37, Hospital street Fort, Colombo . Pannila 185 16 75 (9) Mr. S. E. Fernando, Soma- giri, 43rd lane, Wella- watta . Donrill 130 11 77 (10) Mr. D. C. Wijewardana, Muiresk, Maitland Cres- cent, Cinnamon Gardens Colombo, and Mr. D. L. Welikala, Avissawella . Pathberiya 67 6 6 (11) Mrs. S. Wijetunga, 58, 37th lane, Welawatta, Colombo Gangaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Equation 354 32 5 (16) Mr. M. Mabarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83 	(5)	The Nagolla (Ceylon) Rub- ber & Tea Estates, Ltd., Agents, Messrs. Carson & Co., Post Box 24,				
Colombo Tatuwalakanda 440 39 84 (7) Mr. A. H. T. de Soysa, Seetha, Gregory's road, Colombo Hillington 93 8 42 (8) Mr. T. A. de S. Wijeye- ratne, 37, Hospital street Fort, Colombo Pannila 185 16 75 (9) Mr. S. E. Fernando, Soma- giri, 43rd lane, Wella- watta Donrill 130 11 77 (10) Mr. D. C. Wijewardana, Muiresk, Maitland Cres- cent, Cinnamon Gardens Colombo, and Mr. D. L. Welikala, Avissawella Pathberiya 67 6 6 (11) Mr. S. Wijetunga, 58, 37th lane, Wellawatta, Colombo Gangaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Ghulna Group 219 19 83	(6)	The Walakanda Rubber Co., Ltd., Agents, Messrs.				
Colombo Hillington 93 8 42 (8) Mr. T. A. de S. Wijeye- ratne, 37, Hospital street Fort, Colombo Pannila 185 16 75 (9) Mr. S. E. Fernando, Soma- giri, 43rd lane, Wella- watta Donrill 130 11 77 (10) Mr. D. C. Wijewardana, Muireak, Maitland Cres- cent, Cinnamon Gardens Colombo, and Mr. D. L. Welikala, Avissawella Pathberiya 67 6 6 (11) Mrs. S. Wijetunga, 58, 37th lane, Wellawatta, Colombo Gangaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Ghulna Group 219 19 83	(7)	Colombo Mr. A. H. T. de Soysa,	Tatuwalakanda	440	39	84
 Fort, Colombo Pannila 185 16 75 (9) Mr. S. E. Fernando, Soma- giri, 43rd lane, Wella- watta Donrill 130 11 77 (10) Mr. D. C. Wijewardana, Muiresk, Maitland Cres- cent, Cinnamon Gardens Colombo, and Mr. D. L. Welikala, Avissawella . Pathberiya 67 6 6 (11) Mrs. S. Wijetunga, 58, 37th lane, Wellawatta, Colombo Gangaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo 54 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group 219 19 83 	(8)	Colombo Mr. T. A. de S. Wijeye-	Hillington	93	8	42
giri, 43rd lane, Wella- watta Donrill 130 11 77 (10) Mr. D. C. Wijewardana, Muiresk, Maitland Cres- cent, Cinnamon Gardens Colombo, and Mr. D. L. Welikala, Avissawella . Pathberiya 67 6 6 (11) Mrs. S. Wijetunga, 58, 37th lane, Wellawatta, Colombo Gangaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Ghulna Group . 219 19 83	(9)	Fort, Colombo Mr. S. E. Fernando, Soma-	Pannila	185	16	75
cent, Cinnamon Gardens Colombo, and Mr. D. L. Welikala, Avissawella . Pathberiya 67 6 6 (11) Mrs. S. Wijetunga, 58, 37th lane, Wellawatta, Colombo Gangaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Steuart & Co., Colombo Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83	(10)	watta	Donrill	130	11	77
 (11) Mrs. S. Wijetunga, 58, 37th lane, Wellawatta, Colombo Gangaturiya es- tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Pan:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group 219 19 83 	()	cent, Cinnamon Gardens Colombo, and Mr. D. L.	Dathbaring	87	6	ß
tate of 30 acres 15 1 35 (12) Mr. R. B. Ratnaike, Fona, Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Pan:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83	(11)	Mrs. S. Wijetunga, 58, 37th lane, Wellawatta,		07	0	
Layard's road, Have- lock Town, Colombo Egodakanda 35 3 16 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sumygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Pac:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83			tate of 30	15	1	35
 (13) Mr. Richard Salgado, Sal- gado Villa, Panadure, Dr. F. L. de Fonseka, Sri Mahal, Ward place, Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Pan:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83 		Layard's road, Have- lock Town, Colombo	Egodakanda	35	3	16
Colombo, and Mr. D. C. de Fonseka, Palm Grove, Panadure Hatnapitiya 155 14 3 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Pat:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group 219 19 83	(13)	Mr. Richard Salgado, Sal-				
 (14) Mr. Don Suwaris Abey- singhe, Wetera, Polgas- owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Pan:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83 		Colombo, and Mr. D. C. de Fonseka, Palm Grove,		-		
owita, Kesbewa Tippolewatta 40 3 62 (15) The Sunnygama Co., Ltd., c/o Messrs. George Steuart & Co., Colombo Pat:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83	(14)	Mr. Don Suwaris Abey-	Hatnapitiya	155	14	3
Steuart & Co., Colombo Pac:bagama 354 32 5 (16) Mr. M. Mubarak Ali, Ozeer Villa, 72, Silversmith street, Colombo Ghulna Group . 219 19 83	(15)	owita, Kesbewa The Sunnygama Co., Ltd.,	Tippolewatta	40	3	62
street, Colombo Ghulna Group . 219 19 83	(16)	Steuart & Co., Colombo Mr. M. Mubarak Ali, Ozeer	Paulbagama	354	32	5
Total 4,317 388 46			Ghulna Group .	219	19	83
			Total	4,317	388	46

