

## THE

# CEYLON GOVERNMENT GAZETTE

No. 8,294-FRIDAY, JUNE 4, 1937.

Published by Authority.

# PART I.—GENERAL.

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

			PAGE			PAGE
Proclamations by the Governor	• •		760	Municipal Council Notices	• •	801
Appointments by the Governor	• •		<b>76</b> 0	Local Government Notices	• •	805
Appointments, &c., of Registrars	• •			Trade Mark Notifications	• •	806
Government Notifications	• •		761	Road Committee Notices		
Revenue and Expenditure Returns			'	Notices to Mariners	• •	
Currency Commissioners' Notices	• •			"Excise Ordinance" Notices		806
Notices calling for Tenders	• •		777	Patents Notifications	• •	_
Sales of Unclaimed and Unserviceal	ole Articles,	&c.	778	Sales of Toll and Other Rents	• •	
Unofficial Announcements	• •		779	Meteorological Returns	• •	
Miscellaneous Departmental Notice	3	• •	798	Books registered under Ordinance No. 1 of 1	.885	

# PROCLAMATIONS BY THE GOVERNOR.

H. A./A 447/37

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

R. E. STUBBS.

KNOW Ye that, in pursuance of the powers vested in Us by section 5 of the Prisons Ordinance, 1877, We, the Governor of Ceylon, do by this Proclamation establish a Prison for this Island in the premises of the old prison at Matara, for the reception of prisoners of every description committed or remanded under the authority of any Court, for the period during which the criminal sessions of the Supreme Court commencing on or about the twenty-eighth day of June, 1937, shall be holden at Matara.

By His Excellency's command,

E. R. SUDBURY, Secretary to the Governor. .

Colombo, June 1, 1937.

GOD SAVE THE KING.

# APPOINTMENTS, &c., BY THE GOVERNOR.

No. 303 of 1937.

IT is hereby notified that a despatch has been received from the Secretary of State for the Colonies intimating that His Majesty the King has been pleased to give directions for the appointment of Mr. Edwin Arthur Lewis Wijeyewardena and Mr. Edward George Perera Jayatilleke to be of His Majesty's Counsel for the Island of Ceylon.

By His Excellency's command,

Governor's Office, Colombo, May 28, 1937. E. R. SUDBURY, Secretary to the Governor.

## No. 304 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Second Lieutenant Walter Geoffrey Montague Jayewickreme, Ceylon Light Infantry, to be Extra Aide-de-Camp.

By His Excellency's command,

Governor's Office, Colombo, June 1, 1937. E. R. SUDBURY, Secretary to the Governor.

No. 305 of 1937.

CF 70/36

HIS EXCELLENCY THE GOVERNOR has been pleased, with the approval of the SPORTERY OF STATE FOR THE COLONIES, to appoint Mr. P. N.B. Note to be Inspector-General of Police, Ceylon, with effect from March 1, 1937.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 1, 1937. G. S. WODEMAN, Acting Chief Secretary.

## No. 306 of 1937.

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

J 153/3

Mr. C. S. DE SILVA, Acting Chief Clerk, Matara Kachcheri, to act, in addition to his own duties, as Extra Office Assistant, Matara Kachcheri, from May 14, 1937, until further orders. J 110/36

Mr. M. RAMALINGAM, Chief Clerk, Trincomalee Kachcheri, to act, in addition to his own duties, as Extra Office Assistant, Trincomalee Kachcheri, on May 31, June 1, and June 5, 1937.

Mr. A.C. M. Hingley, Assistant Government Agent of the District of Galle, to be, in addition to his other duties, Assistant Superintendent of Galle Prison, from June 1, 1937, until further orders.

J 27/57

Mr. C. E. P. JAYASURIYA, Cadet, Galle Kachcheri, to be, in addition to his other duties, Additional Assistant Superintendent of Giele Prison from June 1, 1937, until further orders.

By His Excellency's command,

Chief Secretary's Office, Colombo, May 31, 1937. G. S. WODEMAN, Acting Chief Secretary.

#### No. 307 of 1937.

I 410/37

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments during the period of the Supreme Court Sessions at Matara, which will commence on or about June 28, 1937:—

The Assistant Government Agent, Matara, to be, in addition to his own duties, Superintendent of the temporary prison at Matara.

The Assistant Superintendent of Police, Matara, to be, in addition to his own duties, Assistant Superintendent of the temperary prison at Matara.

The District Medical Officer, Matara, to be, in addition to his own duties, Medical Officer of the temporary prison at Matara.

By His Excellency's command,

Chief Secretary's Office, Colombo, May 26, 1937. G. S. WODEMAN, Acting Chief Secretary.

## No. 308 of 1937.

D 21/36

HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr. H. L. KNUDSEN, formally, as honorary Acting Consul of Denmark at Colombo.

By His Excellency's command,

Chief Secretary's Office, Colombo, May 21, 1937. M. M. WEDDERBURN, Chief Secretary.

## No. 309 of 1937.

CJ 114/36

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 24 of the Courts Ordinance, 1889, to appoint Mr. A. E. Keuneman, King's Counsel, to be a Commissioner of Assize for a part of the Second Criminal Session of the Supreme Court for the Western Circuit which commenced at Colombo on March 22, 1937, namely, from June 1 to July 9, 1937.

By His Excellency's command,

Legal Secretary's Office, Colombo, May 27, 1937. J. C. HOWARD, Legal Secretary.

## No. 310 of 1937.

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

J 36/36

Mr. N. Ponniah to act as Commissioner of Requests and Police Magistrate, Point Pedro, and Additional District Judge, Jaffna, during the absence of Mr. R. RAMACHANDRAN, on May 26, 1937.

J 36/36

Mr. C. R. THAMBIAH to act as Commissioner of Requests and Police Magistrate, Point Pedro, and Additional District Judge, Jaffa, during the absence of Mr. R. RAMACHANDRAN, on May 27, 1937, or until the resumption of duties by that officer.

J 15/36

Mr. P. B. Tennekoon to be an Additional Police Magistrate, Gampaha, on June 2, 1937, to try P. C., Gampaha, case No. 43,365.

J 37/36

Mr. W. A. MUTTUKUMARU to be an Additional Police Magistrate, Puttalam, on May 31, 1937, to hear P. C., Puttalam, case No. 23,071.

G 37/36/2

Mr. K. B. WIJEKOON to be a Justice of the Peace for the judicial district of Kandy, while holding the office of Chief Interpreter, Kandy Kachcheri, and Ratemahatmaya of the Kandy gravets and Gangawata korale, with effect from May 29, 1937.

G 37/36/3

Mr. H. C. Hinchliffe to be a Justice of the Peace and an Unofficial Police Magistrate for the judicial district of Nuwara Eliya, with effect from May 31, 1937.

G 41/36

Mr. A. E. Mills to be a Justice of the Peace and Unofficial Police Magistrate (Police) for the judicial district of Badulla, during the absence of Mr. A. Le P. Jones from the Island, with effect from May 29, 1937.

By His Excellency's command,

Legal Secretary's Office, Colombo, June 2, 1937. J. C. HOWARD, Legal Secretary.

## No. 311 of 1937.

J 69/36

NOTIFICATION No. 291 of 1937 appearing in Gazette No. 8,291 of May 21, 1937, is cancelled in so far it relates to the appointment of Mr. P. M. JAYAWARDENE to act as Commissioner of Requests, Police Magistrate, Municipal Magistrate, and Additional District Judge, Galle, during the absence of Mr. H. S. ROBERTS, from May 21 to 26, 1937.

By His Excellency's command,

Legal Secretary's Office, Colombo, May 31, 1937. J. C. HOWARD, Legal Secretary.

## No. 312 of 1937.

G 10/36/1

IN pursuance of the powers delegated to me by HIS EXCELLENCY THE GOVERNOR in that behalf, Mr. MURUGESU MUTTUSAMY has been appointed an Inquirer for the Udaiyar's division of Chiviyateru in the Jaffna District, while holding the office of Udaiyar of Chiviyateru, with effect from May 26, 1937.

Legal Secretary's Office, Colombo, May 26, 1937. J. C. HOWARD, Legal Secretary.

## No. 313 of 1937.

IT is hereby notified for general information that Mr. W. R. M. D. BANDA has been nominated a member of the Pata Hewalita Divisional Agricultural Association, vice Mr. K. B. WIJEROON, resigned.

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

Ministry of Agriculture and Lands, Colombo, May 27, 1937.

#### No. 314 of 1937.

IT is hereby notified that Mr. K. Ponnuduray has been appointed a member of the District Agricultural Committee, Batticaloa, in place of Mr. W. Chandrasena.

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

Ministry of Agriculture and Lands, Colombo, May 31, 1937.

#### No. 315 of 1937.

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

R. SRI PATHMANATHAN, Acting Minister for Labour, Industry and Commerce. Colombo, May 28, 1937.

## No. 316 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. PIYADASA MAITHREEPALA SENEVIRATNA to be a Notary Public throughout Kalutara totamune of Kalutara District, with residence and office at Beruwala and an additional office at Maggona, and to practise as such in the Sinhalese language.

R. Sri Pathmanathan, Acting Minister for Labour, Industry and Commerce. Colombo, May 28, 1937.

## GOVERNMENT NOTIFICATIONS.

L. D.—B 64/35

G. O./J 22

THE COURTS ORDINANCE, 1889.

BY virtue of the powers in me vested by section 28 of the Courts Ordinance, 1889, and after consultation with the Judges of the Supreme Court, I, Reginald Edward Stubbs, Governor of Ceylon, do hereby appoint Matara in the Southern Circuit as a place at which the criminal sessions of the Supreme Court for that Circuit, which commenced at Galle on the twenty-sixth day of April, 1937, shall be holden, and I do hereby fix the twenty-gipth day of June, 1937, as the date for the commencement of the aforesaid criminal sessions at Matara.

Colombo, May 29, 1937.

R. E. STUBBS, Governor.

L. D.—B 30/34

L. A./G 802

THE VILLAGE COMMUNITIES ORDINANCE, No. 9 of 1924.

#### Order.

BY virtue of the powers in me vested by section 14A of the Village Communities Ordinance, No. 9 of 1924, I, Reginald Edward Stubbs, Governor of Ceylon, do, with the advice of the Executive Committee of Local Administration, by this Order amend the Order described in the schedule hereto, in the manner set out in that schedule, and direct that this Order shall come into effect on the first day of July, 1937.

R. E. STUBBS, Governor.

Colombo, May 26, 1937.

	-							
			SCHEDULE.				Yatigaha Subdivision.	No. o
The Ord	ler	rela	ting to the subdivisions	of the Chief	Word		Local Limits : Villages and Hamlets	Police Vidane
meadmen's korale nor	div th	visio in †	ns of Hapitigam korale a he Colombo District of	nd Alutkuru the Western	Ward.		comprised in Ward.	Divisio:
Province, p	ubl	ishe	d in Gazette No. 8,036 of Ma	arch 9, 1934,	Ward No. 1		Parana Halpe	41
is hereby a	men	ded	in Schedule II. thereto, by ards set out hereunder for	the substitu-	Ward No. 2		Kitulwala Ihalagama Halpe	43
the subsivis	sion	s of	Udugaha North, Udugaha	South, Yati-	rrata 110. 2	••	Walpolamulla	42
gaha Nort	h,	and	Yatigaha South, contain	ned in that			Nariamulla	42
section 6B	na c of t	ieen he C	ned by virtue of the Proclam Ordinance, published in <i>Gaz</i> o	mation under	Ward No. 3		Batakota Kaluaggala Pahalagama	42
of June 22	, 19	934,	to be the wards of the si	bdivisions of			Wattemulla	44
Udugaha a	nd	Yati	gaha.				Giridammana Kuligedera	44
			" Udugaha Subdivision.				Pitiyegedera	45
			Local Limits:	No. of	Ward No. 4	٠.	Maditiyawala Kotabole	46
Ward.			Villages and Hamlets	Police Vidane's			Kaluaggala Ihalagama	46
			comprised in Ward.	Division.	TT71 NT- #		Karawwa	46
Ward No.	1		Nalla	• 1	Ward No. 5	• •	Hangawatta Naranapitiya	47
			Talahena Giriulla	$\begin{array}{ccc} & & 1 \\ & & 1 \end{array}$			Kudagammana	51
			Ciriulia Loluwagoda	1	Ward No. 6 Ward No. 7	• •	Ullalapola Balagalla	49
			Delwala	3		• •	Rasapana	48
			Madugahawatta Kitalawalana	3 3	Ward No. 8	• •	Halloluwa Lolowa	52
Ward No.	2		Kahatapitiya	2	_		Lolowa Hettimulla	52
			Nugadeniya Raddagadam	$egin{array}{ccc} & & 2 & \\ & \ddots & & 2 \end{array}$	•		Yatimiya	52
			Beddegedera Godakalana	2			Kelegedera Pottegedera	52 52
777 1 57	•		Kandangamuwa	2			Karabotuwawa	52
Ward No.	3	• •	Maladeniya Kahandawa	4 4	Ward No. 9 Ward No. 10	• •	Nawana Diwuldeniya	53
			Elapiliyawa	4	ward No. 10	• •	Diyagampola	53.
Ward No.	4	• •	Henegama	$\begin{array}{ccc} \dots & 5 \\ \dots & 5 \end{array}$			Paragoda	53.
			Minioluwa Kandalama	6	Ward No. 11		Karawilakumbura Welihinda	53.
			Dematahetia	6	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	• •	Kotadeniyawa	54
Ward No.	Б		Hakurukumbura Mugurugampola	7 8			Galimbure Erabadda	54
Ward No.			Mirigama	9			Polwatta	54
			Walbotale Pitakotuwa	10 10			Pupulagammana	54.
Ward No.	7		Atupathdeniya	10	Ward No. 12	٠.	Maningomuwa Hapitigama	54.
•			Hapugahagedera	11		•	Makkanigoda	25
			Harankahawa Madurupitiya	11 11			Bataliya Mallehewa	25
			Kadigomuwa	11			Bolana	28
Ward No.	8	• •	Kinadeniya Kandapaliya	$\begin{array}{ccc} \dots & 12 \\ \dots & 12 \end{array}$	Ward No. 13			26
			Bajjangoda	12			Hiriwalamulla Kaleliya Udawela	26
			Pirisyala	12	*** . **		Midellakotuwa	27
.:			Hinadure Tennagama	$\begin{array}{ccc} \dots & 12 \\ \dots & 12 \end{array}$	Ward No. 14	• •	Kaleliya Wellewilamulla Kaleliya Webodamulla	28. 28.
Ward No.	9		Makura	13			Raddalgoda	28
			Talagama Kebellaowita	13	Ward No. 15	• •	Midellawala Pahalawatta	29
			Belathowa	13			Randenipallewela	29
Ward No.	10	• •		14 14			Walbolana	30
Ward No.	11		Andupe Botale Ihalagama	14 14 <sub>A</sub>			Weragoda Metiganagare	30
Ward No.			Willwatta	15	Ward <b>N</b> o. 16		Bokalagama Ambalanwatt	a. 31
			Tawalampitiya Mugurugampola	15 15			Bokalagama Panawallanda Bokalagama Delehena	
			Handurumulla	15			Kukulnape	31
			Pottemulla Neligama	15 15A	Ward No. 17		Pelapitigama	32
Ward No.	13		Lindara	15A 16	Ward No. 17	• •	Bokalagama Ihalagama Bokalagama Ganegoda	31 31
			Halugama	16			Bokalagama Pelapitigama	31.
Ward No.	14		Kindiwala Pohonnaruwa	$ \begin{array}{ccc} & 16 \\ & 17 \end{array} $	Ward No. 18	• •	Hanchapola Detgama	33
		••	Palmada	18			Muddaragama	34
			Pohonnaruwa Handurumulla	18 18			Mangedera	34
Ward No.	15			18			Hirikuluwa Ganimulla	34
			Henepola	19			Patagama	34
			Hediyawala Pamunuwatta	19 19	Ward No. 19	• •	Keppitiwalana Banduragoda	35
TT7 137	1.0		Murutawala	24	Ward No. 20		Gaspe	35
Ward No.	. 16	٠.	Weweldeniya Pahalagama Weweldeniya Thalagama	$egin{array}{cccc} & \dots & & 20_{ m A} \ & \dots & & 20 \end{array}$	Ward No. 21	٠.	Uduulla	37
			Palapitiya	20			Hidiyawala Kitulwala Pahalagama	37
Wand Ma	177		Millewala	20	•		Imbulanwala	38
Ward No	. 17	• •	Madabawita Arukgoda	$egin{array}{ccc} \dots & 21 \\ \dots & 21 \end{array}$			Dahinpahuwa '	38
			Siyambalagoda	21	Ward No. 22		Kosetadeniya Indiparape	39
Ward No	. 19		Panawala	21		• •	Ambana	40
MARTO MO	. 10	•	Neugala	$egin{array}{ccc} \dots & 22 \ \dots & 22 \end{array}$			Ganegoda	40
			Kelepitigama	22			Hinamulla Yapalana	40
			Kotadeniya	23			Siyambalagoda	
			Weragoda	$\dots 23$			Hiriwala	40

L. D.-B 90/34

THE DEFENCE FORCE ORDINANCE, 1910.

N 30/36

REGULATIONS under sections 9 and 12 of the Defence Force Ordinance, 1910, made by the Officer Commanding the Troops, after consultation with the Commandant, and approved by His Excellency the Governor.

Chief Secretary's Office, Colombo, May 14, 1937. REGULATION.

By His Excellency's command,

M. M. WEDDERBURN, Chief Secretary.

The regulations for the Ceylon Defence Force published in the Supplement to Gazette No. 8,074 of August 24, 1934, as last amended by regulation published in Gazette No. 8,278 of March 19, 1937, are hereby further amended as follows:-

- - (a) by the substitution, for the words "Free passages", of the words "Free passages by sea and rail"; and
  - (b) in paragraph (c) thereof, by the substitution for all the words from "the United Kingdom" to "London", of the words "her home in the United Kingdom or other country necessary,—from their station in Ceylon to their home in the United Kingdom or other country".
- (2) in Regulation 354 by the substitution for the words "Instructors, Permanent Staff" of the word 'Instructors

- (5) in Appendix B, Table V.—Ceylon Light Infantry, under remarks column—(o) Mobilized Detachment-
  - (a) by the substitution for the expression "7 Sergts (one for pay duty)" of the expression "9 Sergts (one for pay duty) "

  - (b) by the substitution for the expression "6 Cpls." of the expression "7 Cpls."; and (c) by the substitution for the expression "200 other ranks" of the expression "203 other ranks".
- (6) in Appendix D, I.—Tests for promotion, under the heading "(2) Lieutenants for promotion to Captains," by the substitution for the item "C. E. Fortress Coys—(e) (i.) (f), (g) (ii.)", of the item "C. E. Fortress Coys—(f), (g) (ii.)".
  (7) by the omission of Appendix F and the substitution of the schedule hereto for that Appendix.
  (8) in Appendix H.—ORDERS OF DRESS AND THE NORMAL OCCASIONS ON WHICH THEY ARE WORN, by the substitution for paragraphs 4 and 44 thereof of the following:—
- - "4. Mess Dress (cloth). When dining with the Governor and when that dress is ordered and on all (Officers only) occasions in the evening when the Governor is present ".
  - "4A. Mess Dress (white). As for No. 4 if No. 4A Dress is ordered or if the officer is not in possession of No. 4 Dress. When dining in Naval, Military or Police Messes "...

#### SCHEDULE.

#### Appendix F.

## ANNUAL WEAPON TRAINING COURSES.

#### 1.—GENERAL.

- Units of the Ceylon Defence Force will carry out the weapon training courses as laid down herein. The courses are based on S. A. T. Vol. IV., Appendix IV.

  The term "Recruit" means all members in their first training year. "Trained Soldiers" include officers and all members in their second or subsequent training year and Reservists.

  Officers and Substantive N. C. Os. will fire the same courses as other Trained Soldiers.
  - 4. The following are exempted from firing:-

All members, C. M. C.

Field Officers.

Quartermasters. Veterinary Officer.

Chaplains.

Bandsmen (but not members of the C. L. I. Drum and Fife Band).

Boys.

- 5. Firing with 303 inch ammunition may be carried out on a 30 yards range only when it is not practicable to
- fire on the open range.
  6. The numbers to fire the L. A. course will be a minimum of 6 and a maximum of 8 members for each gun on
- No member will be permitted to fire the L. A. course until he has qualified in Practices 1 to 6.
  7. No member will fire the A. A. L. A. course until he has qualified as a 2nd class L. A. gunner or better in a
- All members of A. A. L. A. section will fire this course.
   At least one officer in each Rifle company of the C. L. I. and C. P. R. C. will fire either Practices 13 and 14 or
- A. A. L. A. Practices 18 to 22.

  10. The instructions with regard to Range duties and discipline as laid down in S. A. T. Vol. IV., sections 10 and 11, will be strictly adhered to.
  - 11. All members armed with the revolver will fire the Revolver Course.

## SUMMARY.

#### RIFLE.

(a) RECRUITS.

All Recruits will fire the Empire Test.

Recruits of the C. M. R., C. L. I., and C. P. R. C. will also fire Practices 1 to 6.

Practices 2, 3, 4, 5, and 6 to count towards Qualification.

Qualification:—40 points or more.

Recruits for A. A. L. A. and M. G. sections of C. G. A., C. E., and C. A. S. C. will fire Practices 1 to 6.

#### PART I. (GENERAL) - CEYLON GOVERNMENT GAZETTE - June 4, 1937 (b) TRAINED SOLDIERS. Trained Soldiers of C. M. R., C. L. I., and C. P. R. C. will fire Practices 7 to 12. All Practices count towards Classification and Qualification. Classification :-- Marksman .. 100 points or over. 1st Class 80 points. Qualified 60 points. . . (c) Members of L. A. and M. B. sections C. M. R., C. L. I., and C. P. R. C. who have been classified as second class rifle shots or better in a previous year, will only fire Practices 7, 8, and 10. They will not be classified. (d) Members of C. G. A., C. E., and C. A. S. C. in their second and subsequent years will fire Practices 7, 8, and 10. They will not be classified. C. M. R., C. L. I., and C. P. R. C. will fire Practices 13 and 14. Practice 14 only counts towards Classification and Qualification. 1st Class ... 30 points Qualified ... 20 points 3. A. A. L. A. sections. C. G. A., C. E., C. L. I., C. P. R. C., and C. A. S. C. will fire practices as under :-1st year men: - Practices 15, 16, and 17. Practices 16 and 17 count for Qualification and Classification. 1st Class ... 38 points Qualified ... 20 points 2nd year men :-Practices 18, 19, 20, 21, and 22. Practices 19, 20, 21, and 22 count towards Qualification and Classification. 1st Class .. .. 60 points 2nd Class .. 40 points 4. Cadets. Cadets in their second and subsequent years will fire Practices 1 to 6. ANNUAL ALLOTMENT OF AMMUNITION. Annual C. Os. Blank. Pistol. Blank. '22 R.F. Total. Course. Pool. (a) Rifle-C. M. R., C. L. I., C. P. R. C. : For each recruit 30 10 **4**0 20 For each trained soldier 35 10 45 10 20\* C. G. A., C. E., C. A. S. C.: For each recruit for A. A. L. A. and **3**0 20 20 50 M. G. sections For other recruits each 10 10 20 For each trained soldier 15 20 35 20\* For each recruit 20 20 10 20 30 For each trained cadet 20 50 10 20 C. M. R., C. L. I., C. P. R. C. : For each soldier 16 60 (c) A. A. L. A.— 1st year gunners 50 10 60 65 2nd year gunners . 15 80

150	year	gumei
2nd	TOUT	gunne

(d) M. G.— For each machine gunner-Part 2 per man

Part 3 per section (less C. G. A.) Part 4 per section C. G. A. Part 3 per section For each gun on charge

(e) Pistol-For each officer and soldier who fires the course

For each team competing in the Malcolm Cup up to a maximum of two per corps . . (f) C. R. A.—

For each full paid up member \* Excludes Reservists.

200 100

160

3,000

2,000

2,000

† 2,000 rds per sec. Direct fire. 1,000 rds. per sec. Indirect and night firing.

## ANNUAL WEAPON TRAINING COURSE—RIFLE AND L. A.

20

## Empire Test.

140

3,000†

2,000

2,000

No.	Practice.	Target.		Distance in Yards.		ound	3.	Detail.		Remarks.	
	·	Representative	• •	Representat	ive					be fired by ruits of all U	
A B	 Slow .	. Small . Small . Large	• •	200 200 500	• •	5	٠.	Lying in open Lying in open	••	<u> </u>	
		Small snapshoot	ting			5 5	• •	Lying in open ‡ Standing in a trench. interval. The Rifle may	Exposu	re with 5	
		•						target appears	DC III U	ne ann berez	0 0110

<sup>‡</sup> If a trench is not available or cannot be improvized this practice may be fired lying behind cover with rifle rested.

•	<i>АУВНА</i> С.	ינג ש	CORES.—(as a	- 5mue 0	y J•		High		possib	le.	First Class.	Sec	cond Class.	•
	А В	_	••	• •		•			5 10	• •	20 15	• •.	15 11	
	C	•	••			•			20 20	• •	8	• •	5	
	D		• •					1	.5		12		9	
									30		55		40	
								_	_		<del></del>			
	lst	Clas	s	• •	Sta	ndare		Qual	ificatio		points or ov	er		
		Cla		••		•	•				points and u		55 points	
					PRACTIC		Rifl	E A	ND L.	A.	•			
Numbe	er. Practi	ce.	Target.	•	Distance. Yards.		ound	8.		$\mathbf{D}$	etail.		Rema	rks.
1	Grouping	• •	Grouping	• •	100	• •	5	••	Lying	with r	rifle rested	• •	Practices 1 by Recru	its of
													C. M. R. C. P. R.	
2	Grouping		Grouping		100	• • •	5		Lying	in ope	n		do	
3	Slow	••	Small	••	<b>200</b>	• •	5	••	Lying	with 1	rifle rested	••	The Recru A. L. A. sections of C. E., C fire pract	and M. of C. G. A. S.
4	Slow		Small		200		5		Lying	g in the	e open		do	).
5	Timed	••	Small	••	200		5	••	The fi unt the Rifle the Safety adj	il the order unload pouch	nding at the target appe to fire is give led, ammunit, pouch but h back and	ars or ion in toned.		
6	Snapshoot	ing	Small		200		5			in the				-
• • •	Shapshoot	·		••	200	••		•••	Rifle Safety nos gro	loaded y catch secap to und be	d, sights ad a forward, but to be touching fore each exp each shot.	itt and ng the		
7	Grouping	••	Grouping	••	100	••	5	••	Lying	g with	rifle rested	••	Practices count qualifica classifica	
8	Slow		Small		200		5		Lying	in the	open		do	<b>).</b>
9	Slow	••	Small		300	••	· <b>5</b>	••	Lying	g, rifle	rested		Practices 7 fired by Soldiers C. M. R and C. P	of .,_C. I
10	Snapshoot	ing	Large snapsh	ooting	300	••	5	••	jusi but gro	ted, sa t to und be	rested, sightery catch for touching fore each exposes. for each	rward, g the osure.		-
	Rapid		Small		300	••	10		Lying wit to l lier sigh for tou the Time	y in the h 5 roo be in the , which hts adj ward, ching target : 50 se	e open, rifle inds, remain he pouch or he will be but usted, safety butt and ne the ground appears.	loaded ing 5 bando- toned, catch osecap	Trained So. C. G. A. C. A. S. C. tices 7, 8 Scoring 3,	C. E., C. fire P S, and I
12			Large		500	• •	5			g, rifle		• •	<u> </u>	<u> </u>
13	Applicatio and Disciplin	Fire	2 Groups of 3 plates. Gr yards apa stop butt. I to be 1 foot	oup 2 rt on Plates	300		19		zine Nos hine stru and one fire obs "S who	es and s. 1 ar d the uctor d then e grou or fire serves. top " a at he i	4 in the ad 2 five yan firing poin signals "A gives a fire or p of plates s one burs Instructor accertains frontends to do e effect an	fourth, rds be- t. In- ction " rder on . The t and orders om fire to im	C. M. I	R., C. I
									ord san the oth san	lers a ne grou Instr ner gro ne pro	fresh burst up of plates. uctor indica up of plates a cedure is re	at the Next tes the and the peated	; ; ; ;	
									Aft str		last burst		-	

			·				<del></del>	
Number. Practice.	Target.		nce ii rds.		Round	s.	Detail.	Remarks.
14 Action and Distribution	L. A. Screen	8			25	••	25 rounds in 2 magazines (15 in one and 10 in the other) Nos. 1 and 2 will be in the lying position 5 yards behind the firing point with gun and ammunition, sights at "O". On the order "Take post" being given by the conducting officer, the firer places the magazine containing 15 rounds on the magazine post but does not load or adjust his sights. On signal "Action" Nos. 1 and 2 move to the firing point, mount the gun, load and fire. The firer should start at one end of the target and distribute inwards in short bursts, then change magazines and begin at the other end of the target, distributing 2 bursts in the reverse direction. Time: 60 secs. from the signal "Action".	OBJECT:— To practice coming into action, obtaining fire effect without delay and distributing fire evenly along a linear target. H. P. S. 40
								•
	••	,·	4	ANTI-	Airce	RAFI	c	•
15 Ranging	Steel Plates on stop butt	•	300	••	10		To be fired in two bursts of 5 rounds each, the firer observing his fire without assistance and adjusting sights accordingly. This practice is a preliminary to the next	A. A. L. A.  1st year gunners Practices 15, 16, and 17. The A. A. sight will not be used in Practices 15, 16, and 17
16 Fleeting Target	Small		300	••	15	••	15 rounds in one magazine.  Nos. 1 and 2 to be in position on the firing point with the gun loaded, butt on the ground, sights at zero until	scoring surface of the target, 2 points. Highest possible score:
		•					the target appears, when No. 1 will adjust sights and fire The target will be exposed for 15 secs.	30 points. Classification practice.
17 . Action and Distribution	L. A. Séreen		300		25	• • •	Two magazines with 15 rds. in one and 10 rds, in the other Nos. 1 and 2 will be in the lying position about 5 yards behind the firing point with the gun and ammunition, sights at "O"	score: 40 points Practices 16 and 17 count towards Classification and Qualification A. A. L. A. section of
·							On the order "take post" being given the firer will place the magazine containing 15 rds. on the magazine post but will not load or adjust his sights. On the signal "Action" Nos. 1 and 2 will move to the firing point, mount the gun, load and fire The firer should start at one end of the target and distri-	the C. G. A., C. E., C. L. I., C. P. R. C., and C. A. S. C.
							bute three bursts inwards, then change magazines and beginning at the other end of the target, distribute two bursts in the reverse direction Time: 60 sees. from signal "action"?	
18 A. A. Aiming and holding	A. A. 1	••	10				15 rds. in one magazine in one group of 7 and one of 8. The Instructor will indicate two target aeroplanes flying in different directions. The firer will fire at each one in turn. Firing 7 rds. at one and 8 rds. at the other. Object of practice—to test Aiming and holding when firing from A. A. portable mounting and using A. A. sights	Scoring using the rifle grouping ring Each hit within the 8inring: 2 pts Each hit within the 12-in. ring: 1 pt. In each case the centre of the ring

Number. Practice.	Target.	Distance in yards.	$\mathbf{R}_{0}$	ounds.	Detail.	Remarks.
19 A. A. Action	A. A. 1	10		15	15 rds. in two magazinos, 7 in one and 8 in the other. A. A. mounting in position on the firing point, Nos. 1, 2, and 3 of A. A. L. A. teams will be in the "Take Post" position 5 yards in rear of the firing point. On the appearance of the target gun numbers will carry out their duties as laid down in S. A. T. Vol. II. No. 1 of L. A. will fire the contents of the first magazine at one of the silhouette aeroplanes, he will then change and fire the contents of the second magazine at another silhouette aeroplane. The target will be raised and exposed for 40 secs.	In the "Take Post' position a magazine will be placed or the magazine post but the gun will not be loaded
20 Moving Target crossing horizontally right to left	A. A. moving	10	••	10	5 rds. in each of two magazines, gun to be loaded on A. A. mounting and aligned on a point in rear of the target. Firer to fire one burst of 5 rds. at each of two consecutive runs. Time: 5 secs. for each run, fire to be carried out within the time limit. Object of practice: To teach the firer to swing the gun with the target. If the Holding, Aim, and Swing are correct the group will be concentrated. If the swing is checked the shots will be	small rectangle: 3 points. Each hit within the middle rectangle: 2 points. Each hit within the large rectangle: 1 point. H. P. S. 30 points
21 Moving Target crossing ho-	A. A. moving	10		10	in a line parallel to the line of flight of the silhouette As for 20 above	As for practice 20. H. P. S. 30
rizontally left to right  22 Moving Target crossing and diving left to right	A. A. moving	10	••	15	5 rds. in each of three magazines. Gun to be loaded on A. A. mounting and aligned on a point in rear of the target. Firer to fire one burst at each of three consecutive runs.  Time: 5 secs. for each run Fire to be carried out within the time limit.  Object of practice: The same as 20 above and in addition to	20. Th. P. S. 45
•	Practices 19, 20, 21	, and <b>22</b> cou	ınt fo	r Class	teach firing at a target moving diagonally to the firer ification and Qualification.	g
					IN Course.	
		U. G. A.	, $\cup$ . $L$	V. I., U. NERAL.	. P. R. C.	

1. A Machine Gunner will not be permitted to fire the Annual Machine Gun course until he has qualified in	n
Recruits' Rifle course.	
2. Parts 3 and 4 will be fired under the direction of C. D. F. Headquarters.	
O A 11 to 1	

3. A minimum of 6 and a maximum of 12 members for each gun on charge will fire the course. In the C. G. A. a total of 1 Officer and 16 Other Ranks will fire the course.

Classification-

(a) In each practice the Machine Gunner is classified standard A, B, or C. He will be awarded points as follows:—

Standard A Standard B Standard C

5. The maximum obtainable is 20 points.

Machine Gunners will be classified as follows:

lst Class ... • • ••

Qualified Those who obtain less than 10 points will be unqualified.

## DETAIL OF PRACTICE.

Range 400 Yards for all Practices.

No.	Practice.	Target.	Seconds.	Rounds.	Remarks.
1	Instructional Registration		. —	30	To be fired on the same day as the subsequent practices.  Tangent sight used and ranging fire should be carried and ranging fire should be carried to the target.

out against a bank of earth adjacent to if possible. Instruction will be given during firing.

10 points 5 points Nil

15 points 10 points

No.	Nature of Practice.	Target.	Time in Seconds.	Rounds.		Remarks.
2	Instructional Application	Large 6 ft. (rifle)	_	20	••	<ol> <li>Object:—To teach aiming, judgment of wind allowance at short range and maintenance of aim (2) This practice to be fired in conjunction with and invariably after Practice 1</li> <li>The 6 ft. target will be hoisted at the commence ment of Practice 1</li> <li>No time limit. The firer will lay his aim on the target with the tangent sight</li> <li>The position of the centre of the group on the target will be signalled from the butts</li> <li>Scoring. For each hit on the target below and including ten '4 points</li> <li>For each hit above ten '5 points</li> <li>This is an instructional practice</li> </ol>
3	Classification Traversing	Three small 4 ft. (rifle)		60		(1) To be fired in conjunction with Practices 1 and as no other rounds are available for registration (2) Object:—To teach aiming, judgment of win allowance at short ranges and maintenance of air combined with traversing (3) Targets:—3 small 4 ft. targets spaced at 5 f intervals from centre of target to the centre of the next target (4) The guns will be mounted but not loaded and lair off the targets for direction and elevation The practice will commence from the word "GO from Supervising Officer No. 1 assisted by No. will load and engage the targets commencing from the left (5) Scoring. On each target 8 points for one hiden 1 point for each additional hit up to a maximum of 20 hits. 12 points to be deducted for every target not hit H. P. S.: 81 points. 27 points per target Standard A 30 points Standard B 20 points Standard C Less than 20 points
4	Classification Service application (flexibility)	One group o plates and one large 6-ft. target (rifle)	l Đ	 30		(1) Object:—To test the firer in quick engagement of targets on different lines of sight and direction (2) Targets:—One group of plates and a large 6 for target.  The plates to be placed in a square of four feet with one of the plates in the middle of the square.  The group of plates and 6 ft. target to be placed within an interval of 15 yards.  (3) The gun will be mounted and loaded ready the firent will not be laid on the set of plates. The target will be exposed and timed from the butted as soon as the target is up, the firent will engage the group of plates. When a plate is hit a black and white marking disc will be shown in the butted. The remainder of the rounds will then be fired on the 6-ft. target.  (4) Scoring:—No hit will count on the target unless the group of plates has been hit Standard A:—If more than 5 hits on the 6-ft. target Standard B:—If the group of plates has been hit Standard C:—If the group of plates has not been hit

## ANNUAL REVOLVER COURSE.

No.	Practice.	How fired.	No. of Rounds.	Yards Range.	Target.	Score and H. P. S.
1	Grouping	Single action, using the sights Firer to return to the "Ready" position after each shot		10	4 ft. with 2 in. aiming marks	
2	Do	do	4 Either hand	10	; do	H. P. S. 20 Standard required: 12
3	Application	Single action, without use of sights Firer to return to the "Ready" position after each shot No standard interval between shots	Either hand	10 .	1 figure 2	15
4	Do	Double action, 3 seconds for each shot	3 Either hand	10	do	15

## Targets and Methods of Scoring .-

The Grouping Practice Targets as shown in S. A. T. Vol. V., page 216.
 Figure Targets for Practices 3 and 4 will be marked with a rectangle—vide S. A. T. Vol. V., pages 219, 220.
 Scoring Practice 2 = each shot within 8 inch × 4 inch Rectangle = 5 points.

 12 inch × 8 inch = 4 points.
 16 inch × 12 inch = 3 points.

The rectangle measure will be applied centre to the bottom of the aiming mark — S. A. T. Vol. V., Plate 116.

<sup>4.</sup> Scoring Practices 3 and 4 = each shot within 16 inch × 12 inch rectangle = 5 points. Each shot on remainder of Target = 3 points.

IT is notified for general information that His Majesty the King has been graciously pleased to accept the position of Colonel in Chief of the Ceylon Defence Force.

By His Excellency's command,

Chief Secretary's Office Colombo, June 1, 1937.

G. S. WODEMAN, Acting Chief Secretary.

H 945/37

and

IT is hereby notified that an examination under the regulations of January 13, 1932, for gentlemen in the Civil Service will be held at the Galle Face Secretariat on Monday, July 19, 1937, and following days, namely:-

Sinhalese Monday, July 19 Tuesday, July 20 Law . .

Wednesday, July 21 ... Thursday, July 22 ... Law Law Accounts. Riding

**Tamil** Friday, July 23 Tamil Saturday, July 24

The examination for officers in the Police Force and the Forest Department, and the vivâ voce examination in the vernaculars for officers in the Public Works Department, the Survey Department, the Post and Telegraph Department, the Department of Agriculture, the Irrigation Department, the Railway Department, the Harbour Engineer's Department (Colombo Port Commission), the Department of Electrical Undertakings, and the Department of Co-operative Societies, will be held at the same time and place.

Candidates are required to send in their names so as to reach the Chief Secretary's Office not later than June 30, 1937.

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

The hours of examination will be from 9.30 A.M. to 12.30 P.M., and from 1.30 P.M. to 4.30 P.M., exclusive of the viva voce examination, which will be specially arranged.

By His Excellency's command,

Chief Secretary's Office, Colombo, May 28, 1937.

G. S. WODEMAN, Acting Chief Secretary.

L. D.—B 121/33

A 175/34

IT is hereby notified for general information that the International Sanitary Convention, signed at Paris on June 21, 1926, has been ratified by the Government of the Republic of Chile.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 2, 1937.

G. S. WODEMAN, Acting Chief Secretary.

M 10/36

IT is hereby notified that the Public Service Regulations published by Notification dated June 30, 1931, in Government Gazette Extraordinary No. 7,865 of June 30, 1931, have been amended by the addition of the following new regulation :- 1

regulation:— 1232. Except where it is otherwise expressly stated, the officers enumerated in Appendix G shall be regarded as Heads of Departments for the purposes of these regulations. (Appointments and discipline.)

By His Excellency's command,

Chief Secretary's Office, Colombo, May 29, 1937.

G. S. WODEMAN. Acting Chief Secretary. M 10/36

IT is hereby notified that the Statements of Administrative Procedure prescribed for the transaction of business with which Officers of State and Executive Committees are concerned (published by Notification dated May 28, 1931, in Government Gazette No. 7,858 of June 5, 1931), have been amended as follows:

Schedules to the Statement of Administrative Procedure prescribed for the transaction of business with which Officers of State are concerned. Pages 7 and 8 of the Manual of Procedure.

Add the following to columns II. and III. of the schedule to paragraph 17 of the above statement (page 8) under Legal Secretary:—

Column II.

Column III. Heads of Departments.

Departments / District Courts Courts of Requests

The respective District Judges The respective Commissioners of Requests

The respective Police Magis-Police Courts trates

The Fiscal's Departments of the several pro-vinces of the Island ...

The respective Fiscals

Schedules to the Statement of Administrative Procedure prescribed for the transaction of business with which Executive Committees are concerned.

Pages 11 to 14.

Add "Development of Agricultural Marketing" to column II. of Part II. of the schedule to paragraph 23 of the Statement of Administrative Procedure (page 12 of the Manual).

Add "Marketing Department" and "Commissioner for Development of Agricultural Marketing" to columns II. and III. of the schedule to paragraph 24 of the same statements (page 14 of the Manual) under Executive Committee of Agriculture and Lands.
Add "Salt Department" and "Salt Adviser" to

columns II. and III. of the schedule to paragraph 24 of the same statement (page 14 of the Manual) under Executive Committee of Local Administration.

Substitute "Director of Agriculture" for "Government Veterinary Surgeon" in column III. of the schedule to paragraph 24 of the same statement (page 14 of the Manual) under Executive Committee of Agriculture and Lands.

By His Excellency's command,

Chief Secretary's Office,

G. S. WODEMAN, Colombo, May 29, 1937. Acting Chief Secretary.

IT is hereby notified that the following list of Heads of Departments (appointments and discipline) has been added as Appendix G to the Public Service Regulations published by Notification dated June 30, 1931, in Government Gazette Extraordinary No. 7,865 of June 30, 1931:—

The following is a list of the Heads of Departments referred to in Public Service Regulation 232:—

(a) Heads of Departments included in the schedules to the statements of Administrative Procedure prescribed for the transaction of business with which Officers of State and Executive Committees are concerned—pages 8 and 14 of the Manual:—

Archæological Commissioner.

Attorney-General.

Chairman, Board of Quarantine.

Chairman, Colombo Port Commission.

Chief Engineer and Manager, Electrical Undertakings.

Commandant, Ceylon Defence Force.

Commissioner for Development of Agricultura Marketing

Commissioner of Excise.

Commissioner of Income Tax and Stamps.

Commissioner of Lands.

Commissioner of Local Government.

Commissioner of Requests, Colombo.

Conservator of Forests.

Controller of Labour.

Deputy Chief Secretary.

Deputy Financial Secretary.

Director, Colombo Museum, and Marine Biologist.

Director of Agriculture.

Director of Education.

Director of Irrigation.

Director of Medical and Sanitary Services.

Director of Public Works.

District Judges.

Fiscals.

General Manager of the Railway.

Government Agents.

Government Analyst.

Government Mineralogist.

Inspector-General of Police. Inspector-General of Prisons.

Legal Draftsman.

Postmaster-General.

Police Magistrates.

Principal Collector of Customs.

Principal, University College. Public Trustee.

Registrar, Co-operative Societies.

Registrar-General.

Salt Adviser.

Surveyor-General.

(b) Heads of Departments not included in the schedules referred to at (a) above :-

The Chairman, Appeal Board (Land Settlement Ordinance).

Auditor-General.

Colonial Storekeeper.

Government Printer.

Private Secretary to His Excellency the Governor.

Registrar of Motor Cars.

Secretary to the Governor.

Settlement Officer.

The Chief Commissioner, Loan Board.

By His Excellency's command,

Chief Secretary's Office, Colombo, May 29, 1937.

G. S. WODEMAN, Acting Chief Secretary.

## THE EXCISE ORDINANCE, No. 8 of 1912.

HIS Excellency the Governor has been pleased under section 7, sub-section (c), of the Excise Ordinance, No. 8 of 1912, to appoint Mr. Jacob Simon de Mel of Taldena in place of Mr. T. M. Ratnayaka as Unofficial Excise Officer to perform throughout the Island the acts and duties mentioned in sections 32, 34, and 45 (a) of the said Ordinance.

> C. BATUWANTUDAWE, Acting Minister for Home Affairs.

The Ministry of Home Affairs, Colombo, May 26, 1937.

#### THE EXCISE ORDINANCE, No. 8 of 1912.

HIS Excellency the Governor has been under section 7, sub-section (c), of the Excise Ordinance, No. 8 of 1912, to appoint Mr. Don Wilbert Wickramaratne of Totagamuwa, Hikkaduwa, vice Mr. H. ·B. Gunawardene as Unofficial Excise Officer to perform throughout the Island the acts and duties mentioned in sections 32, 34, and 45 (a) of the said Ordinance.

> C. BATUWANTUDAWE, Acting Minister for Home Affairs.

The Ministry of Home Affairs, Colombo, May 26, 1937.

THE RUBBER RESTRICTION REPEAL ORDINANCE, 1928.

THE following Order made by His Excellency the Governor under section 3 (2) of the Rubber Restriction Repeal Ordinance, 1928, is hereby published for general information.

D. S. SENANAYAKE,

Minister for Agriculture and Lands.

Ministry of Agriculture and Lands, Colombo, June 2, 1937.

ORDER.

Whereas the expenses, costs, and charges of administering and carrying out the provisions of the Rubber Restriction Ordinance, No. 24 of 1922, and the Rubber Restriction Ordinance, No. 22 of 1927, up to and including the Thirty-first day of October, 1928, and all other expenses authorized under sections 3 (1) of the Rubber Restriction Repeal Ordinance, No. 21 of 1928, have been duly resid. Ordinance, No. 21 of 1928, have been duly paid:

And whereas a surplus in excess of the sum of Three Thousand Eight Hundred and Twenty-two Rupees and Seventy-three cents hereinafter mentioned now remains to the credit of the Rubber Restriction Fund established by the Rubber Restriction Ordinance, No. 24 of 1922, after the payment of the aforesaid costs, charges, and expenses and of such sums as may have been authorized by any Order heretofore made under section 3 (2) of the Rubber Restriction Repeal Ordinance, 1928:

Now, therefore, in pursuance of the powers in me vested by section 3 (2) of the Rubber Restriction Repeal Ordinance, 1928, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, I, Reginald Edward Stubbs, Governor of Ceylon, do hereby order that a sum of Three Thousand Eight Hundred and Twenty-two Rupees and Seventy-three cents out of the surplus now remaining to the credit of the Rubber Restriction Fund established by the Rubber Restriction Ordinance, No. 24 of 1922, may be applied for the purpose of the maintenance of the Iriyagama Rubber Division, and for such purpose shall be credited to the general revenue of Ceylon.

> R. E. STUBBS, Governor.

Colombo, May 29, 1937.

THE RUBBER CONTROL ORDINANCE, No. 6 of 1934. Notification No. 77.

IT is hereby notified that His Excellency the Governor, of the Rubber Control Ordinance, No. 6 of 1934, has been pleased to appoint Messrs. C. de H. Smith and C. G. C. Kerr to be members of the Rubber Advisory Board in place of Messrs. D. T. Richards and J. W. Oldfeld resigned Oldfield, resigned.

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

Ministry of Agriculture and Lands, Colombo, May 18, 1937.

10

THE RUBBER CONTROL ORDINANCE, No. 6 of 1934.

Notification No. 78.

HIS Excellency the Governor, in the exercise of the powers in him vested by section 11 of the Rubber Control Ordinance, No. 6 of 1934, has been pleased to appoint MiVL. G. Gapp to be a member of the First Appeal Board in place of Mr. P. R. May, resigned.

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

Colombo, May 19, 1937.

IT is hereby notified that the persons whose names appear in the schedule annexed hereto have been appointed members of the Divisional Agricultural Associations constituted in terms of the Report of the Executive Committee of Agriculture and Lands, approved by the State Council and ratified by His Excellency the Governor.

D. S. SENANAYAKE Minister for Agriculture and Lands.

Ministry of Agriculture and Lands, Colombo, May 27, 1937.

#### SCHEDULE.

#### Matara District.

MATARA FOUR GRAVETS DIVISIONAL AGRICULTURAL ASSOCIATION.

- (f) Representatives of Agricultural Associations. Mr. T. W. Thomas de Silva.
- (e) Representatives of Co-operative Credit Societies. Walpola: Mr. W. Samarawickrema. Kadeweediya: Mr. K. A. Simon Kularatna.

GANGABODA PATTU DIVISIONAL AGRICULTURAL ASSOCIATION.

(e) Representatives of Co-operative Credit Societies. Kirinda Ampitiyawatta: Mr. R. P. A. Gunaratna.

#### Mullaittivu District.

MARITIME PATTUS DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees.

Putukkudiyiruppu : Mr. V. Tambiah. Mulliyawalai : Mr. V. Annamalai. Kokkutoduvai : Mr. T. Kankesu.

- (e) Representatives of Co-operative Credit Societies. Chilawattai: Mr. S. Sathasivam.
  - (g) Nominated Members.

Mudaliyar C. Arumugam, J.P., U.P.M.

Mr. S. Canapathipillai. Mr. S. Sadayar.

Mr. S. Sinniah Udayar. Mr. V. Subramaniam.

#### VAVUNIYA NORTH DIVISIONAL AGRICULTURAL Association.

(d) Representatives of Village Committees.

Melpattu North: Mr. V. Sinnappillai Melpattu South: Mr. S. Kandiah. Melpattu East: Mr. V. Sittampalam. Udayawur ; Mr. K. Sinnathurai.