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the General Treasury, Colombo, on or before May 31, 1937.

Provincial Road Committee's Office, V. E. H. DE MEL, for Chairman. Ratnapura, April 29, 1937.

Glenalla-Havilland Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road from October, 1, 1936, to September 30, 1937, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of "The

Branch Roads Ordinance, No. 14 of 1896," have assessed the under-mentioned estates to make up the private contributions :

(Estimate No. D 47)	0 of Decemb	er 5, 1936.)
Government moiety Private contributions F		Rs. 2,250.00
Less unexpended balance, 1935–36 R	e. 1·54	4 *
Amount to be re- covered on account		
1936–37 R	.s. 2,254 · 08	·** ·*
(a) 1st :	section.	с. <u>-</u>

Total acreage, 4009—moiety of cost, Rs. 644.02—

Assess Proprietors or Agents. Estates. Acreage. ment. Rs. c. (1) Messrs. George Steuart & Co., Colombo Gelnalla .. 273 .. 43 85 (b) 1st to 3rd section.

Total acreage, 3,736—Moiety of cost, Rs. 1,288.04— Sectional rate, 34.4764c.—Total rate, 50.5407c.

(2) Messrs. George Steuart & Co., Colombo Waharaka...818 ...413 48

(c) 1st to 4th section.

Total acreage, 2,918-Moiety of cost, Rs. 322.02-Sectional rate, 11.0356c.—Total rate, 61.5763c.

(3) Mr. M. Dissanayaka, Dedu-	
galla, Undugoda, and	
Mr. A. R. C. Banda,	,
Registrar, Deddugalla,	
Undugoda	Pitakale 45 27 70
(4) The Ceylon Amalgamated	6
Tea & Rubber Estates,	
Ltd., London, Agents,	(m) -
Messrs. J. M. Robertson	িলট্ 🖡
& Co	Havilland ,514316 50
(5) Do	Dedugalla .4051249 69
(6) Mr. E. W. Bedford, Oonan-	0
kanda, Dolosbage	Gangwarily.532 327 58
(7) Mr. R. M. S. Caruppan	0
Chettiar, 97, Sea street,	
Colombo	Kelvin944581 28
(8) Mr. E. W. Bedford, Oonan-	
kanda, Dolosbage	Oonankanda 321 197 65
	Uduwa 66½ 40 94
(10) Mr. M. R. A. R. P. L. Aru-	-
nachalam Chettiar, 206,	
Sea street, Colombo,	Maskaloya . 90 55 41
	Total 4,009 2,254 8

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the General Treasury, Colombo, on or before May 31, 1937.

Provincial Road Committee's Office, A. GOONETILEKE, Ratnapura, May 3, 1937. for Chairman.

LOCAL GOVERNMENT NOTICES.