- (e) Representatives of Co-operative Credit Societies. Oddusuddan: Mr. V. Sinnappillai.
  - (g) Nominated Members.

Mr. V. Subramaniam Udayar.

Mr. V. Canapathipillai Udayar.

Mr. V. Jeganathapillai Udayar. Mr. K. U. Kailasapillai Udayar.

Mr. K. Kandiah.

#### VAVUNIYA SOUTH (TAMIL DIVISION) DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees. Kilakkumulai South: Mr. V. Sinniah. Kilakkumulai North: Mr. S. Arumugam. Chinnacheddikulam East: Mr. K. Gopalasingam. Naduchcheddikulam: Mr. K. Ellappar.

(e) Representatives of Co-operative Credit Societies.

Urban Bank: Mr. S. Mohideen Pitche. Church Missionary Society: Mr. N. Muttiah. Paddanichchipuliyankulam: Mr. A. Kachchumoham-

Nelukkulam: Mr. S. Piramandu.
Thandikkulam: Mr. V. Kanagasabai.
Rajentirankulam: Mr. T. Ponniah.
Suduventapilvau: Mr. M. Asan Neina.
Veppankulam: Mr. K. Marian.
Velikkulam: Mr. K. Tambipillai.
Sastrikulamkulam: Mr. V. Chellick.

Sastrikulamkulam: Mr. V. Chelliah.

Pampaimadu : Mr. K. Kandavanam. Andiyapuliyankulam : Mr. N. M. Asanar. Chekkadipilavu : Mr. V. Ramanathan. Kotandar Nochchikkulam: Mr. A. Kandiah. Kudiyiruppu: Mr. N. Tamotherampillai. Vairavar Puliyankulam: Mr. T. Subramaniam. Irampaikkulam: Mr. S. Veluppillai. Katiravelar Poovarasankulam: Mr. M. Kailasapillai.

(g) Nominated Members.

Mr. S. Vaitilingam.

Mr. V. T. Swaminathar. Mr. P. K. Peduruppillai.

Mr. V. Elyaya Perumal. Mr. K. Nagamany Udayar.

VAVUNIYA SOUTH (SINHALESE DIVISION) DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees.

Kilakkumulai South: Mr. M. K. Mudalihamy Chinnacheddikulam East and Westi: Mr. M. K. Jangurala.

(e) Representatives of Co-operative Credit Societies.

Madukanda: Mr. K. C. Banda. Mamaduwa: Mr. W. Punchi Banda. Iratperiyakulam: Mr. K. V. Awusadahamy. Marutamaduwa: Mr. A. K. Badderala.

(g) Nominated Members.

Mr. S. M. K. Madukanda Dissawa.

Mr. S. T. Madukanda. Mr. U. B. Subasinghe Korala

Mr. K. Punchi Banda Arachchi.

Mr. Appuralage Malhamy.

#### Kandy District.

UDA BULATGAMA DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees. Ambagamuwe korale: Mr. Alexander Marambe.

## Mannar District.

MANNAR DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees.

Mannar West: Mr. G. Philippupillai.

Mannar East: Mr. A. K. N. Madarsaibo.

Mr. M. K. Kithirumukamathu.

Mantai South: Mr. M. Thomas.

(e) Representatives of Co-operative Credit Societies.

Mannar : Mudaliyar S. Muttutamby. Mr. A. A. Allapichchai Marakar.

(g) Nominated Members.

Mr. M. K. Mohamadali Alim.

Mr. J. W. M. Retnarajah.
Mr. A. O. Habibumohamed.
Mr. T. G. Perera.
Mr. K. K. K. Mukamadu Levvai.

## MANTAI DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees.

Mantai North: Mr. J. P. Lazarus Perunkalipattu: Mr. K. Aiyampillai. Iluppaikkadavai: Mr. S. Somasundaram. Panankamam: Mr. A. Ilaiyatampi. Metkumulai: Mr. V. Vairamuttu.

(e) Representatives of Co-operative Credit Societies. Vidattaltivu: Mr. M. S. Hamid.

(g) Nominated Members.

Mr. A. K. Francis Mr. S. Nikkilappillai.

Mr. V. Pilippu. Mr. A. Visuvar.

Mr. N. Santhan.

#### MUSALI DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees.

Vankalai : Mr. S. Salvadoe Soosai. Nanaddan West: Mr. A. Pilippupillai. Nanaddan East: Mr. A. M. Maduthin. Musali North: Mr. M. M. Vappudaiar. Musali South: M. M. Saliku.

(g) Nominated Members.

Mr. M. Mukamathukasim.

Mr. M. M. Saliku. Mr. T. Jerimiah. Mr. N. Petbiru.

Mr. M. Benjaminpillai.

#### Kalutara District.

KALUTARA AND PANADURA TOTAMUNES DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees. Panadure Talpiti baddas : Mr. G. W. F. Sirisena. Beruwal, Alutgam, and Malawan baddas : Mr. D. H.

Thewarapperuma.

Kalutara Paiyagal baddas: Mr. P. F. A. Goonatileke.

(e) Representatives of Co-operative Credit Societies.

Koholana: Mr. R. D. W. Gunawardane.

Mahawaskaduwa: Mr. G. A. Perera.

Dakunu Paiyagala: Mr. W. D. Elamis Singho.

Maha Paiyagala: Mr. D. W. Weerasekera.

Palayangoda: Mr. W. D. Arnolis Appuhamy.

Kalamulla North: Mr. D. Peter Silva.

Kalamulla North: Mr. D. Peter Silva.
Nagoda: Mr. S. Emanis Fernando.
Katukurunda North: Mr. W. Livinis Fernando.
Kuda Paiyagala: Mr. C. K. Fernando.
Bombuwala: Mr. G. Wimaladewa.
Palatota: Mr. K. T. R. de Silva.
Maggona: Mr. S. D. J. Arsekularatne.
Pinidiyamulla: Mr. P. G. de Silva.
Remunegoda South: Mr. P. D. Noris Singho.
Mahagammedda: Mr. A. D. S. Jayasinghe.
Alutgama-Warapitiya: Mr. G. Henry de Silva.
Diyalagoda South: Mr. D. L. P. Weerasinghe.
Kankanangoda-Ambepitiya: Mr. K. T. Munasing

Kankanangoda-Ambepitiya: Mr. K. T. Munasinghe. (Kantha) Maggona East: Mr. L. Isabella Silva. Walatara: Mr. L. D. Jayanoris Appuhamy. Beruwala North: Mr. W. B. C. Fernando. Uggalboda: Mr. D. M. Dharmawardane.

Uggalhoda: Mr. D. M. Dharmawardane.
(Ltd.) Kalutara North: Mr. Peter L. Peiris.
Molligoda: Mr. A. Nanayakkara.
Pamunugama: Mr. E. Arnolis Perera.
Mahabellana: Mr. H. S. Perera.
Hirana: Mr. K. D. Peter Appuhamy.
(Kantha) Maggona West: Mr. S. D. Katharine.

Wekada East: Mr. T. A. S. Perera. Bombuwala East: Mr. P. B. Pabilis Fernando.

(g) Nominated Members.

Mr. A. M. C. Dias. Mr. W. R. Wijemanne

Mr. G. Pedirick Perera.

Mr. B. D. Thedonis. Mr. D. M. Jayawardane.

#### RAIGAM KORALE DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees. Udugaha pattu: Mr. D. C. Samaratunga. Munwattebage pattu: Mr. D. H. P. Retiyala. Kumbukke pattu: Mr. W. A. S. F. Wimalaratne. Adikari pattu: Mr. W. Nomis Silva.

(e) Representatives of Co-operative Credit Societies.

Galpatha: Mr. D. H. Ethulathmudali. Kotigala : Mr. D. M. Amarasinghe. Kalupahana : Mr. D. L. D. Nemis. Yala: Mr. H. Kirineris Fernando.
Begomuwa: Mr. D. B. Pedirick Singho.
Yatawara: Mr. D. M. P. Kottagoda. Talahitiya: Mr. H. D. John Singho. Urugala: Mr. S. J. Fernando. Remuna: Mr. P. G. Babbu Singho. Panagoda: Mr. M. D. S. Samaraweera.

(g) Nominated Members.

Mr. P. D. Deonis. Mr. R. D. Arnolis. Mr. H. Don Pedrick.

Mr. G. D. A. Wickramasinghe. Mr. D. C. Dasanayake.

PASDUN KORALE EAST DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees. Latpandura: Mr. M. D. Simon Kalawellawa : Mr. D. B. W. Wijegoonawardane. (e) Representatives of Co-operative Credit Societies.

Kudaligama: Mr. D. A. Weerakkody. Girikola: Mr. W. Odiris Fernando. Agalawatta: Mr. B. C. S. Weerasinghe. Mahagama: Mr. P. C. M. Kularatne. Mahagama North: Mr. M. D. Carolis Fernando.
Dakunu Mahagama: Mr. R. Jarlis Fernando.
Polgampola: Mr. D. S. Gunasinghe.
Moragala: Mr. W. A. P. Wickramaratne.
(Kulangana) Dakunu Mahagama: Mr. D. A. Jayawardane.
(Kulangana)

(Kulangana) Mahagama North : R. D. Cecilin Nona.

(g) Nominated Members.
Mr. R. E. Nicol.

Mr. D. A. Kalubowila. Mr. D. S. W. Wijegoonawardane. Mr. M. J. B. Simon.

Mr. B. D. H. Gunatileka.

Mr. M. A. D. P. Kularatne.

#### PASDUN KORALE WEST DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees. Katugahahena: Mr. H. A. Munasinghe. Pannila: Mr. D. W. Jayanetti.

(e) Representatives of Co-operative Credit Societies.

Pahalagama: Mr. K. D. Charles. Iddagoda: Mr. D. G. Wijesinghe. Welipenna: Mr. O. W. Jayanetti. Horawala: Mr. H. A. Perera. Owitigala: Mr. D. B. Wijesinghe. Owitgaia: Mr. D. B. Wijesingne.
Bopitiya: Mr. K. Don Johanis.
Matugama: Mr. D. S. Newnhella.
Dodangoda West: Mr. K. D. Simon de Alwis,
Walagedara: Mr. P. Jayasinghe,
Wadugama-Nehinna: Mr. N. D. S. Weerasooriya.
Sapugahawatta: Mr. D. K. Weerasooriya. Tebuwana-Ihalagama: Mr. G. Emis Perera. Katugahahena: Mr. D. D. Siriwardane. Navuttuduwa: Mr. M. D. W. Gunatileka. Dodangoda East: Mr. U. K. D. Pelis Appuhamy.

(f) Representatives of Agricultural Association. Mr. G. O. Secker.

(g) Nominated Members.

Muhandiram W. D. K. Wijegoonawardane. Muhandiram N. D. de S. Wijesekara. Mr. D. T. Karunatileka. Mr. D. A. Goonatileke.

Mr. W. D. A. P. Wijegurusinghe.

## Ratnapura District.

KURUWITI KORALE DIVISIONAL ACRICULTURAL ASSOCIATION.

(e) Representatives of Co-operative Credit Societies. Ratnapura Public Service: Mr. D. P. Wijesinghe. Malwala: Mr. K. M. Fernando.

NAWADUN KORALE DIVISIONAL AGRICULTURAL ASSOCIATION.

(e) Representatives of Co-operative Credit Societies. Pahala Karawita: Mr. M. Premaratna. Watupitiya: Mr. M. H. Kiribaba.

ATAKALAN KORALE DIVISIONAL AGRICULTURAL ASSOCIATION.

(e) Representatives of Co-operative Credit Societies. Atakalanpanna: Mr. B. Gunasiriya Atakalan Korale Headmen's: Mr. V. Dingirimahatmaya.

KADAWATA AND MEDA KORALES DIVISIONAL AGRICULTURAL ASSOCIATION.

(e) Representatives of Co-operative Credit Societies. Kadawata and Meda Korales Headmen's: Mr. R. D. S. Munasinghe. Galagama: Mr. H. M. H. Seneviratna.

#### Kurunegala District.

#### WANNI HATPATTU DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees.

Ambanpola: Mr. T. B. Divullewa. Ambanpola: Mr. T. B. Divullewa.
Nikaweratiya: Mr. T. M. Appuhamy.
Tambarombuwa: Mr. H. M. Rasnayake.
Balalla: Mr. K. M. Jayasundera.
Maho: Mr. D. B. Dasanayake.
Galgamuwa: Mr. W. M. Banda.
Ehetuwewa: Mr. D. M. Menikrala.
Mahananneriya: Mr. I. B. Kapuru Banda.

(e) Representatives of Co-operative Credit Societies.

Mediyawa: Mr. H. Muhalihamy. Balalla: Mr. R. B. Punchi Banda. Wanni Hat Pattu Headmen's Society: Mr. R. B. A. Uduweriya. Hiddewa: Mr. H. A. Herathamy. Ambanpola: Mr. G. M. Menikrala.

(g) Nominated Members.

Mr. S. M. Fernando. Mr. F. Amerasingha. Mr. S. A. Perera. Mr. P. M. Suddahamy. Mr. Ismail Lebbe Lekama.

#### HIRIYALA HATPATTU DIVISIONAL AGRICULTURAL ASSOCIATION.

(d) Representatives of Village Committees.

Dodangaslanda: Mr. J. H. Appuhamy. Hiripitiya: Mr. K. B. Tennekoon. Gokarella: Mr. H. M. Heen Banda. Polpitiya: Mr. A. M. Pinchi Banda.

(e) Representatives of Co-operative Credit Societies.

Dodangaslanda: Mr. D. P. Ranasingha. Kambuwatawana: Mr. H. M. B. Ukku Banda. Ibbagamuwa: Mr. T. B. Talgodapitiya. Hatigamuwa: Mr. E. M. Tikiri Banda. Talgodapitiya: Mr. K. M. Punchi Banda. Hunupola Pahalagama: Mr. S. B. M. Punchi Banda.

## (g) Nominated Members.

Mr. L. P. Perera.

Mr. A. E. Ahamadu Meerá Saibo. Mr. P. B. Ekanayake.

Mr. M. K. A. Mahamed Lebbe.

Mr. D. B. Dasanayake.

## WEUDAWILI HATPATTU DIVISIONAL AGRICULTURAL Association.

(d) Representatives of Village Committees.

Pilessa: Mr. L. B. Ekanayake.
Weuda: Mr. W. D. I. Gunaratna.
Boyagane: Mr. H. B. Ratgalla.
Wellawa: Mr. C. M. P. Jayawardena.
Rambodagalla: Mr. Y. Mohammado Lebbe.

(e) Representatives of Co-operative Credit Societies.

Mawatagama: Mr. H. M. Kiri Banda.
Polgolla: Mr. A. M. Tikiri Banda.
Boyagane: Mr. W. M. Bandaranayake.
Watareka: Mr. L. B. Ekanayake.
Paragoda: Mr. B. M. Mudiyanse.
Konpole: Mr. H. Nanediri.
Gonigoda: Mr. H. Mudiyanse.
Miliyadda: Mr. W. G. Pina.
Pussella: Mr. A. B. T. M. Ukku Banda.
Rambodagalla: Mr. W. D. Kiriya.
Hewanpola: Mr. I. M. Dingiri Banda.
Meddegama: Mr. M. W. Jayalat.
Delwita: Mr. H. B. Boyagoda. Mawatagama: Mr. H. M. Kiri Banda. Delwita: Mr. H. B. Boyagoda. Pilessa: Mr. I. M. Ukku Banda. Mitenwela: Mr. B. M. Piyadasa. Atamune: Mr. T. B. Wijekom.

## (g) Nominated Members.

Mr. T. B. Wijesuriya. Mr. Kalu Banda. Mr. Ukku Banda. Mr. D. M. K. Banda. Mr. Kalu Banda.

#### DAMBADENI HATPATTU DIVISIONAL AGRICULTURAL Association.

(d) Representatives of Village Committees. Dambadeniya: Mr. M. A. Gunasekara. Polgahawela: Mr. G. D. Saradiel Appuhamy.

Narammala: Mr. P. B. Medagoda. Potuhera: Mr. T. B. Amunugama. Alawwa: Mr. H. D. C. Appuhamy. Murutenge: Mr. A. M. Gunarathamy.

(e) Representatives of Co-operative Credii Societies.

(e) Representatives of Co-operative Crelii Societies.

Udugama: Mr. H. M. Dingiri Banda.
Dembegoda: Mr. T. M. Ranhamy.
Ratmalagoda: Mr. E. S. Girigoris Saram Appuhamy.
Warakagoda: Mr. R. B. Warakagoda.
Mawatta: Mr. A. M. Tikiri Banda.
Hondella: Mr. E. M. Tikiri Banda.
Polgahawela: Mr. K. B. Epakanda.
Wilgamuwa: Mr. S. B. Wilgamuwa.
Nungamuwa Ihalagama: Mr. G. P. D. Banda.
Nungamuwa Medagama: Mr. H. Kiri Mudiyanse.
Wennoruwa East: Mr. S. D. Baiya.
Wennoruwa East: Mr. S. D. Baiya.
Wennoruwa West: Mr. D. Sobana.
Pannala: Mr. A. P. Wijeris Appuhamy.
Nugawela Pahalagama: Mr. S. M. Podiralahamy.
Wettewa: Mr. S. A. Simion Perera.
Dehelgamuwa: Mr. R. A. Yohanis Appuhamy.
Kiriwanpola: Mr. W. M. Punchi Banda.
Keppitiwalana: Mr. S. M. Kiri Mudiyanse.
Mabopitiya: Mr. G. A. M. D. Banda.
Boyawalana: Mr. K. A. Siridarahamy.
Marawita: Mr. I. A. Weerasekara.
Kudagammana: Mr. C. T. Basnayake.
Metiyagane: Mr. D. E. Jayakody.
Medagoda: Mr. R. M. Mudalihamy.
Murutenge: Mr. H. D. S. Wirasingha.
Godakuruwa: Mr. H. D. S. Wirasingha.
Godakuruwa: Mr. H. M. Mudalihamy.
Kolambalamulla: Mr. R. M. Banda.
Bewilgamuwa: Mr. H. M. Sohondirala.
Potuhera: Mr. I. T. M. Herat Banda.
Headmen's Thrift Society: Mr. P. M. Dingiri Banda.

## (g) Nominated Members.

Mr. V. E. Jayssundera. Mr. M. M. Punchi Banda. Mr. H. B. Samarakoon.

#### DEWAMEDI HATPATTU DIVISIONAL AGRICULTURAL Association.

## (d) Representatives of Village Committees.

Wariyapola : Mr. H. B. Horombuwa. Kalugamuwa: Mr. M. M. M. Basnayake. Kangama: Mr. S. M. Isma Lebbe. Hettipola: Mr. W. T. Herat Banda.

(e) Representatives of Co-operative Credit Societies.

Kobeigane: Mr. A. M. Banda. Madawala: Mr. P. B. Ratnayake. Ginipenda: Mr. A. M. Dingiri Banda. Yalawa: Mr. R. M. Kalu Banda. Gallehera: Mr. W. M. Dingiri Banda. Kalugamuwa: Mr. J. H. M. Kiri Banda.

#### (g) Nominated Members.

Mr. W. T. Tissera. Mr. R. A. Hunukumbura. Mr. C. A. Tennakoon Korala. Mr. T. B. Tennakoon Korala. Mr. C. R. M. Ausadahamy Korala.

#### KATUGAMPOLA HATPATŢU DIVISIONAL AGRICULTURAL Association.

#### (g) Representatives of Village Committees.

Pannala: Mr. T. Jayatillake. Udubaddawa: Mr. J. H. Mudiyanse. Dummalasuriya: Mr. G. Herat Randeni. Horombawa: Mr. D. M. Siyatu Banda. Bingiriya: Mr. S. M. Gunarat Banda. Hamangalla: Mr. M. P. Perera. Piduma: Mr. J. A. Halpe. Makandura: Mr. V. Subasinha.

## (g) Nominated Members.

Mr. S. A. M. Abdul Hamid, Mr. K. D. Jinadasa, Mr. L. H. Pabilis Appuhamy, Mr. W. M. John Fernando. Mr. A. P. Jayatilake.

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

SCHEME in accordance with the provisions of Chapter VI. of the Irrigation Ordinance, No. 45 of 1917, approved under section 12 (1) (b) at a meeting duly held on January 4, 1937, by the prescribed majority of the proprietors within the irrigable area of the Puhulpola-ela irrigation work in the Udukinda division, Province of Uva, and sanctioned by the Governor by virtue of the powers vested in him by section 45 of the aforesaid Ordinance, and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, May 31, 1937. 14 Бенеме,

1. Name and description of work: Enfulpoidella, Dambawinipalata korale, Udukinda division, Badulla District, Province of Uva.

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

Private lands under cultivation 19‡ acres approximately

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

2 acres approximately

Terms agreed upon-

(1) The construction of the following items of the nocessary work, namely, a partial anicut into Dolgolla-oya, retaining wall and head sluice with ancillary scour and low level silt gates up to the estimated cost of Rs. 1,300 is undertaken by the Government.

(2) In consideration of the aforesaid undertaking on the part of the Government, the proprietors on their part undertake to complete the following items of work free of all charges, namely, 70 cubes earthwork in improving channel bed and bund in addition to such work as is necessary to repair the retaining walls, all such work being in accordance with the specifications issued by the Divisional Irrigation Engineer and to the satisfaction of the Government Agent.

(3) The proprietors further agree to pay to the Government in full settlement of the cost, incurred by the Government in the construction of the items of work aforesaid, a construction rate of Rs. 3.45 per acre per annum for a period of five years from the date of completion of the irrigation work.

(4) The proprietors further agree to contribute, after the completion of the work, all labour required for its

maintenance and repair, free of all charges.

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

## BOARD OF EDUCATION.

HIS Excellency the Governor has been pleased to appoint Rev. R. S. de Saram to be a member of the Board of Education for a further period of three years with effect from May 18, 1937, in accordance with section 6 (2) of Ordinance No. 1 of 1920.

By Ris Excellency's command,

C. W. W. KANNANGARA, Minister for Education.

The Ministry of Education, Colombo, May 29, 1937.

I 839 L. D.-B 44/37

THE LOCAL BOARDS' ORDINANCE, 1898.

IT is hereby notified that the Governor has, by virtue of the powers vested in him by the proviso to section 56 (20A) (iii.) of the Local Boards' Ordinance, 1898, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, sanctioned the levy, from the first day of July, 1937, by the Local Board of the town of Minuwangoda in the Colombo District of the Western Province, of a conservancy rate of two per centum for each year on such annual value of every house, building, land, or tenement situated within the said town, as may be determined for the purposes of the assessment rate levied for that year under the Ordinance.

S. W. R. D. BANDARANAIKE, Minister for Local Administration. Colombo, May 26, 1937.

M. L. A.—B 1342/L. D.—B 79/36

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920

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

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

Colombo, June 1, 1937.

#### BY-LAW.

The by-laws relating to public markets rublished in Gazette No. 8,247 of October 2, 1936, are hereby amended by the substitution for by-law 5 thereof, of the following

- "5. Rents or fees for the use or occupation of the several stalls, spaces, or seats in the public markets shall be paid in the following manner:
  - (a) Rs. 2.50 at the time of the issue of the permit; and (b) thereafter, in accordance with the provisions of by-law 7, at the rates set out in Schedule II. to these by-laws.'

#### L. D.-B 107/34/M. L. A.-B 1112

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Batticaloa 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.

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

Colombo, June 1, 1937.

## BY-LAW.

The by-laws published by Notification in Gazette No. 8,095 of December 14, 1934, as amended by Notification in Gazette No. 8,140 of August 16, 1935, are hereby further amended by the substitution, for the by-laws relating to hair-dressing saloons or barbers' shops, of the following new by-laws :-

HAIRDRESSING SALOONS OR BARBERS' SHOPS.

#### I .- Conditions of Issue of Licence.

No person shall be entitled to obtain a licence to keep a hairdressing saloon or barber's shop unless the building or part of the building to be used for the purpose, and the equipment of the saloon or shop, are in conformity with the following conditions and requirements:

- 1. The building or part of the building-
- (a) must be substantially constructed, and must have a floor space of not less than 120 square feet: provided that the requirements of this paragraph shall not apply to any building in which a saloon or shop is carried on or kept at the date of the publication of this by-law in the Gazette; and
- (b) must have its walls lime-plastered and lime-washed, its roof provided with a wooden or other similar ceiling painted white, its floor cemented, and the junction of the floor with the walls rounded off with cement; and
- (c) must be well lighted and well ventilated; and (d) must be provided with satisfactory drains, and with
- satisfactory latrine accommodation either within the building or on the premises.
- 2. If any part of the building is used or is intended to be used for residential purposes, that part must be in conformity with the requirements of the Housing and Town Improvement Ordinance, No. 19 of 1915.
  - The saloon or shop must be provided with-
  - (a) a sufficient supply of water at all times during which
  - the salon or shop is open to customers;

    (b) means for securing an adequate supply either of boiling water or of disinfectants, for the purpose of washing or sterilizing the instruments or appliances in daily use;

- (c) facilities for the hairdressers or barbers to wash. their hands during the course of their work;
- (d) a sufficient number of receptacles for the disinfectants to be used for sterilizing instruments or appliances;
- (e) a sufficient supply of towels and overalls for the use of

the customers;

(f) a sufficient number of spittoons, kept by the side of the seats in such manner as to be readily available to customers and employees; and

(g) a covered and movable dust-bin made of galvanized iron or other impervious material, for the reception of hair-clippings and refuse.

#### II.—Regulations for Licensed Hairdressing Saloons or Barbers' Shops.

- 1. The licensee of a hairdressing saloon or barber's shop shall-
  - (a) keep affixed, in a conspicuous position outside the saloon or shop, a board bearing the words "Licensed Hairdressing Saloon" or "Licensed Barber's Shop," as the case may be; and
    (b) keep affixed, in a conspicuous position within the saloon or shop, a framed copy of these regulations in each of the languages, English, Sinhalese, and Tamil.

- 2. The licensee of a hairdressing saloon or barber's
  - (a) cause the walls of such saloon or shop to be limowashed and the ceiling painted at least once in
  - six months; and
    (b) keep clean the floor, walls, ceiling, fixtures, furniture, and equipment of such saloon or shop.
- 3. The licensee of a hairdressing saloon or barber's shop shall cause every hairdresser or barber employed by him in such saloon or shop-

  - (a) to keep his person and his wearing apparel clean;
    (b) to keep his finger-nails short and free from dirt; and
    (c) to wash his hands with soap and water immediately
  - before attending to each customer.
- 4. The licensee of a hairdressing saloon or barber's shop shall-
  - (a) cause every spittoon in such saloon or shop to be
  - maintained in a clean and sanitary condition;
    (b) cause every hair-brush or comb used in such saloon or shop to be washed or cleaned, and sterilized or disinfected, every day, and to be kept in a clean and sanitary condition at all times;
  - (c) cause every shaving mug or cup, shaving brush, clipper, razor, or other cutting instrument, used in such saloon or shop to be well rinsed and cleaned in hot water after each occasion on which it is used; and

(d) cause all hair-clippings and other refuse to be collected after each customer has been attended to, and to be deposited in the dust-bin provided for the

purpose.

- The licensee of a hairdressing saloon or barber's shop shall not use, or permit any hairdresser or barber employed by him in such saloon or shop to use, on any customer-

  - (a) any styptic pencil, powder-puff or sponge; or (b) any alum or other material for the purpose stopping any bleeding, unless such alum or other material is in powder or liquid form.
- The licensee of a hairdressing saloon or barber's shop shall not supply, for the use of any customer, any towel which is not fresh from the wash or any overall which is
- The licensee of a hairdressing saloon or barber's shop shall not-
  - (a) knowingly permit any person who is suffering from any infectious or contagious disease of any kind, or who has recently been in attendance on any person suffering from any such disease, to enter

(c) knowingly permit any hairdresser or shop on any burbose to the saloon or shop for any purpose; or (c) knowingly permit any hairdresser or barber employed by him to attend in the saloon or shop on any person referred to in paragraph (a); or

- (d) permit any such hairdresser or barber who, by error or accident, attends on any person referred to in paragraph (a), to attend on any other customer unless that hairdresser or barber washes and cleans his hands before attending on such other customer; or
- (e) permit any instrument that has been used on any person referred to in paragraph (a) to be used on any other person until it is sterilized.

8. No person shall expectorate within any hairdressing saloon or barber's shop, except into a spittoon provided for the purpose.

The licensee of a hairdressing saloon or barber's shop shall not use or permit any other person to use the licensed premises-

(a) as a place for taking meals at any time; or

(b) as a place for sleeping, except at night when such premises are not open to customers.

## M. L. A.-B 794/L. D.-B 120/33

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

BY-LAW made by the Anuradhapura 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.

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

Colombo, June 1, 1937.

#### BY-LAW.

The by-laws relating to Markets published by Notification dated September 1, 1936, in Gazette No. 8,242 of September 4, 1936, as amended by by-law published in Gazette No. 8,273 of February 19, 1937, are hereby further amended by the substitution, for by-law 28 thereof, of the following new by-law :

The following rents and fees shall be paid by the holders of permits and tickets in the public market within the Anuradhapura market area:

Stalls Nos. 1, 2, 3, 5, 6, 7, 8, 9, 10, 12, 13, 14, 16, 17, 18, 20, 21, 22, 23, 24, 25, 27, 28, 29. Each Rs. 7 50 per month or 1/30th of the month's

rent for a day or part thereof.

Stalls Nos. 4, 11, 15, 19, and 26. Each Rs. 12:50
per month or 1/30th of the month's rent for a

day or part thereof.

Stalls Nos. 30, 31, 32, 34, 35, 36, 37, 38, 39, 41, 42, 43, 45, 46, 47, 49, 50, 51, 52, 53, 54, 56, 57, and 58. Each Rs. 4 50 per month or 1/30th of the

month's rent for a day or part thereof.

Stalls Nos. 33, 40, 44, 48, and 55. Each Rs. 6 50
per month or 1/30th of the month's rent for a
day or part thereof.

Stalls Nos. 59, 60, 61, 64, 65, and 66. Each Rs. 15
per month or 1/30th of the month's rent for a
day or part thereof.

day or part thereof.

Stalls Nos. 62 and 63. Each Rs. 10 per month or cents 50 per day or part thereof.

Stall No. 67. Rs. 5 per month or cents 25 per day or

part thereof.

Stall No. 68. Rs. 5 per month or 1/30th of the month's

rent per day or part thereof.

Stalls Nos. 72 and 77. Each Rs. 7.50 per month or 1/30th of the month's rent per day or part

thereot.

Stalls Nos. 69, 70, 71, 73, 74, 75, 76, 78, 79, and 80.

Rs. 10 per month or 1/30th of the month's rent per day or part thereof.

Stalls Nos. 81, 82, 83, 84, 86, 87, and 88. Rs. 12.50 per month or 1/30th of the month's rent for a day or part thereof."

## L. D.-B 52/37

I 815

THE SMALL TOWNS SANITARY ORDINANCE, 1892.

IT is hereby notified that by virtue of the powers vested in him by section 9B (2) of the Small Towns Sanitary Ordinance, 1892, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, the Governor has fixed a water rate of 6 per centum on such annual value of all houses, buildings, lands, and tenements within the limits of the Sanitary Board town of Dimbula, as may be determined for the purposes of the assessment rate levied under the Ordinance, and directed that that water rate shall come into effect on the first day of January, 1938.

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

Colombo, May 26, 1937.

#### G 1085/L. D.—B 102/31 THE VILLAGE COMMUNITIES ORDINANCE, No. 9 of 1924.

RULE under sections 29 and 30 (4) of the Village Communities Ordinance, No. 9 of 1924, made by the Village Committee of the Ambalangoda subdivision of Wellaboda pattu, in the Galle District of the Southern Province, and approved by the Governor by virtue of the powers vested in him by the said section 30 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, May 27, 1937.

#### RULE.

The rules made under sections 29 and 36 of the Village Communities Ordinance, No. 9 of 1924, and published in Gazette No. 8,135 of July 26, 1935, are hereby amended in the rules under the heading "Sub-sections (15) and (34)"—

- (a) by the renumbering of rule 11 of those rules as rule 11(1)
- (b) by the addition to that rule of the following new paragraph (2):-
  - "(2) In the event of non-compliance by any owner or occupier with the requirements of any notice served on him under paragraph (1), the Chairman shall cause the work to be done and the Chairman or any officer authorized in writing by him may enter upon the land for the purpose of such work, and the expense thereby incurred shall be paid by the owner or occupier and shall be recoverable as a debt due from him to the committee."

#### L. D.-B 118/35

#### I 189

#### THE ROAD ORDINANCE, 1861.

RULE under section 19 of the Road Ordinance, 1861 made by the Provincial Road Committee of the Central Province in respect of the resthouse at Horton Plains, Nuwara Eliya District, in the charge of that Committee, and approved by the Governor by virtue of the powers vested in him by the said section 19.

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

Colombo, May 28, 1937.

## RULE.

The rules under section 19 of the Road Ordinance, 1861, published in Gazette No. 8,204 of February 28, 1936, are hereby amended as follows :-

- (1) in rules 8, 9, 12 (1), 12 (2), and 15 (3) thereof, by the omission of the words "or lessee" wherever those words occur therein;
- (2) by the substitution for the schedule to those rules of the following new schedule:

#### Schedule.

#### RESTHOUSE TARIFF.

Fees payable to the Committee.

## Occupation.

For each person occupying any portion of the resthouse or premises

	Rs.	e.
For a period not exceeding 1 hour	0	10
For a period exceeding I hour and not		•
exceeding 12 hours	0	25
For a period exceeding 12 hours and not	Ü	-0
exceeding 24 hours	0	50
For each bed, sofa, or couch used as a bed	U	50
with private linen, for a period not	_	
exceeding 24 hours	Ü	50
Linen, &c.		
For use of 2 sheets with or without a		
blanket for a period not exceeding 72		
hours	Λ	50
For use of one table cloth and napkin for	U	30
a period not exceeding 24 hours	٥	10
For use of one towel for a period not	U	10
exceeding 24 hours		_
exceeding 24 nours	6	5
Servants.		
For each servant occupying any portion		
of the servants' quarters—		
For any period exceeding 12 hours and		
not exceeding 24 hours		50
	,	

Horses.	Rs.	c.
For stabling each horse for a period not		
exceeding 12 hours	0	50
For stabling each horse for a period		
exceeding 12 hours and not exceeding		
24 hours	1	0
Dogs.		
For each kennel occupied for a period not		
exceeding 24 hours	1	0

#### M. L. A.-B 1429/L. D.-B 24/37

THE VEHICLES ORDINANCE, No. 4 of 1916.

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

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

Colombo, June 1, 1937.

#### BY-LAWS.

The following shall be the rates and fares to be paid for vehicles plying for hire within the limits of the Urban District Council of Trincomalee:—

	Rs.	c.
For a cart drawn by one bullock:		
for a distance not exceeding a half mile for distance exceeding a half mile and not	0	25
exceeding one mile		50
for every additional mile after the first mile where the cart is hired by the day, for		25
each unit period of 12 hours	2	0
For a cart drawn by two bullocks:		
Double the above rates.		
For a hackery or buggy cart:		
for a distance not exceeding one mile	0	50
for every additional mile after the first mile	0	25
where the hackery or cart is hired by the		
hour, between 6 A.M. and 6 P.M.—		
for the first hour	•	75
for each subsequent hour or part of		
an hour	0	15
where the hackery or cart is hired by the hour, between 6 P.M. and 6 A.M.—the above rates increased by 50 per cent.		
For a jinricksha:		
Between 6 A.M. and 6 P.M.—		
for the first quarter hour		25
for each additional quarter hour up to	,	
one hour	0	25
for each additional half hour after the		
first hour	0	25
Between 6 P.M. and 6 A.M.—the above rates increased by 50 per cent.	ŀ	•

2. A copy of the above rates and fares shall be affixed in a conspicuous part of every cart, hackery, buggy cart,

or jinricksha plying for hire.

3. The rates fixed by the Local Board of Trincomalec, published in Gazette No. 7,444 of January 30, 1925, and continuing in force by virtue of the provisions of section 247 of the Local Government Ordinance, No. 11 of 1920, are hereby revoked.

#### M. L. A.-B 445/L. D.-B 138/29

THE MOTOR CAR ORDINANCE, 1927.

REGULATION for the Urban area comprised within the administrative limits of the Urban District Council of Matale, made by the Governor by virtue of the powers vested in him by sections 53, 58, and 70 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, June 1, 1937.

## REGULATION.

The regulations published by Notification dated December 17, 1936, in Gazette No. 8,265 of December 23, Notification dated 1936, are hereby amended in regulation 15 thereof as

- (a) by the substitution, for the word "between", of the
- words "to the west of"; and (b) by the omission of the words "and the junction of that road with Trincomalee street"

(Continued on page 812)

ACCOUNT showing amount received and charges and expenses incurred in connection with the Ceylon Currency Note issue for the period October 1, 1935, to September 30, 1936 (vide section 19 of Ordinance No. 32 of 1884):

EXPENDITURE.

INCOME.

		Rs.	c.	Rs.	c.	1	Rs.	o.	Rs.	c.
To salaries of staff Stationery, office firniture Currency notes and coins Registration and destruct of old currency notes Incidental expenses	&c  ion	146,131	95 67 68	907.41		Gain on sale of investments	,041,796 510,978		1,552,775 110,674	
Profit				207,415 1,456,033		I .				
				1,663,449	60			-	1,663,449	60
										_

This account has been audited under my direction and is correct:

Colombo, May 28, 1937.

J. Jos. JACOB, Acting Auditor-General.

C. H. COLLINS, Financial Secretary, G. S. WODEMAN, Deputy Chief Secretary, J. M. DOULTON, Commissioner of Stamps,

Commissioners of Currency.

O 188/2 (BK)

General Treasury Colombo, May 11, 1937.

	Compa	rative Mo	nthly	Return of Re	venue	from October,	1933,	to November,	1936.	0 100/- (1/2
				1933-34.		1934-35.		1935-36.		1936-37.
				$\mathbf{Rs.}$		Re.		$\mathbf{Rs}_{ullet}$		Rs.
October			• •	8,325,657		8,086,141		9,223,141	••	8,599,438
November				7,503,049		9,379,127		9,415,663		8,355,114
December				7,379,096	• •	8,879,647		7,599,936		•
January				9,652,192		11,148,671		11,563,006		
February				10,624,543		6,718,983		7,813,648		
March	• •			10,513,257		8,913,768		9,284,264		
April	••			7,221,171		7,417,758		7,412,288		
May	••		• •	7,336,794		7,127,468		8,227,295		
June	••		••	7,960,285		6,776,175		7,885,417		
July	••		• •	7,819,712	• •	9,098,627		7,914,755		
August	••			7,782,653	•••	6,831,988		6,535,322		
September	••		• •	11,981,952	• •	8,615,199	• •	9,895,772		•
		Total		104,100,361		98,993,552		102,770,507		

General Treasury Colombo, May 27, 1937.

S. PHILLIPSON, Acting Deputy Financial Secretary.

## NOTICES CALLING FOR TENDERS.

#### Wrought Iron and Steel Scrap.

THE Chairman, Tender Board, General Treasury, P. O. Box 500, Colombo, will receive tenders up to 12 noon on Tuesday, June 15, 1937, for the purchase of 150 tons (approximately) of wrought iron and steel scrap.

Tenders should be made on forms obtainable from the

Harbour Engineer from whom all particulars on the subject

can be obtained.

Office of the Colombo Port Commission, Colombo, June 1, 1937.

E. H. DAVIES, for Chairman, Colombo Port Commission.

THE Chairman, Tender Board, General Treasury, P. O. Box No. 500, Colombo, will receive tenders up to 12 noon on Tuesday, June 15, 1937, for the supply of fresh cow milk to the Government Hospitals at Badulla, Gampaha, Ingiriya, Jaffna, Karawanella, Kegalla, Kalutara, and Kankesanturai. and Kankesanturai.

Tenders should be made on forms obtainable from the Director of Medical and Sanitary Services.

3. For further particulars see notice dated January 26, 1937, appearing in the Government Gazette No. 8,269 of January 29, 1937.

S. T. GUNASEKARA, Director of Medical and Sanitary Services. Colombo, June 2, 1937.

THE Divisional Agricultural Officer, Central Division, Peradeniya, will receive tenders up to June 20, 1937, for the purchase of 71 cwt. of cured ginger.

2. Application should be made to the undersigned for further particulars.

> H. A. PIERIS. Divisional Agricultural Officer, C. D.

Divisional Agricultural Office, Peradeniya, May 29, 1937.

THE Provincial Engineer, Central Province (North) Kandy, and the District Engineer, Kandy, will receive tenders at their respective offices up to 12 noon on Monday, June 21, 1937 for effecting additions to Agricultural Department buildings, Peradeniya.

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

Tender forms will be issued only to Public Works Department Registered Contractors.

Public Works Office, Colombo, June 2, 1937.

A. S. BARKER. for Director of Public Works.

#### Tender for Weighing Salt to Traders at Elephant Pass Saltern.

TENDERS are hereby invited for the service of weighing salt to traders at Elephant Pass Saltern from August 1, 1937, to September 30, 1938.

- 2. Tenders close on June 29, 1937.
- 3. Tender forms and detailed information in connection with the service will be supplied on application to the Salt Adviser, Torrington Square, Colombo, or to Superintendent, Saltern, Elephant Pass.
- A deposit of Rs. 25 must be made at any Kachcheri or Treasury before tender forms can be issued.

Torrington Square, Colombo, May 31, 1937. C. E. FOENANDER, Salt Adviser.

TENDERS are hereby invited for the dieting of prisoners in Fiscal's custody at the Chilaw Jail for the period commencing from October 1, 1937, and terminating on September 30, 1938.

- 2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman, Tender Board, General Treasury (P. O. Box 500), Colombo.
- 3. Tenders should either be deposited in the tender box, in the General Treasury (Room No. 223, 2nd floor, Galle Face, Secretariat), Colombo, or be sent through the post under registered cover.
- 4. Tenders should be marked "Tender for Dieting Remand Prisoners, Chilaw Jail," in the left hand top corner of the envelope, and should reach the General Treesumy not later than middle and T. 200 2000. Treasury not later than midday on July 20, 1937.
- The tenders are to be made upon forms which will be supplied upon application at the Office of the Deputy Fiscal, Chilaw, and no tender will be considered unless it is on the recognized form. Alterations and erasures must be initialled, otherwise the tenders may be treated as informal and rejected.
- 6. A cash deposit of Rs. 50 will be required to be made at any Kachcheri or at the Chilaw Treasury, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or fail to furnish the approved security within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned after signature of the contract. Notice of acceptance of the tender will be deemed to have been received by the tenderer if it has been sent by post addressed to or left at the address given by the tenderer.
  - 7. Samples must be deposited, if required.
- 8. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the
- 9. The successful tenderer will be required to furnish such security as may be determined by the Tender Board or the Head of the Department (as the case may be) and to sign a bond with two sureties for a like amount for the due fulfilment of the contract.
- 10. The contract may not be assigned or sublet without the authority of the Tender Board.
- 11. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, nor shall the contractor employ any person to whom the Fiscal, North-Western Province, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing. The contractor shall not issue power of attorney to any person whose name is on the list of Crown defaulting contractors for carrying on work under the contract.
- 12. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
  - 13. Particulars in regard to dieting are as follows :--

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

- 6 A.M.: Morning meal—Tea with sugar. Hoppers, three. 11 A.M.: Breakfast—One measure boiled rice. Curry, beef, or fish. Curry, vegetable, or dhall. 4.30 P.M.: Dinner—One measure boiled rice (heaped).
- Curries, as at breakfast.

- 14. The contractor shall supply cooked meals and deliver the meals at the Chilaw Jail. He may also be required to deliver a stated number of breakfast at the Chilaw Police Court.
- 15. Tenders should quote rate per head per meal. Such quotation should be written both in words and figures.
- 16. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender, or the whole of it.
- 17. All other necessary information can be ascertained on application at the Office of the Deputy Fiscal, Chilaw,

Fiscal's Office. Kurunegala, May 28, 1937. C. H. HARTWELL, for Fiscal.

## SALES OF UNCLAIMED AND UN-SERVICEABLE ARTICLES.

#### Sale of Confiscated Productions.

NOTICE is hereby given that the following confiscated and unclaimed productions lying in the Police Court of Ratnapura will be sold by public auction on Friday, June 18, 1937, at 1.30 p.m. at the court premises.

Police Court, Ratnapura, May 31, 1937. L. H. DE ALWIS, Police Magistrate.

P. C., case Nos.: 10,839, 1 katty; 10,264, blue silk sarce, blue silk jacket, silver hairpin, 1 pair silver earrings, 1 pair silver ear studs; 10,918, 1 katty; 10,957, 1 hurricane lantern; 10,979, 2 table clocks, 1 China teapot, 1 electric torch, 1 brass bell; 11,046, 2 kattics (one small); 11,047, 1 crowbar; 11,100, 1 katty; 11,097, 1 plate cup; 10,983, 1 mammoty, 1 crowbar, 1 bucket, 3 baskets; 11,166, 1 round mirror, 1 razor; 11,313, bundle of planks; 11,322, 1 hurricane lantern; 11,365, 1 katty; 11,364, 1 tiepin, 2 buttons; 11,188, 2 halves of oil drums; 11,251, 1 umbrella; 11,534, 1 table knife; 11,741, 1 katty; 11,820, 1 katty; 11,939, 2 katties, 1 manna knife, 1 towel; 10,874, 1 small mirror, 1 razor; 12,001, 3 tumblers; 12,008, 1 iron bar, 1 blue sarong; 12,042, 1 axe, 1 shirt; 11,642, 1 blade of a katty; 12,239, 1 katty; 12,256, 1 electric torch; 12,297, 1 blade of a katty, 1 file; 12,251, 1 bell; 12,386, 5 preserve bottles; 12,641, 1 spanner, 4 screw nuts, 8 washers, 2 screw nails, 1 iron ring; 12,647, 2 mammoties, 1 katty, 1 basket; 12,700, 1 killetta; 12,648, 1 broken trunk box, 1 silver bangle; 13,761, 1 lamp; P. C., case Nos.: 10,839, 1 katty; 10,264, blue silk sarce, 12,648, 1 broken trunk box, 1 silver bangle; 13,761, 1 lamp; 13,015, 1 crowbar; 13,126, 1 crowbar, 1 gemming basket, 1 small basket, 1 bucket; 13,193, 2 silver bangles; 13,430, 1 umbrella ; A/25, 1 Raleigh bicycle ; 13,255, 1 gemming basket, I mammoty, I crowbar, I tin.

NOTICE is hereby given that the following confiscated and unclaimed productions lying in the Rakwana Circuit Courts will be sold by public auction on June 26, 1937, at 1 P.M. at the court premises.

L. H. DE ALWIS. Police Magistrate.

P. C., cases Nos. 11,948, 2 empty bottles, 1 glass; 13,000, 1 katty; 12,614, 1 jar, 1 enamel cup; 13,206, 1 glass; 13,486, 1 crowbar, 1 blood stained sarong, 1 hammer; 13,482, 1 glass; 13,650, 1 chopping knife; A/18, 1 katty; 14,246, 1 chopping knife; 10,770, enamel cup; 10,774, enamel cup; 10,608, 1 cup; 11,274, 1 mammoty, crowbar, rope, rice pounder; 11,017, enamel cup; 11,016, acid jar; 11,014 bottle; 11,489, 1 glass; 12,138, 1 pair of scales, I scale stand; 11,488, acid jar.

NOTICE is hereby given that the following confiscated and unclaimed productions lying in the Balangoda Circuit Court will be sold by public auction on June 19, 1937, at 1 P.M. at the court premises.

L. H. DE ALWIS, Police Magistrate.

P. C., cases Nos. 12,200, 4 powder tins, 3 mirrors, 2 boxes P. C., cases Nos. 12,200, 4 powder tins, 3 mirrors, z coxes of soap and 2 cakes, 2 glass bangles, 4 pencils, 2 tie pins, 1 cup and saucer; 12,248, 1 electric torch; 13,164, 1 cup; 9,700, 1 pruning knife; 10,248, 1 handkerchief; 10,368, 1 pruning knife, 1 bottle; 10,354, 1 lantern; 10,532, 1 mug, bottle; 10,859, 1 tin cup; 11,108, manna knife; 10,633, 1 sarong; 11,848, 1 tin cup; 11,836, 1 pruning knife; A8 of July 10, 1936, 1 bicycle.

## UNOFFICIAL ANNOUNCEMENTS.

ROTHMANS CEYLON AGENCIES, LIMITED.

## MEMORANDUM OF ASSOCIATION OF ROTHMANS CEYLON AGENCIES, LIMITED.

- 1. The name of the Company is "Rothmans Ceylon Agencies, 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 carry on all or any of the following business namely, tobacconists, cigar, cigarette and snuff manufacturers and merchants, and distributors, buyers, sellers, manufacturers, importers, exporters, and dealers of or in tobacco, cigars, cigarettes, snuffs, pipes, matches, fusees, lighters, walkingsticks, umbrellas, tins, canisters, cardboard and other boxes, hair and other brushes, combs, razors, scissors, soap, sponges, and other toilet requisites, playing cards, fancy goods and novelties; manufacturers of, dealers in, agents for and vendors of furniture, and all articles pertaining to domestic use or utility, or usually stocked by keepers of general stores or house, office, business, and general furnishers; manufacturers of and dealers in textiles and articles of wearing apparel; manufacturers of and dealers in and with automobiles, cycles, tyres, articles of all descriptions used in connection with transportation, toys, games, sports, goods, machinery, electrical and mechanical appliances, devices and appliances whereby sound is recorded or transmitted, leather goods, trunks, metal woodwork; manufacturers of and dealers in all articles usually stocked by grocers, patent medicines, drugs, invalids' and children's foods, articles pertaining to the preservation and restoration of health, wines, spirits, and mineral waters, general produce and confectionery, auctioneers, valuers, property dealers and estate agents, timber dealers, builders, decorators, decorators, caterers, amusement contractors, carting agents, carriers, warehousemen, general importers and agents, commission agents, tailors, hosiers, drapers, general outfitters, general storekeepers, printers, stationers, advertising agents, advertising contractors, publicity agents, engineers and electricians.
- (b) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights.