Rabies.

WHEREAS the danger of rabies exists at present in the administrative limits of the Ambalangoda Urban District Council.

1. It is hereby proclaimed under the provision of section 10_{A} (1) and (2) of the Rabies Ordinance, No. 7 of 1893, as amended by Ordinance No. 6 of 1929, that the Ambalangoda Urban District Council area is one within which the danger of rabies exists.

which the danger of rables exists. 2. Any dog found in any public place or road or any place other than a private building, compound, or garden within any part of the Ambalangoda Urban District Council area, and not being tied up or led, shall be liable to be destroyed forthwith by any person authorized by me in writing.

T. C. P. FERNANDO, Urban District Council Office, Chairman. Ambalangoda, April 28, 1937.

Sale of Properties for Non-payment of Assessment Rates—Urban District Council, Kurunegala.

NOTICE is hereby given that the movable properties found in the house and in the absence of 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 schedule appended below for the Third Quarter, 1936, will be sold by public auction at the spot and at the time therain mentioned unless in at the spot and at the time therein mentioned, unless in the meantime the amount of the assessment rates and costs be duly paid to the Distraining Officer.

H. K. T. DE ZYLVA, Chairman. Urban District Council Office, Kurunegala, May 3, 1937.

SCHEDULE 1 .--- WARD NO. I.

TIME OF SALE : TO COMMENCE AT THE FIRST-NAMED PREMISES AT 9.30 A.M. EACH DAY.

Tuesday, June 1, 1937.

Teliyagonne : Nos. 20, 61B, 109B, 121, 133, 137, 152, 155B, 155D, 156A.

Wednesday, June 2, 1937.

Teliyagonne : Nos. 157B, 172A, 178, 180, 185A, 185B, 186, 197, 199.

:; Thursday, June 3, 1937. Teliyagonne : Nos. 199A, 200A, 201, 202, 204, 210, 211, 212, 216.

Friday, June 4, 1937.

Square lane : No. 10. Dambulla road : Nos. 23, 28c, 28B, 60c/1, 60J. Chetty lane : No. 1. Mutettugala : No. 1A.

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Saturday, June 5, 1937.

Gettuwana : Nos. 21, 27, 53, 63, 66, 70, 84A, 99B, 100C, 113.

Monday, June 7, 1937.

Gettuwana: Nos. 120, 125, 136, 154, 165, 190, 191, 194, 197, 199.

Tuesday, June 8, 1937.

Gettuwana : Nos. 201, 218, 273, 275, 276, 277, 278, 279, 293, 298, 302, 209.

SCHEDULE 2 .- WARD NO. II.

Tuesday, June 1, 1937.

Kandy road : Nos. 9, 76, 1011, 51D. Puttalam road : Nos. 192, 197. Colombo road : No. 86E. Baily road : Nos. 3, 3A, 3B, 21, 22.

Wednesday, June 2, 1937.

Puttalam road, 2nd Division : Nos. 5, 8A, 8B, 17, 27, 43, 63, 64, 88A, 97, 99, 125, 127, 141, 179.

Thursday, June 3, 1937.

Negombo road : Nos. 143, 170, 236, 237, 238. Circular road south : Nos. 56, 90c. Circular road west : No. 61.

Friday, June 4, 1937.

Wilgoda Extension road : No. 15. Wilgoda Circular road : No. 1. Bamunugedera : Nos. 8, 16. Tank Circular road : Nos. 18, 29, 30. Malkaduwawa : No. 2. Wehera : No. 9.

Henemulla : Nos. 8, 27, 39B.

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.

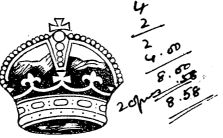
(1) Trade Mark No. 6,600. (2) Date of Receipt: November 26, 1936. (3) Applicant (Proprietor of the Trade Mark): MILES LABORATORIES, INC. (a corporation organized under the laws of the State of Indiana, one of the United States of America), 112 West Franklin street, City of Elkhart, State of Indiana, Onited States of America; manufacturers. (4) Address for service in the Island, C/o Julius & Creasy, Colombo. (5) Class: 20 (6) Goods: Chemical substances prepared for use in predicine and pharmacy. (7) Representation of the Trade Mark :

ALKA-SELTŽER

Registrar-General's Office, Colombo, April 28, 1937. J. C. W. Rock, Registrar of Trade Marks.