(c) To acquire and undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on or possessed of property suitable for the purposes of this Company.

- (d) To pay for any property or rights acquired by the Company, either in cash or shares, with or without preferred or deferred rights in respect of dividend or repayment of capital or otherwise, or by any securities which the Company has power to issue, or partly in one mode and partly in another, and generally on such terms as the Company may determine.
- (e) To apply for, purchase or otherwise acquire, protect, prolong, and renew any patents, patent rights, brevets d'invention, licences, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company, and to use, exercise, manufacture, develop or grant licences in respect of, or otherwise turn to account the property, rights or information so acquired, and to expend money in experimenting upon and testing and in improving or seeking to improve any patents, inventions or rights which the Company may acquire or propose to acquire.
- (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this Company is

- authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to subsidize or otherwise assist any such company, and to give any guarantees.
- (y) To take or otherwise acquire and hold shares in or securities of any company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same.
- (h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts, and conveniences calculated to benefit employés or ex employés of the Company or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurances, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general, or useful object.
- (i) To promote any company or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company.
- (j) Generally to purchase, take on lease or in exchange, hire or otherwise acquire, rebuild or inferove any real or inheritable of impossible and personal or movable property, and any realts or privileges convenient for the purpose of its business, and in proceeding any land, buildings, concessions of the purpose of its business, and in proceeding any land, buildings, concessions of the purpose of its business, and in proceedings, easements, mackingly plant, and stock-in-trade.
  - stock-in-trade.

    (k) To construct, improve, maintain develop, work, manage, carry out or control any roads, ways, tramways, railways, branches, or sidings, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, buildings, residences, workmen's houses, electric works, telegraphs, shops, stores and other works, machinery and conveniences which may seem calculated, directly or indirectly, to advance the Company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof.
  - (l) To invest and deal with the moneys of the Company not immediately required upon such securities, including the purchase of immovable property, in such manner as may from time to time be determined, and to sell, vary or otherwise deal with the same.
  - (m) To lend money to such persons and bodies and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to companies or firms in which the Company may be directly or indirectly interested, and to guarantee the performance of contracts or the due payment of any moneys, including principal, interest, and dividends of any shares, stocks, or securities, by any company or person.
  - (n) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to purchase, redeem, or pay off any such securities.
  - (o) To draw, make, accept, endorse, discount, execute, deal in and issue promissory notes, bills of exchange, drafts, bills of lading, warrants, debentures and other negotiable or transferable instruments.
  - (p) To procure the Company to be registered or recognized in any country or place, and to obtain any Provisional Order or Act of Parliament, or any enactment, decree, or other legislative or executive act of any empire, kingdom, state, republic, colony, municipality, or other authority for enabling the Company to carry any of its objects into effect, or for effecting any alteration or modification of the Company's constitution.
- (q) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account or otherwise deal with all or any part of the property and rights, privileges, concessions, and easements of the Company for such consideration as the Company may think fit, and in particular for shares, fully or partly paid, debentures or securities of any other Company.

(r) To amalgamate with any other company having objects altogether or in part similar to those of

this Company.

(8) To adopt such means of making known the business and products of the Company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards, and donations.

(t) To pay all or any part of the expenses of and incident to the formation and establishment of the Company, and to remunerate any person or Company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the Company's capital, or any debentures, debenture stock or other securities of the Company, or in or about the conduct of the Company's business.

(u) To distribute any of the property of the Company in specie among the Shareholders.
(v) To do all or any of the above things in the Island of Ceylon or in any part of the world, and as principals, agents, contractors, trustees or otherwise, and by or through trustees, sub-contractors, agents

and by or through trustees, sub-contractors, agents en otherwise, and either alone or in conjunction with other than as the Company shall think may be incidental or conducive to the attainment of the above objects or any of them of otherwises likely in any respect to be advantageous to the Company and in case of doubt as to what shall be so necessary, incidental, conducive, convenient so necessary, incidental, conducive, convenient or advantageous as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive.

It being hereby declared that in the foregoing paragraphs of this clause (unless a contrary intention appears) the word "person" includes any number of persons and a corporation, and that the word "company" except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled or incorporated in the Island of Ceylon or elsewhere, and that the "objects" specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company. None of such paragraphs, or the objects therein specified, or the powers thereby conferred, shall be deemed subsidiary or auxiliary merely to the objects mentioned in the first or any other paragraph of this clause, but the Company shall have full power to exercise all or any of the powers conferred by any part of this clause in the Island of Ceylon or elsewhere, and notwithstanding that the business, undertaking, property, or acts proposed to be transacted, acquired, dealt with, or performed do not fall within the objects of the first or any other paragraph of this clause.

4. The liability of the Shareholders is limited.

5. (a) The nominal capital of the Company is One Million rupees (Rs. 1,000,000) divided into 70,000 "A" ordinary shares of Ten rupees (Rs. 10) each, and 30,000 "B" ordinary shares of Ten rupees (Rs. 10) each with power to increase or reduce the capital, to consolidate or subdivide the shares into shares of larger or smaller amounts and to issue all or any part of the original or any increased capital with any special or preferential rights or privileges or subject to any special terms and conditions and either with or without any special designation and also from time to time to alter, modify, commute, abrogate or deal with any rights, privileges, terms, conditions or designations for the time being attached to any class of shares in accordance with the regulations for the time being of the Company.

(b) The said "A" ordinary shares and the said "B" ordinary shares shall rank pari passu in all respects as to dividends voting and otherwise except that in a winding up the assets available for distribution shall be applied first the assets available for distribution shall be applied first in paying off the capital paid up or credited as paid up on the said "A" ordinary shares in priority to the said "B" ordinary shares, secondly in paying off the capital paid up or credited as paid up on the said "B" ordinary shares and lastly the balance (if any) shall be divided between the holders of the said "A" ordinary shares and the said "B" ordinary shares rateably in proportion to the amounts paid up or credited as paid up thereon.

(c) The rights for the time being attached to the said

(c) The rights for the time being attached to the said "A" ordinary shares and "B" ordinary shares in the capital may be altered or dealt with in accordance with the provisions of the Articles of Association.

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

Names and Addresses of Sub	Number of Shares taken by each Subscriber.		
L. G. BYATT, Colombo			One
H. WYNER, London			One
P. W. Robinson, Colombo			$\mathbf{One}$
K. V. SUNDARAM, Colombo			One
E. C. HAYWORTH, Colombo			·One
LEO. MATCHER, Colombo			$\mathbf{One}$
E. B. CREASY, Colombo			$\mathbf{One}$
Total number of	of shares tal	ken	Seven

Witness to the above signatures at Colombo, this 23rd day of April, 1937:

PERCIVAL S. MARTENSZ, Proctor of the Supreme Court.

## ROTHMANS CEYLON AGENCIES, LIMITED.

# ARTICLES OF ASSOCIATION OF ROTHMANS CEYLON AGENCIES, LIMITED.

It is agreed as follows:

- 1. (a) Table C not to apply; Company to be governed by these Articles.—The regulations contained in Table C in the schedule annexed to "The Joint Stock Companies' Ordi nance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.
- (b) The sub-headings in these Articles shall not be deemed to be part of or affect the construction of these
- 2. Power to alter the regulations.—The Company may by special resolution, alter and make provisions instead of or in addition to any of the regulations of the Company whether contained and comprised in these Articles or not.
- 3. None of the funds of the Company shall be employed in the purchase of or be lent on the security of shares of the Company.

#### INTERPRETATION.

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

Company.—The word "Company" means "Rothmans Ceylon Agencies, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—"The Ordinance" means and includes "The Joint Stock Companies' Ordinances, 1861 to 1929," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the

Special resolution.—" Special resolution" has the meaning assigned thereto by the Ordinance.

Extraordinary resolution.—" Extraordinary resolution " means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

These presents.—" These presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

Capital.-" Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

Shares.—"Shares" means the shares from time to time into which the capital of the Company may be divided.

Shareholder.—"Shareholder" means a Shareholder of the Company.

Presence or present.—With regard to a Shareholder "presence or present" at a meeting means presence or present personally or by proxy or by attorney duly authorized.

Directors.-"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

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

Dividend.-" Dividend" includes bonus.

Persons.—"Persons" means partnerships, associations, corporations, companies unincorporated or incorporated by Ordinance and registration as well as individuals.

Office.—" Office" means the registered office for the time being of the Company.

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

Month.—" Month" means a calendar month.

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

Singular and plural number.—Words importing the singular number only include the plural and vice versa.

Masculine and feminine gender.—Words importing the masculine gender only include the feminine and vice versa.

5. Subject to the preceding article any words defined in the Ordinance shall if not inconsistent with the subject or context bear the same meaning in these presents.

#### BUSINESS.

6. Commencement of Business.—The Company may proceed to carry out the objects for which it is established or any one or more of them and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and notwithstanding that the whole of the shares shall not have been subscribed, applied for, or allotted, they shall do so as soon as in the judgment of the Directors a sufficient number of shares shall have been subscribed or applied for.

#### AGREEMENT.

- Agreement.—The Company shall forthwith enter into with or without modification an agreement to be made between Rothmans (Ceylon), Limited, of the one part and this Company of the other part in terms of the draft a copy of which has for the purpose of identification been endorsed with the signature of Percival Stephen Martensz, a Proctor of the Supreme Court, and the Board shall forthwith carry the same into effect with full power, nevertheless from time to time to agree to any modification of the terms thereof either before or after the execution thereof. The basis on which the Company is established is that the Company shall carry the said agreement into effect, subject to such modification (if any) as aforesaid and accordingly no objection shall be made to the said agreement by this Company or by any shareholder, creditor, or liquidator thereof upon the ground that the promoters or other persons interested stand in a fiduciary position towards this Company or that there is in the circumstances no Independent Board of this Company and any Director of this Company, who is interested therein shall be entitled to retain and dispose of for his own use all benefits (if any) accruing to him directly or indirectly under or by virtue of the said agreement or of any other agreement in connection therewith or supplemental thereto and the said agreement when executed with or without modification said agreement when executed with of without incumental shall not be liable to be set aside on any such grounds as aforesaid or upon any ground in any wise connected therewith and every Shareholder of the Company present and future shall be deemed to have full notice of the contents of the said agreement and to sanction the same and to agree to be bound thereby or by any such modification thereof as aforesaid and to join the Company on the basis aforesaid.
- 8. Business to be carried on by Directors.—The business of the Company shall be carried on by or under the management or direction of the Directors or of the Managing Director and subject only to the control of General Meetings in accordance with these presents.

#### CAPITAL

9. Nominal Capital.—(a) The nominal capital of the Company is One Million rupees (Rs. 1,000,000) divided into 70,000 "A" ordinary shares of Rs. 10 each, and 30,000 "B" ordinary shares of Rs. 10 each.

(b) The said "A" ordinary shares and the said "B" ordinary shares shall rank pari passu in all respects as to

(b) The said "A" ordinary shares and the said "B" ordinary shares shall rank pari passu in all respects as to dividends voting and otherwise except that in a winding up the assets available for distribution shall be applied first in paying off the capital paid up or credited as paid up on the said "A" ordinary shares in priority to the said "B" ordinary shares, secondly in paying off the capital paid up or credited as paid up on the said "B" ordinary shares, and lastly the balance (if any) shall be divided between the holders of the said "A" ordinary shares and the said "B" ordinary shares rateably in proportion to the amounts paid up or credited as paid up thereon.

(c) The rights for the time being attached to the said "A" ordinary shares and "B" ordinary shares in the capital may be altered or dealt with in accordance with these presents.

#### SHARES.

- 10. Issue and allotment.—The shares except where otherwise provided shall be allotted at the discretion of and by the Directors who may from time to time issue any unissued shares grant options and rights of pre-emption over the same and may add to such shares such an amount of premium as they may consider proper. The Directors may also at their discretion allot any unissued shares in payment for any property movable or immovable purchased or acquired by the Company or for services rendered or to be rendered to the Company and may make arrangements on an issue of shares for a difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.
- 11. Commission and Brokerage for placing shares, &c.—
  The Directors may at any time pay a commission to any
  person for subscribing or agreeing to subscribe (whether
  absolutely or conditionally) for any shares, debentures, or
  debenture stock of the Company or for procuring or agreeing
  to procure subscriptions (whether absolute or conditional)
  for any share debentures or debenture stock of the Company.
  The Directors may also pay such brokerage as may be
  lawful. Such commission and/or brokerage may if
  thought fit be paid in cash or satisfied in fully paid shares,
  debentures, or debenture stock of the Company or partly
  in cash and partly in fully paid shares, debentures, or debenture stock of the Company. The Directors may also as
  further consideration grant an option or options to apply
  for and take up any of the shares of the Company.
- 12. Payment of amount of shares by instalments.—If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments every such instalments shall when due be paid to the Company by the holder of the share.
- 13. Acceptance.—Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Directors from time to time direct.
- 14. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.
- 15. Shares held by a firm.—Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to appoint proxies, but not more than one partner may vote at a time.
- 16. Shares held by two or more persons not in partner-ship.—Shares may be registered in the names of two or more persons not in partnership.
- 17. One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to vote.— Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-holders shall be entitled to the right of voting and of appointing proxies and exercising the other rights and powers conferred on a sole Shareholder and if the joint-holders cannot arrange amongst themselves as to who shall vote or appoint proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares in respect of such joint-holding shall vote or appoint proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island the first registered Shareholder in respect of such joint-holding then resident in Ceylon shall vote or appoint proxies and exercise all such rights and powers as aforesaid.
- 18. Survivor of joint-holders, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders other than a firm of any share the survivor shall be the only person recognized by the Company as having any title to or interest in such share but nothing herein contained shall release the estate of a deceased joint-holder from any liability in respect of any share jointly held by him.
- 19. Liability of joint-holders.—The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and calls due in respect of such share.
- 20. Trust or any interest in share other than that of registered holder or of any person under Article 40 not recognized.—The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share or any other right in respect of any share except an absolute right thereto in the person from

time to time registered as the holder thereof and except also the right of any person under Article 40 to become a Shareholder in respect of any share.

#### INCREASE OF CAPITAL

- 21. Increase of capital by creation of new shares.—Th<sup>6</sup> Company in General Meeting may by special resolution from time to time increase the capital by creation of new shares of such amount 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.
- 22. Issue of new shares.—The new shares shall be issued upon such terms and conditions and with such preferential deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the special resolution creating the same or in default the Board shall direct; and in particular such shares may be issued with a preferential or qualified right to dividends and in the distribution of assets of the Company and with a special or without any right of voting. The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.
- 23. How carried into effect.—Subject to any direction to the contrary that may be given by the special resolution creating the increase of capital and subject to any prior option or right of pre-emption all new shares shall be allotted or otherwise disposed of to such persons and for such consideration and upon such terms and conditions as the Board may determine and the Board may give to any person the call of any new shares either at par or at a premium and for such time and on such terms and conditions as the Board may think fit. The Directors may also at their discretion allot such new shares or any portion of them in payment for any property movable or immovable, purchased or acquired by the Company or for services rendered or to be rendered to the Company.
- 24. Same as original capital.—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 provisions herein contained with reference to the payment of calls and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise.

## REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

25. Reduction of capital and subdivision or consolidation of shares.—The Company in General Meeting may, by special resolution, reduce the capital in such manner as such special resolution shall direct, and may, by special resolution, subdivide or consolidate the shares of the Company or any of them.

## SHARE CERTIFICATES.

- 26. Certificates how issued.—Every Shareholder shall be entitled without payment to one certificate for all the shares of each class registered in his name or to several certificates each for one or more of such shares. Every certificate shall specify the class and the distinctive number of the share in respect of which it is issued and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons other than a firm the Company shall not be bound to issue more than one certificate to all the joint-holders and delivery of such certificate to any one of them shall be sufficient delivery to all.
- 27. Certificates to be under seal of Company.—The certificates of shares shall be issued under the seal of the Company.
- 28. Renewal of certificate.—If any certificate be worn out or defaced then upon production thereof to the Directors they may order the same to be cancelled and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed then upon proof thereof to the satisfaction of the Directors and on such indemnity with or without security as the Directors deem adequate being given a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents, together with the amount of any costs and expenses which the Company has incurred in connection with the matter shall be payable for such new certificate.

#### TRANSFER OF SHARES.

- 29. Transfer of shares.—Subject to the restriction of these articles any Shareholder may transfer all or any of his shares by instrument in writing.
- 30. (a) Notice.—The person proposing to transfer any share (hereinafter called "the proposing transferor") shall give notice in writing (hereinafter called "the transfer notice") to the Company that he desires to transfer the

- same. Such notice shall specify the sum he fixes as the fair value and shall constitute the Company his agent for the sale of the share at the prize so fixed or at the option of the purchaser at the fair value to be fixed by the auditors in accordance with these Articles. The transfer notice may include several shares and in such case shall operate as if it were a separate notice in respect of each. The transfer notice shall not be revocable except with the sanction of the Directors.
- (b) How shares to be offered to Shareholders.—The Company may by extraordinary resolution make and from time to time by extraordinary resolution vary rules as to the mode in which any share specified in any transfer notice given to the Company as aforesaid shall be offered to the Shareholders and as to their rights in regard to the purchase thereof and in particular may give any Shareholder or class of Shareholders a preferential right to purchase the same. Until otherwise determined by extraordinary resolution of the Company the shares specified in the transfer notice given to the Company as aforesaid shall be offered by the Company in the first place to such person as may be selected. Company in the first place to such person as may be selected by the Managing Director whom he may deem it desirable in the interests of the Company to admit to membership. Any shares not taken up by the person selected by the Managing Director as aforesaid within 30 days shall be offered by the Company to the Shareholders other than the proposing transferor as nearly as may be in proportion to the existing shares held by them respectively. The offer whether to a person selected as aforesaid or to a Shareholder shall in each case limit the time (not exceeding 30 days) within which the same if not accepted will be deemed to be declined and may notify to the Shareholders that any Shareholder who desires an allotment of shares in excess of his proportion should in his reply state how many excess shares he desires to have and if all the Shareholders do not claim their proportion the unclaimed shares shall be used at the discretion of the Managing Director for satisfying the claims in excess of any one or more Shareholders to the exclusion of the others. If any shares shall not be capable without fractions of being offered to the Shareholders in proportion to their existing holdings the same shall be offered to the Shareholders or some of them in such proportions or in such manner as may be determined by lots to be drawn under the direction of the Directors.
- (c) Company's power.—If the Company shall within the time limited as aforesaid or within 60 days after being served with the transfer notice find a person selected as aforesaid or a Shareholder willing to purchase the share (hereinafter called "the purchasing Shareholder") and shall give notice thereof to the proposing transferor he shall be bound upon payment of the fair value to transfer the share to the purchasing Shareholder.
- (d) Auditors certificate as to value.—In case any difference arises between the proposing transferor and the purchasing Shareholder as to the fair value of a share the auditors shall on the application of either party certify in writing the sum which in their opinion is the fair value and such sum shall be deemed to be the fair value and in so certifying the auditors shall be considered as acting as experts and not as arbitrators.
- (e) Default by proposing transferor.—If in any case the proposing transferor after having become bound as aforesaid makes default in transferring the share the Company may receive the purchase money and shall thereupon cause the name of the purchasing Shareholder to be entered in the register as the holder of the share and shall hold the purchase-money in trust for the proposing transferor. The receipt of the Company for the purchase-money shall be a good discharge to the purchasing Shareholder and after his name has been entered in the register in purported exercise of the aforesaid power the validity of the proceedings shall not be questioned by any person.
- (f) Default by Company.—If the Company shall not within the time limited as aforesaid or within 60 days after being served with the transfer notice find a person selected as aforesaid or Shareholder willing to purchase the shares and give notice in manner aforesaid the proposing transferor shall at any time within 30 days afterwards be at liberty to sell and transfer the shares (or those not placed) to any person and at any price.
- 31. No transfer to minor or person of unsound mind.—No transfer of shares shall be made to a minor or person of unsound mind.
- 32. Register of transfers.—The Company shall keep a book or books to be called "The Register of Transfers" in which shall be entered the particulars of every transfer or transmission of any share.
- 33. Instrument of transfer.—The instrument of transfer of any share shall be in writing in the usual or common form and shall be signed both by the transferor and transferee and the transferor shall be deemed to remain the holder of

such share until the name of the transferee is entered in the register in respect thereof. Shares of different classes shall not be transferred on the same instrument of transfer without the consent of the Board. With the consent of the Board allotments of shares may be renounced in favour of a nominee of the original allottee.

- 34. Board may decline to register transfers.—The Board may at their own absolute and uncontrolled discretion decline to register any transfer of shares by a Shareholder who is indebted to the Company.
- 35. Not bound to state reason.—In no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason for their refusal to register but their declinature shall be absolute.
- 36. Registration of transfer.—Every instrument of transfer must be left at the office to be registered accompanied by the certificate of the shares comprised therein and such evidence as the Directors may reasonably require to prove the title of the transferor and a fee of Rs. 2·50 or such other sum as the Directors shall from time to time determine must be paid; and thereupon the Directors subject to the powers vested in them by Articles 30, 34, 35, and 37 shall register the transferee as a Shareholder and retain the instrument of transfer. The Directors may waive the production of any certificate upon evidence satisfactory to them of its loss or destruction and on receipt of such indemnity (if any) as the Directors may require.
- 37. Directors may authorize registration of transferees.— 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.
- 38. Directors not bound to inquire as to validity of transfer.—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 if at all upon the transferee only.
- 39. Transfer books when to be closed.—The transfer books may be closed during the fourteen days immediately preceding every Ordinary General Meeting including the First Ordinary General Meeting; also when a dividend is declared for the three days next ensuing the meeting; also at such other times as the Directors may decide not exceeding in the whole twenty-one days in any one year.

## TRANSMISSION OF SHARES.

- 40. Title to shares of deceased holder.—Subject and without prejudice to the provisions of Article 20 hereof the executors or administrators or the heirs of a deceased Shareholder not being a joint-holder shall be the only persons recognized by the Company as having any title to shares of such Shareholder.
- 41. Registration of persons entitled to shares otherwise than by transfer.—Any curator of any minor Shareholder, any Committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder or the marriage of any female Shareholder or in any other way than by transfer shall upon producing such evidence that he sustains the character in respect of which he proposes to act under this article or of his title as may from time to time be required by the Directors be registered as a Shareholder in respect of such shares on payment of a fee Rs. 2·50; or may subject to the regulations as to transfers hereinbefore contained transfer the same to some other person.
- 42. Failing such registration, shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 41 shall not from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue be registered in respect of such share or if in the case of the death of any Shareholder no person shall within twelve calendar months after such death be registered as a Shareholder in respect of the shares of such deceased Shareholder the Board may sell the same and give a receipt for the purchase money and the purchaser shall be entitled to be registered in respect of such share and shall not be bound to inquire whether the events have happened which entitled the Board to sell the same; the nett proceeds of such sale after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold shall be paid to the person entitled thereto. Provided, however, that upon any sale by the Board under the terms of this Article the provisions of these Articles as to

transfer of shares shall apply mutatis mutandis as far as practicable, the Board performing all duties assigned to a proposing transferor.

43. Curator of minor, &c., when not entitled to vote.—
The curator of a minor Shareholder, the Committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator or heir of any deceased Shareholder shall not be entitled to receive notice of or to attend or vote at meetings of the Company or save as aforesaid and save as regards the receipt of such dividends as the Board shall not elect to retain to exercise any of the rights and privileges of a Shareholder unless and until he shall have been registered as the holder of the shares.

#### SURRENDER AND FORFEITURE OF SHARES.

- 44. The Directors may accept surrender of shares.—The Directors may accept in the name and for the benefit of the Company and upon such terms and conditions as may be agreed upon a surrender of the shares of Shareholders who may be desirous of retiring from the Company.
- 45. If call or instalment not paid, notice to be given to Shareholder.—If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same the Directors may at any time thereafter during such time as the call or instalment remains unpaid serve a notice on such Shareholder requiring him to pay the same together with any interest that may have accrued at the rate of 9 per cent. per annum and all expenses that may have been incurred by the Company by reason of such non-payment.
- 46. Terms of notice.—The notice shall name a day (not being less than seven days from the date of the notice) on and a place or places at which such call or instalment and such interest and expenses as aforesaid are to be paid; the notice shall also state that in the event of non-payment at or before the time and at the place appointed the shares in respect of which the call was made or instalment is payable will be liable to be forfeited. Should the Shareholders in respect of whose shares such call or instalment remains unpaid be in England or elsewhere abroad three months' notice shall be allowed him.
- 47. In default of payment, shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with every or any share or shares in respect of which such notice has been given may at any time thereafter before payment of calls or instalments with interest and expenses due in respect thereof be declared forfeited by a resolution of the Board to that effect.
- 48. Shareholder still liable to pay money owing at time of forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding be liable to pay and shall forthwith pay to the Company all calls, instalment, interest, and expenses owing upon or in respect of such shares at the time of forfeiture, together with interest thereon at 9 per cent. per annum or at such less rate as may be fixed by the Directors from the time of forfeiture until payment, and the Directors may enforce the payment thereof if they think fit.
- 49. Surrendered or forfeited shares to be the property of the Company, and may be sold, &c.—Every share surrendered or so declared forfeited shall be deemed to be the property of the Company and may be sold, reallotted, or otherwise disposed of upon such terms as the Board shall think fit and in case of reallotment with or without any money paid thereon by the former holder being credited as paid up. Provided, however, that upon any sale by the Board under the terms of this Article the provisions of these Articles as to transfer of shares shall apply mutatis mutandis as far as practicable the Board performing all duties assigned to a proposing transferor.
- 50. Effect of surrender or forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest in and also of all claims and demands against the Company in respect of the share and the proceeds thereof, and all other rights incident to the share except only such of those rights (if any) as by these presents are expressly saved.
- 51. Certificates of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors that a share has been duly surrendered or forfeited stating the time when it was surrendered or forfeited shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture; such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company; such purchaser thereupon shall be deemed the holder of such share discharged from all calls

due prior to such purchase and he shall not be bound to see to the application of the purchase money nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

- 52. Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit not being less than 9 per cent. per annum on the amount of the sums wherein default in payment had been made but no share bona fide sold or reallotted or otherwise disposed of under Article 49 hereof, shall be redeemable after sale or disposal.
- 53. Company's lien on shares.—The Company shall have a first and paramount lien upon all the shares registered in the name of each Shareholder (whether solely or jointly with others) and upon the proceeds of sale thereof for his debts, liabilities, and engagements solely or jointly with any other person to or with the Company whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not and no equitable interest in any share shall be created except upon the footing and condition that Article 20 hereof is to have full effect and such lien shall extend to all dividends from time to time declared in respect of such shares and to all monoys paid in advance of calls thereon. Unless otherwise agreed the registration of a transfer of shares shall operate as a waiver of the Company's lien (if any) on such shares.
- 54. Lien how made available and proceeds how applied. For the purpose of enforcing such lien the Board may sell the shares subject thereto, but no sale shall be made until such time as the moneys are presently payable and notice in writing stating the amount due and giving notice of intention to sell in default, shall have been served on such Shareholder or the person (if any) entitled by transmission to the shares and default shall have been made for seven clear days after such notice. The net proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, and engagements aforesaid and the residue (if any) shall be paid to the Shareholder or the person (if any) entitled by transmission to the shares or who would be so entitled but for such sale. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, ninety days' notice shall be allowed him. Provided, however, that upon any sale by the Board under the terms of this Article the provisions of these Articles as to transfer of shares shall apply mutatis mutandis as far as practicable, the Board performing all duties assigned to a proposing
- 55. Certificate of sale.—A certificate in writing under the hands of two of the Directors that the power of sale given by Article 54 has arisen, and is exerciseable by the Company under these presents, shall be conclusive evidence of the fact therein stated.
- 56. Transfer on sale how executed.—Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such share.

## SHARES OF DIFFERENT CLASSES.

- 57. Preference and deferred shares.—Any shares from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than the 70,000 "A" ordinary shares referred to in Article 9 hereof and any other shares issued with a preference), or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.
- 58. Modification of rights and consent thereto.—If at any time the capital is divided into shares of different classes—
  - (1) the holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may consent, on behalf of all the holders of shares of the class to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or the abandonment of any preference or priority, or of any accrued dividend or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares.

(2) all or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to, or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions consent thereto on behalf of all the holders of shares of the class by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this Article shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent as aforesaid in any case in which but for this Article the object of the resolution could have been effected without it. The consent in writing of the holders of three-fourths of the shares of the class shall have the same effect as an extraordinary resolution passed at a meeting of the holders of shares of the class and any such consent in writing may consist of several documents in like form each signed by one or more of the holders of shares of the class.

59. Meeting affecting a particular class of shares.—Any meeting for the purpose of the last preceding Article shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company; provided that no Shareholder, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded by the Chairman or in writing by any two Shareholders present, and entitled to vote at the meeting. A Director although not a holder of shares of the class affected may act as proxy at any such meeting.

#### CALLS.

- 60. Directors may make calls.—The Directors may from time to time (subject to any terms upon which any shares may have been issued) make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, provided that ten days' notice at least be given of each call and that no call shall exceed one-fourth of the nominal amount of a share or be made payable within two months after the last preceding call was payable. Each Shareholder shall be liable to pay the calls so made and any money payable on any share under the terms of allotment thereof to the persons and at the times and places appointed by the Board. A call may be revoked or the time fixed for its payment postponed by the Board.
- 61. Calls time when made.—A call shall be deemed to have been made at the time when the resolution authorizing the call was passed at a Board Meeting of the Directors or was signed in terms of Article 132.
- 62. Extension of time for payment of call.—The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders exclusive of the others, for payment of any call or part thereof, on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension, except as a matter of grace or favour.
- 63. Interest on unpaid call .- If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalment shall have been due, shall pay interest for the same at the rate of 9 per centum per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this Article. Any sum whether payable on account of the amount of the share or by way of premium which by the terms of allotment of a share is made payable upon allotment or at any fixed date, and any instalment of a call or premium shall for all purposes of these presents be deemed to be a call duly made and payable on the date fixed for payment and in case of non-payment, the provisions of these presents as to payment of interest and expenses, forfeiture, lien and the like, and all other the relevant provisions of these presents shall apply as if such sum, premium, or instalment vere a call duly made and notified as hereby provided.
- 64. Payment in anticipation of calls.—The Directors may at their discretion receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount due upon the shares held by him beyond the sum actually called up.

#### BORROWING POWERS.

65. Power to borrow.—(a) The Directors shall have power from time to time, at their discretion, to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, but so that the amount at any one time owing in respect of moneys so borrowed or raised, shall not without the sanction of a General Meeting exceed the sum of Ten thousand Rupees (Rs. 10,000). The Directors shall with the sanction of a General Meeting, be entitled to borrow or raise from the (Rs. 10,000). Directors or other persons such further sum or sums, and at such rate of interest as such meeting shall determine. Provided, however, that the Directors shall have power from time to time at their discretion, and without the sanction of a General Meeting, to borrow or raise for the purposes of the Company from Rothmans, Limited, a company registered in England under the Companies Acts and Rothmans (Ceylon), Limited, also a company registered in England under the Companies Act, 1929, or either of them any sum or sums of money at such rate of interest, and upon such terms and conditions as the Directors shall think fit.

(b) The Directors may for the purpose of securing the repayment of any such sum or sums of money so borrowed or raised create and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided, that before the Directors execute any mortgage issue any debentures or create any debenture stock in favour of any person other than the said Rothmans, Limited, and Rothmans (Ceylon), Limited, or either of them they shall obtain the sanction thereto of the Company in General Meeting whether ordinary or extraordinary notice of the intention to obtain such sanction at such

meeting having been duly given.

Any such securities may be issued either at par or at a premium or discount and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors to the effect that the Directors have power to borrow the amount which such document may represent shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall as regards the creditor be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

#### MEETINGS.

- First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more than twelve months after the registration of the Company, and at such place as the Directors may determine.
- 67. Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed at such time and place as may be determined by the Directors.
- 68. Ordinary and Extraordinary General Meetings.—
  The General Meetings mentioned in the two last preceding Articles shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.
- When Extraordinary General Meeting to be called .-The Directors may, whenever they think fit, call an Extra-ordinary General Meeting, and the Directors shall upon a ordinary General Meeting, and the Directors shall upon a requisition made in writing by one or more Shareholders holding not less than one-quarter of the issued capital and entitled to vote forthwith proceed to convene an Extraordinary General Meeting of the Company, and in case of such requisition the following provisions shall have
  - Any requisition so made shall express the object of the meeting proposed to be called shall be addressed to the Directors and deposited at the office and may consist of several documents in like form each signed by one or more of the requisitionists. Upon the receipt of such requisition the Directors

- shall forthwith proceed to convene an Extraordinary General Meeting to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the deposit of the requisition the requisitionists may themselves convene an Extra-ordinary General Meeting to be held at such place and at such time as the requisitionists convening the meeting may themselves fix, but any meeting so convened shall not be held after 3 months from the date of such deposit.
- (2) If at any such meeting a resolution requiring confirmation at another meeting is passed the Board shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and if thought fit, of confirming it as a special resolution; and if the Board do not convene the meeting within seven days from the date of the passing of the first resolution the requisitionists or a majority of them in value may themselves convene the meeting.
- Postponement of General Meeting .- Any General Meeting (whether Ordinary or Extraordinary) convened by the Directors unless the time thereof shall have been fixed by the Company in General Meeting, or unless such General Meeting be convened in pursuance of such requisition as is in Article 69 hereof mentioned may be postponed by the Directors by notice in writing or by advertisement, and the meeting shall subject to any further postponement or adjournment be held at the postponed date for the purpose of transacting the business covered by the original
- 71. Notice of resolution.—Any Shareholder may on giving not less than ten days' previous notice of any resolution dealing with any business submit the same to a meeting. Such notice shall be given by depositing a copy of the resolution at the office.
- 72. Business requiring and not requiring notification.—very Ordinary General Meeting shall be competent Every Ordinary without special notice having been given of the purposes for which it is convened or of the business to be transacted thereat to receive and consider the profit and loss account (if any), the balance sheet of the Company, the report of the Directors and Auditors, to elect Directors, Auditors, and other officers in place of those retiring, to fix the remuneration of the Auditors, to sanction and declare dividends, and to transact any business which under these presents ought to be transacted at any Ordinary General Meeting and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been made in the notice upon which the meeting was convened.
- 73. Period of notice of meeting to be given.—Subject as hereinafter provided twenty-one days' notice at least of every General Meeting, Ordinary or Extraordinary and by whomsoever convened specifying the place, date, hour of meeting and the objects and business of the meeting shall be given either by advertisement in the Ceylon Government Gazette or by notice sent by post or otherwise served as hereinafter provided, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting. Provided, however, that holders of preference shares or shares of any particular class shall not be entitled to receive notice of any meeting at which by the conditions or provisions attached to such preference shares or shares of such particular class they shall not be entitled to attend or vote. Provided further that with the consent of all the Shareholders entitled to receive notice of and to attend and vote at any such meeting a meeting may be convened by a shorter notice and in any manner such Shareholders think fit. Provided also that any meeting for the purpose of confirming a resolution as a special resolution may be convened on seven days' notice.
- 74. Two meetings convened by one notice.—Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.
- 75. Quorum to be present.—No business shall be transacted at a General Meeting except the declaration of a dividend or the adjournment of the meeting, unless there shall be present in person at the commencement of the business two or more persons being Shareholders entitled to vote or persons being proxies or attorneys of Share-holders entitled to vote.
- 76. If quorum not present, meeting to be dissolved or adjourned; adjourned meeting to transact business.—If at the expiration of half an hour from the time appointed for the meeting the required number of persons shall not be

present at the meeting the meeting if convened by or upon the requisition of Shareholders shall be dissolved but in any other case it shall stand adjourned to the same day in the next week at the same time and place and if at such adjourned meeting a quorum be not present within half an hour from the time appointed for the meeting those Shareholders who are present shall be deemed to be a quorum and may do all business which a full quorum might have done. No notice of such adjournment need be given.

- 77. Chairman of the Board or a Director to be Chairman of General Meeting in case of their absence or refusal, a Shareholder may act.—The Chairman of the Board shall be entitled to take the Chair at every General Meeting whether Ordinary or Extraordinary; but if there be no Chairman or if at any meeting he shall not be present within 15 minutes after the time appointed for holding such meeting or if he shall refuse to take the Chair the Shareholders shall choose another Director as Chairman; and if no Directors be present or if all the Directors present decline to take the Chair then the Shareholders present shall choose one of their number to be Chairman.
- 78. Business confined to election of Chairman while Chair vacant.—No business shall be discussed at any General Meeting except the election of a Chairman whilst the Chair is vacant.
- 79. Chairman may adjourn meeting.—The Chairman may with the consent of any meeting at which a quorum is present (and shall if so directed by one or more person or persons being a Shareholder or Shareholders entitled to vote or a person or persons being proxy or proxies or attorney or attorneys of Shareholders entitled to vote and holding or representing in the aggregate not less than 25 per cent. of the shares in respect of which votes may be tendered at the meeting) adjourn the meeting from time to time (not exceeding an interval of 30 days in any case) and from place to place but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place unless due notice shall be given. Any directions calling for an adjournment as aforesaid may be given by letter or cablegram addressed to the Company and delivered at the office at any time before the meeting and/or may be given by writing to the Chairman at the meeting.
- 80. Minutes of General Meeting.—Minutes of the proceedings of every General Meeting whether Ordinary or Extraordinary shall be entered in a book to be kept for that purpose and shall when so entered be signed as soon as practicable by the Chairman of the same meeting or by the Chairman of the succeeding meeting and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

## VOTING AT MEETINGS.

- 81. Votes.—At any meeting every resolution shall in the first instance be decided by a show of hands. In case there shall be an equality of votes the Chairman at such meeting shall be entitled to give a casting vote in addition to the votes to which he may be entitled as a Shareholder and unless a poll be immediately demanded by the Chairman or in writing by some Shareholder present at the meeting and entitled to vote a declaration by the Chairman that a resolution has been carried or lost and an entry to that effect in the minute book of the Company shall be sufficient evidence of the fact without proof of the number and validity of the votes recorded in favour of or against such resolution.
- 82. Poll.—If at any meeting a poll be demanded by the Chairman or by a notice in writing signed by some Shareholder present at the meeting and entitled to vote which notice shall be delivered during the meeting to the Chairman the meeting shall if necessary be adjourned and the poll shall be taken at such time and in such manner as the Chairman shall direct and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided and in case at any such poll there shall be an equality of votes the Chairman of the meeting at which such poll shall have been taken shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy and attorney and the result of such poll shall be deemed to be the resolution of the Company in such meeting.
- 83. Poll on question of adjournment.—Any poll demanded on a question of adjournment shall be taken at the meeting and without adjournment. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded. The demand for a poll may be withdrawn.
- 84. Voting in person or by proxy or attorney.—Votes may be given either personally or by proxy or by attorney duly authorized.

- 85. Number of votes to which Shareholder entitled.—Subject to any special terms as to voting upon which any shares may be issued or may for the time being be held every Shareholder present in person or who is represented by an attorney or every proxy not being himself a Shareholder or not being a Shareholder entitled to vote shall have one vote on a show of hands and upon a poll every Shareholder present in person or by proxy or attorney shall have one vote for every share held by him.
- 86. Who may act as proxy and attorney.—A proxy or an attorney of a Shareholder even though not himself a Shareholder of the Company may represent and vote for his principal at any meeting of the Company or of any class of Shareholders of the Company.
- No Shareholder in arrear to exercise rights and no Shareholder in arrear or not registered at least three months previous to the meeting to vote.—No person shall exercise any rights of a Shareholder until his name shall have been entered in the register of Shareholders, and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him and no Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares or any of them shall have been paid; and no Shareholder other than the curator of a minor Shareholder, the Committee of a lunatic Shareholder, or the person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder or the marriage of any female Shareholder shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previous to the time of holding the meeting at which he proposes to vote or speak duly registered as the holder of the share in respect of which he claims to vote or speak.
- 88. Instrument of proxy to be in writing.—Every instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing or if such appointor is a corporation under the common seal or under the hand of some attorney of such corporation duly authorized in writing in that behalf.
- 89. When instrument of proxy to be deposited.—The instrument appointing a proxy with the letter or power of attorney (if any) under which it is signed shall be deposited at the office at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in such instrument proposes to vote; otherwise the person so named shall not be entitled to vote in respect thereof. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.
- 90. When power of attorney to be deposited.—The power of attorney under which a person proposes to vote shall be deposited at the office for registration in the books of the Company at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in such power of attorney proposes to vote; otherwise the person so named shall not be entitled to vote in respect thereof.
- 91. Form of instrument of proxy.—Every instrument of proxy whether for a specified meeting or otherwise shall as nearly as circumstances will admit be in the form or to the effect following:—

## Rothmans Ceylon Agencies, Limited.

I, ——— of ———, being a Shareholder of Rothmans
Ceylon Agencies, Limited, hereby appoint, of
, or failing him, of, or failing
him ———, of ———, as my proxy to vote for me and
on my behalf at the (Ordinary or Extraordinary, as the case
may be), General Meeting of the Company to be held on the
day of, and at any adjournment thereof.

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

#### DIRECTORS.

- 94. Number of Directors.—Until otherwise determined by a General Meeting the number of Directors shall never be less than three nor more than seven. In the event of the number of Directors in Ceylon ever being reduced to less than three the remaining Directors or Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but in the event of a quorum of Shareholders not attending such meeting (which shall not be adjourned for the purpose of enabling a quorum to be present) the remaining Directors or Director shall themselves or himself appoint a Director or Directors to fill one or more of the vacancies. Any Director or Directors so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Directors or Director shall not act except for the purpose of appointing another or others and if necessary enabling him or them to be placed on the register of Shareholders.
- 95. Qualification of Directors.—The qualification of a Director shall be the holding of 50 shares of the Company of the nominal value of rupees ten (Rs. 10) each of any class whether fully paid or partly paid and upon which in the case of a partly paid up share all calls for the time being shall have been paid. A Director may act before acquiring his qualification but shall in any case acquire the same within two months from his appointment or election.
- 96. Remuneration of Directors.—Each of the Directors other than the Managing Director shall be paid out of the funds of the Company by way of remuneration for his services a sum calculated at the rate of fifty rupees (Rs. 50) monthly. The Directors' remuneration shall be deemed to accrue de die in diem.
- 97. Remuneration for special services.—If any Director being willing shall render or be called upon to perform extra or special services of any kind or to travel or to go or reside abroad for any business or purposes of the Company he shall be entitled to receive such sum as the Board may think fit for expenses and also such remuneration as the Board think fit either as a fixed sum or as a percentage of profits or otherwise, and such remuneration may as the Board shall determine be either in addition to or in substitution for any other remuneration he may be entitled to receive and the same shall be charged as part of the ordinary working expenses.
- 98. Directors holding other office under Company.—A Director may hold any other office or position under the Company in conjunction with his Directorship (other than that of Auditor) and on such terms with respect to remuneration and otherwise as the Directors shall determine; and a Director may by himself or his firm act in any professional capacity (other than that of Auditor) for the Company and shall be entitled to remuneration accordingly as if he were not a Director.
- 99. Appointment of first Directors.—The first Directors shall be Peter Wilberforce Robinson, Leslie George Byatt, Edward Becket Creasy, Soma Sundaram, and Herbert Sri Nissanka, all of Colombo.
- 100. Company may increase number of Directors.—The Company may subject to the consent of the Board from time to time in General Meeting but so that the total number of Directors shall not at any time exceed the maximum number fixed as above increase the number of Directors then in office and upon passing any resolution for an increase may appoint the additional Director or Directors necessary to carry the same into effect.
- 101. Retirement of Directors.—Subject to the provisions herein contained with respect to a Managing Director all the Directors for the time being shall retire at every Ordinary General Meeting of the Company but shall be eligible for re-election. The retiring Directors shall act as Directors throughout the meeting at which they retire.
- 102. Appointment of successors.—The Company may at every Ordinary General Meeting fill up the vacated office of each Director by electing a person thereto. And if at any such meeting the place of any retiring Director is not filled up such retiring Director shall be deemed to have been re-elected unless on due notice a resolution reducing the number of Directors is passed at the same meeting.
- 103. Power of Directors to appoint additional Directors.—
  The Directors shall have power at any time and from time to time to appoint any other person as a Director either to fill a casual vacancy or as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed. But any Director so appointed shall hold office only until the next following Ordinary General Meeting of the Company and shall then be eligible for re-election.

- 104. Directors may act notwithstanding vacancy.—The continuing Directors may act notwithstanding any vacancy in their body; but so that if the number falls below the minimum above fixed, the remaining Directors or Director shall not, except in emergencies or as provided in Article 94 for the purpose of filling up vacancies act so long as the number is below the minimum.
- 105. Election of Director.—No person unless recommended by the Board shall be elected a Director at any General Meeting of the Company unless at least four clear days' notice shall have been left at the office of the intention to propose him, together with a notice in writing by himself of his willingness to be elected.
- 106. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by depositing the same at the office or by tendering his written resignation at a meeting of the Directors.
- 107. Directors may contract with the Company.—A Director or intending Director shall not be disqualified by his office from entering into a contract or arrangement with the Company, either as vendor, purchaser, manager, agent, broker or otherwise, and no such contract or arrangement nor any contract or arrangement entered into, by, or on behalf of the Company with any person, firm, or company of or in which any Director shall be in any way interested shall be avoided nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding the office of Director or of the fiduciary relation thereby established. Any Director so contracting or being so interested as aforesaid shall disclose at the Board meeting at which the contract or arrangement is determined upon the nature of his interest if his interest then exists or in any other case at the first Board meeting after the acquisition of his interest. Director may as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid and or arrangement in which he is so interested as alterested and the first he do so vote his vote shall be counted and he may be reckoned for the purpose of constituting a quorum of Directors. A general notice that a Director is a member of any specified firm or company and is to be regarded as interested in any transaction with such firm or company shall be sufficient disclosure under this Article and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or company as aforesaid.
- 108. When office of Director to be vacated.—The office of Director shall ipso facto be vacated—
  - (a) If he resign his office.
  - (b) If he become bankrupt or insolvent or suspend payment or file a petition for the liquidation of his affairs or compound with his creditors.
  - (c) If by reason of mental or bodily infirmity he become incapable of acting
  - incapable of acting.

    (d) If he cease to hold the required number of shares to qualify him for the office or do not acquire the same within two months of his appointment or election.
  - (e) If he absent himself from three consecutive meetings of the Directors without special leave of absence from the Directors, and the Board resolve that his office be vacated.

Provided that until an entry of his office having been so vacated be made in the minutes of the Board his acts as a Director shall be as effectual as if his office were not vacated.

109. How Directors removed and successors appointed.—The Company may by an extraordinary resolution remove any Director before the expiration of his period of office and may by an ordinary resolution appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

## INDEMNITY.

110. The Directors, Managing Director, Managers, Agents, Auditors, Secretaries and other officers or servants for the time being of the Company, and the trustees (if any) for the time being acting in relation to any of the affairs of the Company and every of them and every of their heirs, executors, and administrators shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, cost, charges, losses, damages, and expenses which they or any of them, their or any of their heirs, executors or administrators shall or may incur or sustain by or by reason of any contract entered into or any act done concurred in or omitted in or about the execution of their duty or supposed duty in their respective offices or trusts except such (if any) as they shall incur or sustain by or through their own wilful act, neglect, or default, respectively, and none of them shall be answerable for the

acts, receipts, neglects, or defaults of the other or others of them or for joining in any receipt for the sake of conformity or for any bankers or other persons with whom any moneys or effects belonging to the Company shall or may be lodged or deposited for safe custody or for any bankers, brokers, or other persons into whose hands any property or money of the Company may come or for any defect of title of the Company to any property purchased or for insufficiency or deficiency of or defect of title of the Company to any security upon which any moneys of or belonging to the Company shall be placed out or invested or for any loss, misfortune, or damage resulting from any such cause as aforesaid or which may happen in the execution of their respective offices or trusts or in relation thereto except the same shall happen by or through their own wilful neglect or default respectively.

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

#### POWERS OF THE BOARD.

112. General powers.—The business of the Company shall subject to the powers of the Managing Director (if any) for the time being be managed by the Board, who may exercise all such powers of the Company, and do on behalf of the Company all such acts as are within the scope of the Memorandum and Articles of Association of the Company and as are not by the ordinance or by these presents required to be exercised or done by the Company in General Meeting subject nevertheless to any regulations of these presents, to the provisions of the ordinance and to such regulations being not inconsistent with the said regulations as may be prescribed by the Company in General Meeting, but no regulations made by the Company in General Meeting, shall invalidate any prior act of the Board which would have been valid if such regulations had not been made.

113. Special powers.—Without prejudice to the general powers conferred by or implied in the last preceding Article and to the other powers and authorities conferred as aforesaid it is hereby expressly declared that it shall be lawful for the Board to carry out all or any of the objects set forth in the Memorandum of Association and by way of addition and not of limitation to do the following things, namely:—

(1) To purchase, take on lease or otherwise acquire any concessions, lands, estates, plant, machinery, patents or other property, rights or privileges which the Company is authorized to acquire at such price and generally on such terms and conditions as they may think fit

such price and generally on such terms and conditions as they may think fit.

(2) At their discretion to pay for any property or rights acquired by or services rendered to the Company either wholly or partially in eash or in shares, bonds, debentures, or other securities of the Company and any such shares may be either issued as fully paid up or with such amount credited as paid up thereon as may be agreed upon and any such bonds, debentures, or other securities may be either specifically charged upon all or any part of the property and rights of the Company (including its uncalled capital for the time being) or not so charged.

(3) To secure the fulfilment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property and rights of the Company (including its uncalled capital for the time being) or in such other manner as they

may think fit.