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

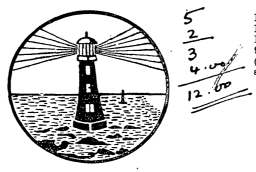
(1) Trade Mark No. 6,665. (2) Date of Receipt: February 23, 1937. (3) Applicant (Proprietor of the Trade Mark): The firm trading as C. H. KIZAR MOHAMED & CO., 129, Second Cross street, Pettah, Colombo, merchants. (4) Class: 24. (5) Goods: Sarongs, camboys, and other cotton goods in Class 24. (6) Representation of the Trade Mark:



Registrar-General's Office, Colombo, April 21, 1937. J. C. W. Rock, Registrar of Trade Marks.

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

(1) Trade Mark No. 6,686. (2) Date of Receipt: March 18, 1937. (3) Applicant (Proprietor of the Trade Mark): IBRAHIM LEBBE ABDUL KUDHOOS, trading as I. L. ABDUL KUDHOOS, 15, Dam street, Colombo; wholesale importer and exporter. (4) Class: 23. (5) Goods: Cotton thread. (6) Representation of the Trade Mark:



Registrar-General's Office, Colombo, April 21, 1937. J. C. W. Rock, Registrar of Trade Marks.

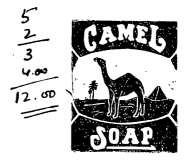
NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Rs. 20. The period for lodging Notice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

(1) Trade Mark No. 6,679. (2) Date of Receipt: March 9, 1937. (3) Applicant (Proprietor of the Trade Mark): The firm trading as L. M. HABIB, 199 and 201, Main street, Colombo; general piece goods and hosiery merchants. (4) Class: 38. (5) Goods: Banians, hosiery, and all goods in Class 38 made in Japan. (6) Representation of the Trade Mark:



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. 6,688. (2) Date of Receipt: March 18, 1937. (3) Applicant (Proprietor of the Trade Mark): ALBERT CYRIL FERNANDO GUNAWAR-DANA, trading as ST. RITA SOAP MANUFACTORY, 98, Saunder's place, Pettah, Colombo, manufacturer. (4) Class: 47. (5) Goods: Common soap. (6) Representation of the Trade Mark:



Registrar-General's Office, Colombo, April 21, 1937. J. C. W. Rock, Registrar of Trade Marks.

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

(1) Trade Mark No. 6,689. (2) Date of Receipt: March 18, 1937. (3) Applicant (Proprietor of the Trade Mark): ALBERT CYRIL FERNANDO GUNAWAR-DANA, trading as ST. RITA SOAP MANUFACTORY, 98, Saunder's place, Pettah, Colombo, manufacturer.
(4) Class: 47. (5) Goods: Common soap. (6) Representation of the Trade Mark:



Registrar-General's Office, Colombo, April 21, 1937. J. C. W. Rock, Registrar of Trade Marks.

MUNICIPAL COUNCIL NOTICES.

R 2334

COLOMBO MUNICIPAL COUNCIL.

Sale of Immovable Property.

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in 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, May 5, 1937. VIVIAN PEREIRA, for Chairman.

SCHEDULE.

For 3rd quarter, 1934, to 4th quarter, 1936.—Op Juno 4 1937: Premises old Nos. 105/1, 6, and 7; new No. 197/1-4, Piachaud's lane. For 2nd and 3rd quarters, 1936.—On June 4, 1937: Premises Nos. 370/1-3, 6, 7, 10, and 11, Maligawatta road; and 159/1-4, 10, and 175/1-2, New Maligawatta road. For 3rd quarter, 1936.—On June 4, 1937: Premises Nos. 370, Maligawatta road, and 159, New Maligawatta road. For 3rd and 4th quarters, 1936.—On June 4, 1937: Premises Nos. 87, 99, 99/175, 101, 101/2, Maligawatta road. For 2nd, 3rd, and 4th quarters, 1936.— On June 4, 1937: Premises No. 151/2, Maligawatta place. For 4th quarter, 1936.—On June 3, 1937: Premises No. 97/2-25, Siripina lane.

Auction Sale of Articles.

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

The movable property is on view at the Municipal Stores, Darley road, between the hours of 9 A.M. and 4.30 P.M. and will be sold there at 8 A.M. on Monday, May 17, 1937.