(4) To appoint and at their discretion to remove or suspend such managers, secretaries, legal advisers, bankers, brokers, officers, clerks, agents and servants for permanent, temporary, or special service as they may from time to time think fit and to invest them with such power as they may think expedient and to determine their duties and fix their salaries or emoluments and to require security in such instances and to such amount as they think fit.

(5) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit and in particular to appoint any persons to be the attorneys or agents of the Company with such powers including power to subdelegate and upon such terms as may be thought fit and the Board may appoint any Director or any person, firm, or company

any Director or any person, firm, or company as agent or agents to the Company.

(6) To grant options over shares, debentures, or debenture stock in the Company, and to attach to any shares, debentures, or debenture stock to be

issued as the consideration or part of the consideration for any contract with or property acquired by or services rendered to the Company, such conditions as to transfer thereof or voting in respect thereof or otherwise as they think fit.

(7) To appoint any person or persons (whether a Director or Directors of the Company or not) to accept and hold in trust for the Company any property belonging to the Company or in which it is interested or for any other purposes and to execute and do all such deeds and things as may be requisite in relation to any such trust and to provide for the remuneration of such trustee or

trustees

(8) Subject to the provisions of Article 65 hereof to execute in the name and on behalf of the Company such mortgages, charges, and other securities on the Company's property (present and future) including its uncalled capital as they think fit in favour of any Director or Directors of the Company or any other person who may incur or be about to incur any personal liability whether as principal or surety for the benefit of the Company, and any such instrument may contain a power of sale and such other powers, covenants, and provisions as may be agreed on.
(9) To invest and deal with any of the moneys of the

O) To invest and deal with any of the moneys of the Company not immediately required for the purposes thereof, upon such investments, and in such manner (subject to the provisions of Article 3 hereof), as they may think fit, and from time to

time to vary or realize such investments.

(10) To buy, sell, or otherwise deal in stocks, shares, or securities of any company or corporation, whether incorporated or registered in the Island of Ceylon or elsewhere, and to promote form or be interested in any company or corporation and to transfer to any company or corporation, any property of this Company and to subsidize or assist any person firm, company, or corporation: Provided that the Company shall not carry on the business of dealers, speculators, or traders in stocks, shares, or securities of any company or corporation, or acquire the same except for the purpose of their being held as investments.

(11) To sell, exchange, or dispose of the lands, concessions, rights, assets, and undertaking of the Company or any part or parts thereof, or without such authority to let on lease the lands of the Company or to grant any right or privilege over or affecting the same or any part thereof, for such consideration as the Board may think fit and in particular for shares, debentures, or other securities of any other company having objects altogether or in part similar to those of this Company.

(12) To pay the costs, charges, and expenses preliminary and incidental to the promotion, formation, establishment, and registration of any company promoted by this Company or in the promotion of

which this Company may be interested.

(13) To make and carry into effect such contracts, as they may think fit, for the purchase or other acquisition of the business, property, and effects of any person or company carrying on any business similar or identical to that of the Company or which the Company is authorized to carry on or in any other manner conducive to the objects contemplated by the Company or any interest therein

(14) To cause the Company to be registered or recognized in Ceylon or elsewhere, and to apply for and obtain any decrees, concessions, letters patent, licences, and other authorities and documents for and with reference to any of the objects of the Company and exercise the rights and powers thereby conferred and otherwise carry the same into effect.

(15) To open on behalf of the Company any account or accounts with any bank or banks and to draw, make, accept, endorse, and negotiate such promissory notes, bills of exchange, and other negotiable instruments as they may deem necessary or expedient for conducting the business of the Company and to determine who shall be entitled to sign, accept, and endorse the same on behalf of the Company.

(16) To institute, conduct, defend, compound, or abandon any legal proceedings by or against the Company or its officers, or otherwise concerning the affairs of the Company and also to compound and allow time for payment or satisfaction of any debts due and of any claims or demands by or

against the Company.

- (17) To refer any claims or demands by or against the Company to arbitration and observe and perform the awards.
- (18) To make and give receipts, releases, and other discharges for money payable to the Company and for the claims and demands of the Company.
- (19) To act on behalf of the Company in all matters relating to bankrupts and insolvents.
- (20) To give to any Managing Director, officer, or other person employed by the Company a commission on the profits of any particular business or transaction or a share in the general profits of the Company and such commission or share of profits shall be treated as part of the working expenses of the Company and to pay commissions and make allowances to any person introducing business to the Company or otherwise promoting

the interests thereof.

- (21) To fix and determine and to vary the amount to be reserved as a working capital of the Company, to allow discounts, commissions, and rebates and before recommending any dividend to set aside out of the profits of the Company such sum, 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 Board shall in its absolute discretion think conducive to the interests of the Company, and to invest the several sums so set aside upon such investments, as they think fit (subject to the provisions of Article 3 hereof), or place the same on temporary or fixed deposit with any Bank and from time to time, to deal with, vary, or realize such investments and dispose of all or any part thereof for the benefit of the Company, and to divide the reserve fund into such special funds, as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company and that without being bound to keep the same separate from the other assets and the Directors may also carry forward any profits which they may deem it not prudent to divide.
- (22) From time to time to make, vary, and repeal by-laws for the regulation of the business of the Company its officers and servants provided that no by-law or regulation shall be made under this power which would amount to such an addition to or alteration of these articles as could only legally be made by special resolution passed and confirmed in accordance with sections 46 and 47 of the Ordinance.

## LOCAL MANAGEMENT.

- 114. General powers.—The Board may from time to time provide for the management of the affairs of the Company in Ceylon or abroad in such manner as they shall think fit and the provisions contained in the six next following Articles shall be without prejudice to the general powers conferred by this Article.
- 115. Establishment of Local Boards and Agencies.—The Board from time to time and at any time may establish any Local Boards or agencies for managing any of the affairs of the Company in Coylon or abroad, and may appoint any persons to be members of such Local Board or any managers or agents and may fix their remuneration.
- 116. Chairman of Local Board and conduct of business.— The Board may appoint any one of their own number or any other person to be Chairman of any Local Board and may lay down such rules and regulations as they may think fit for the conduct of the business of any Local Board and may revoke, annul, or vary any such appointment, rules, or regulations.
- 117. Delegation of powers of Directors.—The Board from time to time and at any time may delegate to any Managing Director, Local Board Manager, or Agent any of the powers, authorities, and discretions for the time being vested in the Board with regard to the conduct of the business of the Company (other than the power to make calls and to mortgage the Company's uncalled capital) with power to sub-delegate and may authorize the members for the time being of any such Local Board or any of them to fill up any vacancies therein and to act notwithstanding vacancies.
- 118. Terms of delegation and termination thereof.—Any such appointment or delegation as aforesaid may be made on such terms and subject to such conditions as the Board may think fit and subject to the terms of any contract between the Company and the person concerned the Board may at any time remove any person so appointed and may by letter, telegram, or cablegram annul or vary any such

- delegation but no person dealing in good faith and without notice of such annulment or variation shall be affected thereby.
- 119. Grant of powers of attorney.—The Board may from time to time, and at any time, by power of attorney under the seal apoint any person or persons to be the attorney or attorneys of the Company for such purposes and with such powers, authorities, and discretions and for such period and subject to such conditions as the Board may from time to time think fit and any such appointment may (if the Board think fit) be made in favour of any of the Directors or of the members or any one or more of the members of any Local Board established as aforesaid or in favour of any Company or of the members, Directors, Nominees, or Managers of any Company or Firm or otherwise in favour of any fluctuating body of persons, whether nominated directly or indirectly by the Board and any such powers of attorney may contain such provision for the protection or convenience of persons dealing with such attorneys as the Board think fit. Any such attorneys as aforesaid may be authorized by the Board to sub-delegate all or any of the powers authorities and discretions for the time being vested in them.
- 120. Power to appoint Managing Directors.—The Board may from time to time appoint one or more of their number to be a Managing Director or Managing Directors of the Company either for a fixed term or without any limitation as to his or their period of office and may subject to the provisions of any contract between the Managing Director concerned and the Company from time to time remove any Managing Director and appoint another in his place.
- 121. What provisions he will be subject to.—A Managing Director while he continues to hold that office shall not be subject to the provisions of these presents as to retirement but he shall (subject to the provisions of any contract between him and the Company) be subject to the same provisions as to disqualification, resignation, and removal as the other Directors of the Company and if he cease to hold the office of Director from any cause he shall ipso facto and immediately cease to be a Managing Director.
- 122. Remuneration of Managing Director.—The remuneration of a Managing Director shall from time to time be fixed by the Board and may be by way of salary or commission or participation in the profits or by any or all of those modes and shall if so determined by the Board be in addition to his share of any remuneration payable to the Board or to the Managing Director as one of the Board.
- 123. Powers and duties of Managing Director.—A Managing Director may perform such duties and exercise all such powers, authorities, and discretions as are exercisable by the Board (other than the power to make calls and to mortgage the uncalled capital of the Company) on such terms and conditions and with such restrictions (if any) as the Board from time to time may direct.
- 124. First Managing Director.—The first Managing Director shall be the said Peter Wilberforce Robinson who may perform the duties and exercise all the powers, authorities, and discretions exercisable by the Board (other than the power to make calls and mortgage the uncalled capital of the Company) and in the event of his absence from Ceylon may with the sanction of the said Rothmans (Ceylon), Limited, delegate any of his powers, authorities, and discretions to any other Director as he may think fit. The said Peter Wilberforce Robinson shall hold office subject to the terms of any contract entered into by him with the Company or until he shall be removed by the Shareholders in General Meeting and the terms of his remuneration shall be determined by the Board.

## PROCEEDINGS OF DIRECTORS.

- 125. Meetings of Directors.—The Directors may meet for the despatch of business adjourn and otherwise regulate their meetings as they may think fit and determine the quorum necessary for the transaction of business; until otherwise determined a majority of the Directors holding office shall be a quorum or if there are only two Directors both shall constitute a quorum.
- 126. A Director may summon Meetings of Directors.—A Director may at any time and the Secretary shall at the request of a Director summon a meeting of Directors.
- 127. Who is to preside at meetings of Board.—The Board may elect a Chairman of their meeting and determine the period for which he is to hold office and all meetings of the Directors shall be presided over by the Chairman if one has been elected and if present but if there be a vacancy in the office of Chairman or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same then and in that case the Managing Director shall be entitled to take the chair; and if the Managing Director also be not present the Directors present shall choose one of their number to be Chairman of such meeting.

- 128. Questions at meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 129. Board may appoint committees.—The Board may delegate any of their powers other than the powers to borrow and make calls to committees consisting of such member or members of their body as the Board think fit and they may from time to time revoke and discharge any such committee either wholly or in part and either as to persons or purposes but every committee so formed shall in exercise of the powers delegated to it conform to all such regulations as may be prescribed by the Board. All acts done by any such committee in conformity with such regulations and in the fulfilment of the purposes of their appointment but not otherwise shall have the like force and effect as if done by the Board.
- 130. Acts of Board or Committee valid notwithstanding informal appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee or defect in the appointment of any Director or of any member of the committee be as valid as if no such vacancy or defect had existed and as if every person had been duly appointed provided the same be done before the discovery of the defect.
- 131. Regulations of proceedings of Committee.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee, respectively, or any regulation imposed by the Board.
- 132. Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed in approval thereof, by all the Directors for the time being 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, provided that not fewer than two Directors shall sign it.
- 133. Minutes of proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters videlicet:—
  - (a) Of all appointments of officers and committees made by the Directors.
  - (b) Of the names of the Directors present at each meeting of the Directors and of the members of any committee appointed by the Board present at each meeting of the committee.
  - (c) Of the resolution and proceedings of all general meetings.
  - (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
  - (e) Of all orders made by the Directors.
  - (f) Of the use of the Company's seal.
- 134. Signature of Minutes of Proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board Meeting, or Committee Meeting, respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever be prima facie evidence of the actual and regular passing of the resolutions and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded and of the regularity of the meeting at which the same shall appear to have taken place and of the Chairmanship and signature of the person appearing to have signed as Chairman and of the date on which such meeting was held.

#### COMPANY'S SEAL.

135. The use of the seal.—The seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument except in the presence of two or more of the Directors. Any instrument sealed with the seal of the Company and signed by two or more Directors shall be presumed to be duly executed.

#### ACCOUNTS.

136. What accounts to be kept.—The Directors shall cause true accounts to be kept of the paid-up capital for the time being of the Company and of all sums of money received and expended by the Company and of the matters in respect of which such receipt and expenditure take

- place and of the assets, credits, and liabilities of the Company and generally of all its commercial, financial, and other affairs, transactions, and engagements and of all other matters necessary for showing the true financial state and condition of the Company; and the accounts shall be kept in such books and in such a manner at the office as the Directors think fit.
- 137. Accounts how and when open to inspection.—The Directors shall from time to time determine whether and to what extent and at what times and places and under what conditions or regulations, the accounts and books of the Company or any of them shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.
- 138. Profit and loss account and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company for the period since the preceding account and balance sheet or in the case of the first account and balance sheet since the incorporation of the Company made up to a date not more than 6 months before such meeting.
- 139. Report to accompany statement.—Every such account and balance sheet shall be accompanied by a report of the Directors as to the state and condition of the Company and as to the amount which they recommend to be paid out of the profits by way of dividend to the Sharehold rs and the account, balance sheet, and report shall be signed by the Directors.
- 140. Copy of balance sheet to be sent to Sharcholders.—A printed copy of such balance sheet shall at least seven days previous to such meeting be delivered at or posted to the registered address of every Shareholder.

#### DIVIDENDS, BONUS, AND RESERVE FUND.

- 141. Where any asset is bought by the Company as from a past date (whether such date be before or after the incorporation of the Company) upon the terms that the Company shall as from that date take the profits and bear the losses thereof, such profits or losses, as the case may be, shall at the discretion of the Directors be credited or debited wholly or in part to revenue account and in that case the amount so credited or debited shall, for the purpose of ascertaining the fund available for dividend, be treated as a profit or loss arising from the business of the Company.
- 142. Division of profits.—Subject to the rights of holders of shares issued upon special conditions and to any arrangement that may be made by the Company to the contrary and subject as to shares not fully paid-up to any special arrangement made as regards money paid in advance of calls and subject to the provisions of these presents as to reserve fund the profits of the Company shall be divisible among the Sharcholders in proportion to the capital paid or credited as paid on the shares held by them respectively.
- 143 Declaration of dividends.—The Company in General Meeting may declare a dividend to be paid to the Shareholders according to their rights and interests in the profits and may fix the time for payment Provided always that if shares shall have been issued during the course of a financial year the holder thereof shall subject to any arrangement made by the Directors to the contrary only be entitled to have paid to him in respect of dividends on such shares a proportionate part of the dividends for such financial calculated on the proportionate part of the year from the date on which such shares were allotted treating such dividends as earned rateably over the whole year. No dividend shall be payable out of the capital of the Company and the declaration of the Board as to the amount available for dividend shall be conclusive. No dividend shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend.
- 144. Payment of dividend in specie, &c.—Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividend which may subsequently be declared by the Directors wholly or in part in sterling by means of drafts or cheques on London or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other company or in any other form of specie or in any one or more of such ways and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution they may settle the same as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of such specific assets or any part thereof, and may determine that

cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Board.

- 145. Interim dividend.—The Directors may also if they think fit from time to time and at any time without the sanction of a General Meeting determine on and declare an interim dividend to be paid and (or) pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current year.
- 146. Capitalization of reserve.—The Company in General Meeting may at any time and from time to time pass a resolution that any sum not required for the payment or provision of any fixed preferential dividend and (a) for the time being standing to the credit of any reserve fund or reserve account of the Company, including premiums received on the issue of any shares or debentures of the Company or any sum arising from any operation creating an excess of assets on capital account or (b) being undivided net profits in the hands of the Company be capitalized and that such sum be set free for distribution and be appropriated as capital to and amongst the Shareholders or amongst the members of any class of Shareholders in accordance with their rights and in the shares and proportions in which they would have been entitled thereto if the same had been distributed by way of dividend on the shares and in such manner as the resolution may direct and such resolution shall be effective provided that such powers shall not be exercised unless recommended by the Board and the Directors shall in accordance with such resolution apply such sum in paying up in full (or with the consent of the Shareholders aforesaid in part) any unissued shares or debentures or other obligations of the Company on behalf of the Shareholders aforesaid and appropriate such shares or debentures or other obligations and distribute the same credited as fully paid up (or as the case may be partly paid up) amongst the Shareholders aforesaid in the proportions aforesaid in satisfaction of their shares and interests in the said capitalized sum or shall apply such sum or any part thereof on behalf of the Shareholders aforesaid in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued shares held by the Shareholders aforesaid or otherwise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution the Directors may settle the same as they think expedient and in particular they may issue fractional certificates fix the value for distribution of any shares or debentures, debenture stock or other obligations make cash payments to any Shareholders on the footing of the value so fixed in order to adjust rights and vest any such shares or debentures or other obligations in trustees upon such trusts for the persons entitled to share in the appropriation and distribution as may seem just and expedient to the Directors.
- 147. Unpaid interest or dividend not to bear interest.—No unpaid interest or dividend shall ever bear interest against the Company.
- 148. No Shareholder to receive dividend while debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares or otherwise howsoever.
- 149. Directors may deduct debt from the dividends.—The Directors may deduct from the dividend payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company and notwithstanding such sums shall not be payable until after the date when such dividend is payable.
- 150. Dividends may be paid by cheque or warrant and sent through the post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled thereto or in the case of joint-holders to the registered address of that one whose name stands first on the register in respect of the joint-holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.
- 151. Notice of dividend; forfeiture of unclaimed dividend.—Notice of all dividends to become payable shall be given to each Shareholder entitled thereto; and all dividends unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company and if the Directors think fit may be applied in augmentation of the reserve fund. For the purposes of this Article any cheques, drafts, or warrants which may be issued for

- dividends and may not be presented at the Company's bankers for payment within 3 years shall rank as unclaimed dividends.
- 152. Shares held by a firm.—Every dividend payable in respect of any share held by a firm may be paid to and an effectual receipt given by any partner of such firm or agent duly authorized to sign the name of the firm.
- 153. Joint-holders other than a firm.—Every dividend payable in respect of any share held by several persons jointly other than a firm may be paid to and an effectual receipt given by any one of such persons.

#### AUDIT.

- 154. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness of the profit and loss account and balance sheet ascertained by one or more auditor or auditors.
- 155. Qualification of Auditors.—No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company but an Auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. It shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company and no Director or officer of the Company shall during his continuance in office be eligible as an Auditor.
- 156. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration; all future Auditors except as is hereinafter mentioned shall be appointed at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat and shall hold their office only until the next Ordinary General Meeting after their respective appointments or until otherwise ordered by a General Meeting.
- 157. Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election.
- 158. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting and this remuneration may from time to time be varied by a General Meeting.
- 159. Vacancy in Office of Auditors how filled up.—If any vacancy that may occur in the office of Auditor shall not be supplied at any Ordinary General Meeting or if any casual vacancy shall occur the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person who shall hold the office until such meeting.
- 160. Duty of Auditor.—Every Auditor shall be supplied with a copy of the profit and loss account and balance sheet intended to be laid before the next Ordinary General Meeting and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting generally or specially as he may think fit.
- 161. Company's accounts to be open to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

#### Notices.

- 162. Notices how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the person appointed by the Board to do so.
- 163. Shareholders to register address.—Every Shareholder shall furnish the Company with an address which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company. A Shareholder may in addition to his own address furnish the Company with the address of his attorney in Ceylon and the address of the attorney shall be registered as such in the books of the Company.
- 164. Service of notices.—(a) A notice may be served by the Company upon any Shareholder either personally or by sending it through the post in a prepaid letter addressed to such Shareholder at his registered address, wherever it may be, and in the case of a Shareholder whose registered address shall be in the United Kingdom, such notice shall be sent in manner aforesaid by the air mail and any notice so served shall be deemed to be well served for all purposes notwithstanding that the Shareholder to whom such notice is addressed be dead unless his executors or administrators shall have given to the Directors their own or some other address. (b) In the case of any Shareholder who has registered the address of his attorney as well as his own a copy of any notice served upon such Shareholder in manner aforesaid shall also be served upon such attorney either personally or by sending it through the post in a

prepaid letter addressed to such Shareholder at the address of such attorney and a copy of such notice so served shall be deemed to be well served for all purposes notwithstanding that such Shareholder or the said attorney be dead, unless the executors or administrators of such Shareholder shall have given to the Directors instructions varying or cancelling the registration of the address of such attorney

165. Notice to joint-holders of shares other than a firm. All notices directed to be given to Shareholders shall with respect to any share to which persons other than a firm are jointly entitled be sufficient fryiven to any one of such persons and notice so given shall be sufficient notice to all

the holders of such shares

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

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

#### ARBITRATION.

168. Directors may refer disputes to arbitration.-Whenever any question or other matter whatsoever arises in dispute between the Company and any other Company or person the same may be referred by the Directors to arbitration pursuant to and so as with regard to the mode and consequence of the reference and in all other respects to conform to the provisions in that behalf contained in the Civil Procedure Code, 1889, and/or The Arbitration Ordinance, 1866, or any then subsisting statutory modification thereof.

#### EVIDENCE.

169. Evidence in action by Company against Shareholders. -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.

170. Purchase of Company's property by Shareholders.—Any Shareholder whether a Director or not or 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

Distribution.-If the Company shall be wound up 171. and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied first in repaying to the holders of the shares issued with a preference (if any) the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If after such payments there shall remain any surplus assets such surplus assets shall be divided among the ordinary Share-holders in proportion to the capital paid up or reckoned as paid up on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference shares or shares issued with a preference expressly entitle such shares participate in such surplus assets.

participate in such surpus assets.

172. Payments in specie, and vesting in trustees, rights contributory to dissent, &c.—If the Company shall be wound up the liquidator whether voluntary or official may with the sanction of an extraordinary resolution divide among the contributories in specie any part of the assets of the Company and may with their sanction vest any part

of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator with like sanction shall think fit, and if thought expedient. any such division may be otherwise than in accordance with the legal rights of the Shareholders 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 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 right to dissent as if such determination were a special resolution passed pursuant to section 234 of the Companies Act of 1929, in England, but for the purposes of an arbitration as in sub-section (6) of the said section, provided the provisions of the Ceylon Arbitration Ordinance, 1866, and/or of the Civil Procedure Code, 1889, shall apply in place of the English and Scottish Acts referred to in the said sub-section (6) of section. 234 of the aforewritten Companies Act, and the said section 234 save as herein excepted shall be deemed to be part and parcel of these present Articles.

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their

names at Colombo, this 23rd day of April, 1937.

L. G. BYATT.

H WYNER

P. W. Robinson.

K. V. SUNDARAM.

E. C. HAYWORTH.

LEO MATCHER. E. B. CREASY.

Witness to the above signatures at Colombo, this 23rd

day of April, 1937:

PERCIVAL S. MARTENSZ. Proctor of the Supreme Court.

# THE MEMORANDUM OF ASSOCIATION OF THANAVIRTHI NITHI, LIMITED.

- 1. The name of the Company is "Thanavirthi Nithi, Limited", and hereinafter called "The Nithi".
- The registered office of the Nithi is to be established in Jaffna.
- 3. The objects of the Nithi are-
- (a) To conduct the business of pawnbrokers.
- (b) To carry on the business of money-lending on promissory notes, mortgage bonds, &c.

  To carry on business as brokers, commission agents,
- &c.
- (d) To open up stores and trade in retail in paddy, rice, curry stuffs, groceries, and other articles.
- The liability of the Shareholders is limited.

The nominal capital of the Nithi shall be Rs. 10,000, divided into 1,000 shares of Rs. 10 each, payable in twenty monthly instalments of 50 cents per share.

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

resp	SCUVE HALLIES—		
_	Signature and Address.		int of
_			res.
1.	, , , , , , , , , , , , , , , , , , , ,	est,	
	Jaffna		10
2.	T. Thangarajah, Urumpirai		10
3.	சு. இளேயதம்பி, Koddadi, Jaffna		5
4.	மு. செல்வேயா, Vannarponnai North-we	est,	
	Jaffna	• •	3
5.	செ. சின்னத்தானை, Alaveddy		5
6.	K. CHINNIAH, Vannarponnai East, Jaffna		5
7.	C. S. RAJARATNAM, Kandarmadam, Jaffra	a	5
8.	E. KATHEESVARANATHAN, Wyman ro	ad.	
	Jaffna		5
9.	C. Canagasabai, Wyman road, Jaffna	• • .	5
10.	க. முருகேசு, Vannarponnai North-west, Jaf	fna	3
11.	- Acordination of the contraction of the contractio	••	5
S	igned before me—		
A	pril 17, 1937. K. AIYAD Proctor, Supre		urt.

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#### E ARTICLES OF ASSOCIATION THANAVIRTHI NITHI, LIMITED. ASSOCIATION OF THE

- The regulations contained in Schedule C of Ordinance 1. The regulations contained in Schedule C of Ordinance No. 4 of 1861, except Rules 66 to 86 inclusive, shall not apply to the Company.
- 2. The nominal capital of the Nithi is Rs. 10,000, divided into 1,000 shares of Rs. 10 each, payable in twenty monthly instalments of 50 cents per share, and could be withdrawn with interest at 6 per cent. per annum accruing thereon from the date of completion of payment.