SCHEDULE.

May 5, 1937.

VIVIAN PEREIRA,

Acting Municipal Treasurer.

For 1st and 2nd quarters, 1936.—Premises No. 271/40, Mutwal street: 1 bench and 2 chairs. For 1st to 4th quarter, 1936.—Premises No. 151, Maligawatta place: 1 glass show case and 1 bench. For 2nd and 3rd quarters, 1936.—Premises No. 198, Mutwal street: 1 table. For 3rd quarter, 1936.—Premises No. 300, Madampitiya road: 2 printing type cases (Sinhalese) and 1 printing type case stand (English). Premises No. 47/38-40, Walls lane: 2 chairs. For 3rd and 4th quarters, 1936.—Premises No. 75, Maligawatta lane: 1 bull and 1 cart. For 4th quarter, 1936.—Premises No. 23, Kirillapone road: 1 brass pot and 1 (dhoby) iron. Premises No. 102, 16th lane: 10 chairs. Premises No. 433, Grandpass road: 1 box, 1 camp bed, and 1 chair. Premises No. 181/27, Deans road and 53, Stafford place: 2 mirrors, 1 wall clock, 2 settees and 4 chairs. Premises Nos. 106 and 128, New Moor street: 1 bicycle and 1 wall clock. Premises No. 70/5, Temple road: 1 clock. Premises No. 55, Floors lane: 1 gramophone. Premises No. 263, Demetagoda road: 5 chairs and 1 table. Premises No. 55, Floors lane: 1 gramophone. Premises No. 263, Demetagoda road: 5 chairs and 1 table. Premises No. 67, Temple road: 1 lock and 1 gramophone. Premises No. 379, Maradana road: 1 bicycle. Premises No. 108/29-34, Dematagoda road: 1 clock and 1 gramophone. Premises No. 72, Galkapanawatta road: 1 bicycle. Premises No. 39, 67th lane: 1 bicycle. Premises No. 649, Havelock road: 2 chairs and 1 settee. Premises No. 25, Maliban street: 1 lamp-shade and 1 tricycle. Premises No. 25, Maliban street: 1 lamp-shade and 1 tricycle. Premises No. 28, Mitchos lane: 1 lamp.

Sale of Articles.

NOTICE is hereby given, as required by section 140 of Ordinance No. 6 of 1910, that the under-mentioned property seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 20th and 21st sections of the Ordinance No. 18 of 1907, and section 137 of Ordinance No. 6 of 1910, for default in the payment of the sums due for water supplied to premises No. 173, Koyzer street, for quarter ending March, 1937, will be sold by public auction at the place and time mentioned in the annexed schedule, unless in the meantime the amount of the dues and costs be duly paid.

SCHEDULE.

Property Seized : One used wall clock. Time and Place of Sale : 9 A.M. on May 17, 1937, Suduwella Stores, Darley road.

Treasurer's Department, Town Hall,

Colombo, May 5, 1937.

VIVIAN PEREIRA, for Chairman.

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 137A of the Ordinance No. 6 of 1910, for arrears of rents due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and time therein mentioned, unless in the meantime the amount of the rents 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, May 17, 1937.

May 5, 1937.

VIVIAN PEREIRA, Acting Municipal Treasurer.

SCHEDULE.

Room No. 27, Wekanda Laundry.—For February, 1937: 1 smoothing iron, 1 brass vessel.

NOTICE TO MARINERS.

CEYLON NOTICE TO MARINERS.

No. 8 of 1937.

CANCELLING CEYLON NOTICE TO MARINERS

No. 1 of 1934.

 $_{>}$ IT is requested that a ship approaching Colombo and desiring to enter the harbour shall indicate her name and display one of the signals for a pilot prescribed by the International Code.

Unless intercepted by the pilot launch she should usually await the Pilot in a position 1 mile 335° (N. N. W. Mag) from the Fixed Red Light at the extremity of the Southwest Breakwater; direction of Head S. E.

A pilot ladder on lee side.

- Two manropes of at least 3 in. rope with the lower ends free to be hung from the ship's rail.
- By night a bright light to be shown midway between rail and water to indicate the position of the ladder and boat rope.
- In ships of high freeboard fitted with gangway doors, the lee gangway door to be opened and ladder hung from there.

The Master Attendant is Agent for the sale of Admiralty charts and publications.

All Hydrographic information is obtainable at his office in the Port Commission building.

E. C. STUBBS,

Captain, R.N. (Retd.), Master Attendant.

Master Attendant's Office, Colombo, April 28, 1937.

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

IT is hereby notified for general information that the local area (hitherto called the locality or range) of Toddy Tavern No. 2, Karagastalawa (Kotmale division), appearing in the list of sanctioned toddy taverns in Nuwara Eliya District for the 1936-37 renting period, published on page 1073 of the Gazette No. 8,232 of July 3, 1936, and on page 26 of the Gazette Supplement published in Gazette No. 8,237 of July 31, 1936, has been altered to Katukitula (Kotmale division).

The Kachcheri, R. M. DAVIS Nuwara Eliya, May 3, 1937. Assistant Government Agent.

Toddy Rent Sales, 1987-38-Batticaloa District.

TENDERS are hereby invited for the purchase of the exclusive privilege of selling fermented toddy by retail in the under mentioned localities for the period July 1, 1937, to June 30, 1938, in accordance with the Toddy Rent Sale Conditions published in the *Government Gazette* No. 8,288 of May 7, 1937, and the general conditions applicable to all excise licences published by Excise Notification No. 276 of April 23, 1935, as amended by Excise Notification No. 283 of April 8, 1936.

Every tender shall be made on the prescribed form and be accompanied by a Treasury or Kachcheri receipt for Rs. 50 in respect of each tender form for each tavern and for Rs. 100 in respect of each tender form for the two taverns grouped together. The number and date of the

receipt must be entered on the face of the tender form. 3. Tenders should be addressed to the Government Agent, Eastern Province, Batticaloa. Every tender must be placed in a sealed envelope clearly marked on the top left hand corner with the name of the tavern in respect of which the tender is made and the number on the list of sanctioned taverns. The envelope shall be—

- a) deposited in the Kachcheri Tender Box, or
- (b) handed over to the Government Agent or to his
- Office Assistant, or (c) sent by registered post so as to reach the Kachcheri before the time fixed for closing the tenders.

4. No person is permitted to send in more than one tender for any one tavern or group of taverns. Tenders not made in accordance with the conditions of sale or which are in any way not in order will not be accepted.

5. Tender forms will be issued at any of the following offices to those who produce Kachcheri/Treasury receipts for Rs. 50 or Rs. 100 as the case may be :---

(a) The General Treasury,

The Excise Commissioner's Office, Colombo,

- The Assistant Commissioner, C. D's Office, Kandy, (c)
- The Batticaloa Kachcheri, (d)

The Jaffna Kachcheri, (e)

The Anuradhapura Kachcheri, (f)

The Badulla Kachcheri (g)

The Trincomalee Kachcheri. (h)

Tenders close on Thursday, June 3, 1937. The time 6. fixed for closing tenders for each tavern and group of taverns is specified below against the respective taverns and group of taverns. Tenderers must be present at the Kachcheri at the time their tenders close.

7. Every person tendering is advised to produce at the time of sale a certificate from the Chief Headman of his division that he is a person eligible to purchase a rent.

8. The Government Agent reserves to himself the right of rejecting any tender without assigning any reason therefor.

9. Conditions of sale and any other particulars can be obtained on application at the Batticaloa Kachcheri.

N. E. ERNST,

Government Agent.

The Kachcheri Batticaloa, May 1, 1937. ' LOCALITIES REFERRED TO. Rent Area- Batticaloa District.

Division.	Local Area.	Tenders close at A.M.
Eravur-Koralai pattu.	Arumugattankudi-	
-	yiruppu	9.Q
Manmunai pattu nortl	n Chatturukondan	9.20
Do	Koddaimunai	5 9.20
		. 9.40
Do	Puthukudiyiruppu	10. 0
Manmunai pattu soutl	n Mankadu	10.20
Eruvil-Porativu pattu	Koddaikallar	10.40
Karavaku pattu	Kalmunai	11. 0
Do	Karativu	11.20
	Eravur-Koralai pattu Manmunai pattu nortl Do Do Manmunai pattu soutl Eruvil-Porativu pattu Karavaku pattu	Eravur-Koralai pattu. Arumugattankudi- yiruppu Manmunai pattu north Chatturukondan Do Koddaimunai Do Arapattai Do Puthukudiyiruppu Manmunai pattu south Mankadu Eruvil-Porativu pattu Koddaikallar Karavaku pattu Kalmunai

Note.-(1) The present site for Kalmunai toddy tavern is in Pandiruppu. The tavern should be situated within the village of Kalmunai itself. The present site will, therefore, not be allowed for 1937-38 rent period. (2) Taverns Nos. 2, Chatturukondan, and 3, Koddaimunai,

will be sold in one group.

NOTICES CALLING FOR TENDERS.

TENDEBS are boreby invited for landing and delivering teak logs to the Bailway Department for a period of two years from October / 1937. Tenders are due at the Office of the Chairman, Tender Board, General Treasury, P. O. Box No. 500, Colombo, not later than 2 noon on Thesday, June 8, 1937. All other necessary information can be had on application to the Bailway Standards.

to the Railway Storekeeper, Colombo.

Ceylon Government Railway,	G. E. SAMUELS,
General Manager's Office,	Acting General Manager.
Colombo, May 4, 1937.	

THE Provincial Engineer, Eastern Province, Batticaloa, and the District Engineer, Kalmunai, will receive tenders, at their respective offices up to 12 noon on Wednesday, May 19, 1937, for "Additions and Improvements to Assistant Veterinary Surgeon's Quarters, Akkaraipattu."

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

3. Tender forms will be issued only to those whose names appear on the P. W. D. Register of Contractors.

Public Works Office, T. H. LEADER, Colombo May 4, 1937. for Director of Public Works.

WITH reference to the notice in Gazette No. 8,285 of April 23, 1937, calling for tenders for carrying out all works in connection with the water supply to Ragalla Sanitary Board town, it is hereby notified that the date of closing of tenders has been extended to 12 noon on Monday, May 31, 1937.

Public Works Office. A. S. BARKER for Director of Public Works. Colombo, May 4, 1937.

SALES OF UNCLAIMED AND UN-SERVICEABLE ARTICLES, &c.

NOTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction at the Police stables premises at St. Sebastian, Pettah, on May 20, 1937. at 9 л.м. :-

Four lounge chairs, 1 arm-chair, 4 filters, 10 iron beds (single), 1 iron bed (double), 1 wooden bed (double), 5 iced boxes, 1 writing table, 1 meat safe, 1 bed springs.

> J. R. G. BANTOCK Superintendent of Police.

Office of the Superintendent of Police, Colombo, April 28, 1937.

PRINTED AT THE OEYLON GOVERNMENT PRESS, COLOMBC,

Supplement to the "Ceylon Government Gazette," Part I., No. 8,288 of May 7, 1937. RESULTS OF METEOROLOGICAL OBSERVATIONS IN CEYLON DURING THE MONTH OF MARCH, 1937.

				RAINFA	ALL.	ntal	ction		AROMET	rER corre	cted for Temperature d Gravity at those be	at all Static low 400.	ons and for	1			т	EMPER	ATUR	B OF	THE	ALB. AND	OF EVAPOBATIC	DN.					
STATION. 0	BSERVER.	Height above Sca Level.	Totai No. of Inches.	Greatest (any 24)	10	which Registered. I Mean Daily Horizon	The Resultant Direc of the Wind.	Mea At 93 A	At Si P.	Mo Rea for Mo	the Hignest Reading	g. Lowe	st Reading.	Mean Daily Maxi- mum Temperature	Mean Dally Mini- mum Temperature to Shade.	Adopted Mean Temperature of Air.	Adopted Mean Temperature of Reanoration.	Mean Flastic Force of Vapour	Hum	Might from Minimum Tem.	Maximu	in Temperatur of Air.	Minimum Temperature of Air.	Mean Dally Mul- mum Temperature on Grass.	Ter	finimum mperatu n Grass.	re	Mean Amount of Cloud, 0 to 10	STATION.
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Results of Meteorological Observations in Ceylon during the Month of March, 1937-contd.

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Results of Meteorological Observations in Ceylon during the Month of March, 1937-contd.

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The Observatory, Colombo, April 22, 1937.

PEINTED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.

H. JAMESON, D.Sc., F. Inst. P., F.R.Met.S., F.B.A.S., Supdt, Observatory, for G. K. Thornhill, Surveyor-General.