The Shareholders shall have power, by resolution passed at a Meeting of the Shareholders convened for the purpose, to authorize the Board of Directors to increase the capital.

SHARES.

3. Any person desiron of taking any stare in the Company shall apply to the Managing Director of the Company.

FRITURE. 4. If any Shareholder fails to pay any installment due on account of his share or chargel on or before the day appoint of the payment of the same, such share or shares will be orfeited and become the property of the Company. The Directors may sell or otherwise dispose of same in such manner as they think fit. manner as they think fit.

## TRANSFER OF SHARES.

5. No Shareholder shall transfer his share or shares except with the previous approval of the Board of Directors. The instrument of transfer shall be in writing and signed by the transferor and transferee.

#### Borrowing Powers.

6. The Directors may from time to time, if and when necessary and desirable, borrow, for the purposes of the Company, any sum or sums of money and they may secure the moneys so borrowed by mortgages, bonds, or other instruments of charge upon the whole or any part or parts of the Company's property or assets.

## GENERAL MEETINGS.

- The first General Meeting shall be held at such time not being more than twelve months after the incorporation of the Company, and at such place as the Directors may
- 8. Subsequent General Meetings shall be held at such time and place as may be prescribed by the Company in General Meeting, and, if no other time or place is prescribed, a General Meeting shall be held at such time and place as may be determined by the Directors.
- The above-mentioned General Meetings shall be called Ordinary Meetings: all other General Meetings shall be called Extraordinary.
- 10. The Directors may whenever they think fit, and they shall, upon a requisition made in writing by any number of Shareholders holding in the aggregate not less than one-fifth part of the shares of the Company, convene an Extraordinary General Meeting.
- 11. Seven days' notice at the least, specifying the place and the hour of Meeting and the purpose for which any General Meeting is to be held, shall be given by advertisement, or in such other manner, if any, as may be prescribed by the Company.
- Any Shareholder may, on giving not less than three days' previous notice of any resolution, submit the same to a Meeting.
- 13. No business shall be transacted at any Meeting except the declaration of a dividend, unless a quorum of Shareholders is present at the commencement of such

The quorum shall be half the number of existing Shareholders, with the limitation that it shall never exceed 30.

- 14. Every Shareholder shall have one vote for every share up to ten: he shall have an additional vote for every five shares beyond the first ten shares.
- 15. No Shareholder shall be entitled to vote at any Meeting urless all calls due from him have been paid.

#### DIRECTORS.

The number of the Directors and the names of the first Directors shall be determined by the subscribers to the Memorandum of Association.

17. Until Directors are appointed the subscribers to the Memorandum of Association shall, for all purposes of this Ordinance, be deemed to be Directors.

#### QUALIFICATION OF DIRECTORS.

18. The qualification of a Director shall be that he shall hold at least five shares of the Company.

19. The management of the business of the Company shall be vested in the Directors.

#### IANAGING DIRECTOR.

The Directors shall appoint one of their body to be Managing Director, who shall be permanent (while the other Directors only shall retire from office at the Ordinary Meeting).

The said Managing Director shall have power to perform for and on behalf of the Board of Directors, all acts that may be deemed by him to be necessary to promote the objects of the Company, provided he does not act contrary to the Articles of Association and to any law in force for the time being in this Island.

He shall also have power to appoint, for and on behalf of the Board of Directors, all employees of the Company.

The other Directors shall not question his acts or interfere with his management unless he does anything contrary to the Articles of Association and to any law in force for the time being in this usuand.

## REMUNERATION TO MANAGING DIRECTOR.

21. As remuneration for his services the Managing Director shall be paid a salary or an allowance, which shall be determined by the Board of Directors.

CHAIRMAN AND SECRETARY.

22. The Board of Directors shall electromong themselves a Chairman and Secretary of the Board. Such Chairman and Secretary of the Board shall be the Chairman and Secretary of the Company.

#### ELECTION OF SUBSEQUENT DIRECTORS.

At the first Ordinary Meeting after the incorporation 23. of the Company, all the Directors—except the permanent Managing Director—shall retire from office and the Meeting shall elect the Board of Directors.

A retiring Director shall be eligible for re-election.

## MEETING OF DIRECTORS.

24. A Director may at any time summon a Meeting of the Directors, who may determine the quorum necessary for the transaction of business.

## Signature and Address.

- 1. P. RAJARETNAM, Vannarponnai North-west, Jaffna.
  - T. THANGARAJAH, Urumpirai.
- சி. இபைதம்பி, Koddadi, Jaffna.
- மு. செல்லேயா, Vannarponnai North-west, Jaffna.
- செ. சின்னத்துரை, Alaveddy.
- K. Chinniah, Vannarponnai East, Jaffna.
- C. S. RAJARATNAM, Kandarmadam, Jaffna.
- E. KATHEESVARANATHAN, Wyman road, Jaffna.
- C. Canagasabai, Wyman road, Jaffna.
- சு. முருகேசு, Vannarponnai North-west, Jaffna.
- 11. K. Ganeshapirabu, Neeraviady, Jaffna.

Signed in my presence—

April 17, 1937.

K. AIYADURAI, Proctor, Supreme Court.

# The Ceylon Land Development Company, Limited

MOTICE is hereby given that the Annual General Meeting of the Shareholders of the Ceylon Land Development Company, Limited (in Liquidation) will be held at the Office of the /Liquidator, Times of Ceylon building, Colombo, on Saturday, June 19, 1937, at 11 a.m.

Business.

(1) To receive and, if thought fit, adopt the Liquidator's account of receipts and payments for the year ended at May 20, 1937.

(2) Any other business which may be properly introduced.

> A. E. ILLINGWORTH, Liquidator.

Colombo, May 31, 1937.

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# THE CEYLON STATE MORTGAGE BANK. Debentures drawn for Redemption.

NOTICE is hereby given that in pursuance of the conditions upon which the debentures were issued the under-mentioned debentures were drawn on Tuesday, May 18, 1937, for compulsory redemption:—

May 18, 1937, for compulsory redemption:-6, 13, 15, 24, 25, 27, 29, 31, 32, 34, 36, 59, 60, 70, 73, 74, 232, 241, 246, 248, 251, 257, 259, 260, 267, 271, 276, 277, 279, 287, 288, 292, 295, 296, 301, 304, 308, 310, 311, 312, 540, 541, 548, 551, 552, 553, 563, 566, 575, 576, 578, 579, 584, 586, 590, 591, 599, 603, 604, 605, 610, 612, 614, 617, 619, 620, 622, 627, 631, 637, 639, 640, 644, 647, 652, 653, 660, 661, 665, 666, 673, 675, 677, 680, 685, 687, 696, 697, 700, 702, 703, 704, 705, 708, 710, 712, 713, 715, 731, 733, 735, 740, 741, 742, 745, 749, 750, 752, 753, 758, 760, 772, 773, 775, 776, 777, 779, 785, 787, 788, 794, 795, 804, 807, 813, 816, 821, 823, 833, 835, 842, 846, 851, 853, 833, 865, 867, 869, 873, 874, 876, 877, 880, 882, 884, 395, 896, 306, 909, 910, 922, 926, 931, 932, 933, 936, 938, 440, 942, 955, 958, 967, 968, 969, 970, 974, 976, 777, 982, 983, 993, 993, 1005, 1007, 1013, 1018, 1019, 1024, 1045, 3047, 1048, 1057, 1061, 1063, 1064, 1066, 1074, 1075, 1080, 1055, 1087, 1088, 1093, 1097, 1102, 1110, 1111, 1114, 1117, 1124, 1129, 1133, 1134, 1140, 1145, 1148, 1444, 1156, 1159, 1169, 1281, 1217, 1218, 1226, 1227, 1236, 1243, 1244, 1248, 1251, 1256, 1267, 1268, 1269, 1276, 1279, 1280, 1297, 1309, 1312, 1315, 1321, 1325, 1127, 1331, 1339, 1339, 1398, 1091, 1302, 1304, 1407, 1419, 1420, 1422, 1423, 1426, 1425, 1437, 1433, 1446, 1440, 1444, 1447, 1443, 1391, 1392, 1398, 1309, 1375, 1384, 1385, 1387, 1389, 1391, 1392, 1398, 1309, 1401, 1403, 1407, 1419, 1420, 1422, 1423, 1426, 1447, 1443, 1446, 1440, 1444, 1444, 1446, 1440, 1441, 1447, 1447, 1448, 1448, 1482, 1487, 1494, 1496, 1497, 1498, 1500, 1510, 1511, 1512, 1514, 1514, 1514, 1514, 1514, 1512, 1514, 1515, 1528, 1532, 584, 586, 590, 591, 599, 603, 604, 605, 610, 612, 614, 617, 1475, 1481, 1482, 1487, 1494, 1496, 1497, 1498, 1500, 1510 1511, 1512, 1514, 1518, 1525, 1527, 1531, 1533, 1538, 1549, 1552, 1553, 1558, 1565, 1568, 1575, 1577, 1579, 1580, 1583, 1584, 1587, 1589, 1598, 1602, 1615, 1619, 1620, 1621, 1622, 1626, 1627, 1632, 1633, 1634, 1636, 1640, 1643, 1644, 1645, 1649, 1650, 1651, 1652, 1657, 1660, 1667, 1669, 1670, 1671, 1683, 1686, 1688, 1690, 1697, 1699, 1705, 1708, 1709, 1711, 1712, 1719, 1723, 1725, 1726, 1731, 1739, 1745, 1746, 1751 1753, 1757, 1762, 1763, 1765, 1766, 1769, 1773, 1775, 1779, 1780, 1781, 1786, 1789, 1792, 1802, 1803, 1806, 1811, 1812, 1822, 1823, 1825, 1826, 1827, 1834, 1838, 1839, 1845, 1846, 1848, 1853, 1854, 1869, 1870, 1887, 1889, 1894, 1900, 1915, 1917, 1921, 1934, 1937, 1944, 1945, 1947, 1951, 1952, 1964, 1971, 1976, 1977, 1983, 1988, 1991, 1998, 2005, 2012, 2023, 2032, 2034, 2035, 2047, 2061, 2066, 2073, 2080, 2081, 2082, 2088, 2089, 2094, 2097, 2100, 2117, 2122, 2126, 2130, 2132, 2142, 2144, 2149, 2154, 2155, 2163, 2172, 2176, 2177, 2179, 2181, 2185, 2188, 2189, 2190, 2191, 2195, 2196, 2209, 2210, 2223, 2224, 2229, 2231, 2239, 2240, 2255, 2259, 2263, 2280, 2281, 2282, 2283, 2284, 2285, 2290, 2296, 2300, 2306, 2332, 2334, 2337, 2340, 2344, 2353, 2360, 2364, 2365, 2366, 2367, 2368, 2376, 2377, 2380, 2382, 2388, 2389, 2394, 2395, 2398, 2399, 2400, 2405, 2406, 2408, 2409, 2412, 2413, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2417, 2418, 2418, 2417, 2418, 2418, 2417, 2418, 2421, 2425, 2429, 2430, 2434, 2437, 2438, 2444, 2446, 2452 2454, 2459, 2461, 2464, 2467, 2468, 2470, 2474, 2476, 2477 2484, 2486, 2491, 2492, 2493, 2494, 2497, 2499, 2506, 2507, 2517, 2518, 2523, 2524, 2531, 2532, 2534, 2540, 2541, 2542, 2543, 2547, 2559, 2560, 2561, 2562, 2566, 2568, 2571, 2573, 2581, 2582, 2586, 2588, 2596, 2598, 2603, 2613, 2647, 2651, 2657, 2658, 2663, 2666, 2671, 2675, 2676, 2678, 2703, 2713, 2714, 2715, 2716, 2717, 2725, 2727, 2728, 2744, 2748, 2749, 2753, 2754, 2755, 2756, 2757, 2760, 2785, 2786, 2794, 2796, 2800, 2805, 2808, 2812, 2814, 2815, 2819, 2831, 2838, 2841, 2846, 2848, 2851, 2857, 2858, 2859, 2860, 2863, 2867, 2869, 2846, 2848, 2851, 2857, 2858, 2859, 2850, 2850, 2851, 2857, 2858, 2858, 2858, 2858, 2858, 2858, 2858, 2858, 2858, 2858, 2955, 2968, 2912, 2915, 2918, 2922, 2924, 2937, 2940, 2944, 2955, 2956, 2966, 2968, 2969, 2972, 2980, 2992, 2994, 2995, 2996, 3000, 3001, 3007, 3008, 3010, 3019, 3033, 3036, 3040, 3043, 3050, 3057, 3067, 3069, 3071, 3077, 3079, 3081, 3084, 3085, 3089, 3097, 3009, 3100, 2112, 2112, 2117, 2119, 2127, 3098, 3109, 3113, 3115, 3117, 3121, 3122, 3127, 3134, 3136, 3098, 3109, 3113, 3115, 3117, 3121, 3122, 3127, 3134, 3136, 3138, 3146, 3148, 3149, 3152, 3156, 3159, 3160, 3164, 3165, 3166, 3167, 3169, 3176, 3190, 3200, 3203, 3205, 3206, 3221, 3222, 3230, 3233, 3235, 3236, 3238, 3244, 3259, 3262, 3271, 3272, 3277, 3279, 3284, 3285, 3296, 3299, 3300, 3301, 3303, 3304, 3319, 3329, 3332, 3334, 3341, 3345, 3346, 3347, 3356, 3359, 3361, 3363, 3375, 3376, 3379, 3393, 3399, 3400, 3403, 3407, 3408, 3412, 3419, 3420, 3425, 3428, 3429, 3434, 3435, 3445, 3466, 3467, 3469, 3470, 3471, 3472, 3476, 3477, 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3596, 3604, 3620, 3624, 3626, 3632, 3635, 3636, 3639, 3640 3642, 3643, 3644, 3645, 3647, 3654, 3655, 3656, 3657, 3658, 3659, 3666, 3668, 3670, 3672, 3674, 3676, 3700, 3703, 3706, 3716, 3719, 3721, 3722, 3723, 3727, 3729, 3732, 3733, 3734, 3716, 3113, 3121, 3122, 3122, 3121, 3123, 3123, 3123, 3124, 3123, 3134, 3736, 3736, 3737, 3740, 3745, 3747, 3750, 3753, 3759, 3762, 3763, 3764, 3765, 3767, 3769, 3777, 3783, 3784, 3786, 3793, 3794, 3802, 3813, 3823, 3831, 3834, 3836, 3838, 3841, 3845, 3846, 3847, 3851, 3855, 3860, 3861, 3868, 3876, 3882, 3884, 3884, 3885, 3862, 3863, 3863, 3864, 3865, 3864, 3867, 3890, 3891, 3900, 3910, 3931, 3933, 3936, 3938, 3939, 3940, 3890, 3891, 3900, 3910, 3931, 3933, 3936, 3938, 3939, 3940, 3941, 3944, 3945, 3946, 3947, 3948, 3968, 3974, 3983, 3984, 3985, 3986, 3988, 3992, 3994, 3996, 3997, 3998, 4000, 4001, 4002, 4004, 4009, 4013, 4028, 4029, 4030, 4033, 4035, 4036, 4038, 4045, 4046, 4047, 4056, 4060, 4068, 4070, 4077, 4080, 4082, 4085, 4087, 4088, 4092, 4095, 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  9286, 9302, 9305, 9312, 9314, 9317, 9319, 9321, 9322, 9326,
9331, 9332, 9339, 9340, 9345, 9346, 9347, 9350, 9365, 9369, 9370, 9371, 9373, 9374, 9387, 9388, 9389, 9392, 9393, 9397, 9398, 9399, 9400, 9401, 9402, 9404, 9405, 9410, 9411, 9416, 9438, 9448, 9450, 9451, 9465, 9467, 9476, 9483, 9485, 9496, 9502, 9522, 9523, 9525, 9526, 9532, 9533, 9536, 9541, 9544, 9546, 9553, 9554, 9556, 9558, 9562, 9563, 9564, 9566, 9567, 9569, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9560, 9574, 9574, 9574, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 9576, 
 9568, 9569, 9574, 9580, 9582, 9583, 9585, 9593, 9594, 9609,
9508, 9569, 9574, 9580, 9582, 9583, 9585, 9593, 9594, 9609, 9610, 9612, 9620, 9621, 9623, 9624, 9625, 9630, 9631, 9643, 9645, 9656, 9657, 9661, 9663, 9676, 9677, 9678, 9679, 9681, 9682, 9688, 9698, 9700, 9701, 9708, 9713, 9717, 9724, 9726, 9730, 9733, 9734, 9743, 9755, 9759, 9769, 9770, 9771, 9773, 9776, 9779, 9780, 9784, 9789, 9790, 9791, 9792, 9799, 9801, 9804, 9805, 9806, 9807, 9808, 9809, 9810, 9812, 9818, 9823, 9826, 9848, 9854, 9855, 9859, 9861, 9862, 9869, 9874, 9878, 9882, 9891, 9892, 9895, 9897, 9900, 9902, 9903, 9909, 9923, 9924, 9932, 9933, 9934, 9940, 9944, 9946, 9944, 9952,
 9923, 9924, 9932, 9933, 9934, 9940, 9944, 9946, 9949, 9952
 9955, 9958, 9965, 9966, 9971, 9979, 9984, 9985, 9986, 9987,
 9993, 9995, 9996, 9997, 9999.
```

The above dobentures with interest thereon will be paid off on September 4, 1937, on their being surrendered, after which date interest on them will cease. The debentures should be forwarded to this office seven clear days before September 4, 1937.

According to the conditions attaching holders of the compulsorily redeemed debentures have the prior right to re-invest the principal amount payable on the compulsorily redeemed debentures in our next issue of debentures (on the terms and conditions of such issue).

J. Tyagaraja, Manager.

# The Independent Publishing Company, Limited.

NOTICE is hereby given that the Annual General Meeting of the Independent Publishing Company, Limited, was held at Colombo, on Saturday, May 29, 1937, at 8.30 а.м.

The foll wing resolution was passed :-"That the Company be woned up voluntarily and that Mr. Danton P. Rain to be appointed Liquidator."

At an Extraordinary teneral Meeting held at the same time and place, the above resolution was confirmed.

By order of the Board,

N.M. DE SILVA, Secretary.

May 31, 1937.

Auction Sale.

Auction Sale.

BY virtue of commission issued to me in D. C., Colombo, case No. 6,400M, I shall sell by public auction the following property belonging to defendant, A. R. M. Saleem of Fifth Cross street, Colombo, on Saturday June 26, 1937, at the

All that house and around pearing assessment No. 889/102 lying at New Moor street in Education within the Municipality and District of Colombo; in extent to/too perches. Further particulars from R. McLusans, Isaq., Proctor, Supreme Court.

221, Hulftsdorp.

M. d. CONTAH. Auctioneer and Broker.

# Auction Sale.

Property at Slave Island.

UNDER mortgage decree in D. C., Colombo, case No. 6,573, sale at the spot on Monday, June 28, 1937, at 5 r.M.:—All that all truent of land marked lot C with the buildings thereon bearing assessment Nos. 34 (1–5) and 34 (10–146 situated at church street, Slave Island, within the Munic Bully and District of Colombo.

32 Halfredown street County Austineer and Broker.

233, Hulftsdorp street, Colombo. Auctioneer and Broker.

# Auction Sale.

UNDER nortgage decree in case No. 5,898, D. C., Colombo, against Kandangahettige Margaret Nona and Thevarnya Mudalige Levis Peries of Kalubowila East, I shall sell by public niction on June 27, 1937, at 5 r.m. at the spot to recover Rs. 2,252 56, further interest and costs:—All this defined portion of Kahatagahawatta at Kalubowila in the Palle pattu of Salpiti korale with buildings thereon marked lot B, injectent 2 roods and 15 74/100 perches as per plan dated February 13, 1915, made by D. J. W. Edirisinghe, Licensed Surveyor. made by D. J. W. Edirisinghe, Licensed Surveyor.

W. D. E. Авганам,
Licensed Auctioneer.

\_Auction Sale.

UNDER instructions from the Provincial Assignee and with leave of court in insolvency case No. 5,077, I shall sell by public auction on Monday, June 21, 1937, commencing from 10 A.M. at No. 18, 2nd cross street, Pettah, Colombo:

All the stars in trade goods and things consisting of banians, towels, multipleces sarongs vaters, and various

banians, towels, mull pieces, sarongs, vetees, and various kinds of cloths belonging to the insolvent S. Abdul Careem carrying on business under the name and firm of A. K. Ismail & Co., No. 18, 2nd Cross street.

Terms: Strictly cash.

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

#### 6.4 Auction Sale.

UNDER instructions from the assignee and with leave of court in insolvency proceedings No. 4,496, D. C., Colombo, I shall sell by public action at office No. 21, Belmont street, Hulftsdorp Colombo, on June 25, 1937, at 1 P.M. — The right, fittle, and integest of the insolvent in and to Pelandegowith at Oothera Bennungolla and other lands situated in the Kalutara District, also the interest of the insolvent to the share in cases Nos. 1,044, 1,791 and 2,632, D. C., Kalutara (Testamentary). Full particulars from Mr. A. C. Koelmeyer, Assignee, or see handbills—

CHAS. H. PIERES, Auctioneer and Broker.

6, Ferry street, Hulftsdorp, Colombo.

# Auction Sale.

UNDER instructions from the assignee and with leave of court in insolvency proceedings No. 4,997, D. C., Colombo, I shall sell by public auction on Thie 9, 1937, at 1 P.M. at office No. 21, Belmon street Holftsdovp, Colombo:—

One gold casel watch, one set Polks of knowledge with stand, one electro massage pattern, set carpentry tools, fountain pen, and en dig incubator.

CHAS. H. PIERES, Auctioneer and Broker.

6, Ferry street, Hulftsdorp, Colombo.

Auction Sale.

UNDER mortgage decree in D. C., Kalutara, case No. 19,680. Sale at the respective spots on Saturday, June 26, 1937, commencing at 2 : 30 F.m., commencing from land No. 1, the following properties:—(1) Elimunewattapitakattiya, Yakdessagallenametana, and Elimunekumburegodella, together vitta in plantations fruildings, and everything thereon, situated in Helatube village Mahapattuwa north of Pasdun korale dast, in extent 12 acres 2 roods and 25 perches.
(2) Lot No. 1 of Althogana as redduma alias Talagahaswedduma, together with plantations and everything thereon, situated at Udawela village aforesaid, in extent 2 acres 24 9/35 perches.
(3) Lot Nos. 4 and 5 of Alubogaha 2 acres 24 9/35 perches. (3) Lot Nos. 4 and 5 of Alubogahaaswedduma aforesaid, together with everything thereon, in extent 1 acre 1 rood and 16 perches. (4) Lot No. 12 of Alubogaha-aswedduma aforesaid, together with everything thereon, in extent 3 roods and 5 perches. (5) Lot Nos. 10 and 11 of Alubogaha-aswedduma aforesaid, together with everything thereon, in extent 3 roods and 33 perches. (6) Lot No. 7 of Alubogaha aswedduma aforesaid with everything thereon, in extent 2 rodds and 12 perches. (7) Lot No. 8 of Alubogaha-aswedduma aforesaid with everything thereon, in extent 1 acre 1 rood and 28 perches.

> D. J. Wickremesinghe, Commissioner.

233, Hulftsdorp street, Colombo.

Auction Sale.

In the District Court of Kandy.

Vana Ema Kana Runa Karupiah Pillai of Gampola ...... Plaintiff.

No. 47,861.

No. 47,861.

Vs.

Kulatunga Mudianselas Dingiri Banda Kulatunga of Galkoha in Udunuwara, 20 Amistrator of the estate of the late Kulatung Mudianspargulera Kiri Banda of Galkoha aforesaul, deceased.

UNDER instructions received from the plaintiff and under authority from court, it shall sell by public auction on Saturday, June 16, 1937, commencing from 3 r.m. at the first land hereunder, the premises following, to wit:—

the first land herounder, the premises following, to wit:

- 1. All that divided northern portion of 5 lahas paddy sowing (together with the factory, machinery, and everything thereon) out of Paragaha angehena, now garden of 3 pelas paddy sowing, situate at Galkoha in Kandu palata of Udunuwara, Kandy District, Central Province.
- 2. Land called Walahena of 2 pelas paddy sowing in extent, and
- 3. The eastern 1 share being 4 amunams and 2 pelas paddy sowing out of Meegaskumburehena, both situate at Galkoha aforesaid, with the tea plantation and everything thereon

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.

By virtue of a commission issued to me in D. C., Galle, case No. 34,108, I shall pupp for sale by public auction on July 10, 1937, at 3.30 r.m. at the spot:—All that the four allotments of land called lot 2 of chawatta, situated at Galupiadda in the Municipality of Galup; and bounded on the north by T. P. 234,529, each by portion of this land, south by high road, and west by property called Endrop; containing in extent 33 60 perchés às described in plan No. 216a made by Mr. W. A. Porolis de Silva, Surveyor, and filed of record. and filed of record.

The property will be put up for sale in separate lots in terms of Partition Ordinance, No. 10 of 1863.

Hill House Gintota, May 8, 1937. W. E. A. SAMARAWEERA, Commissioner.

# uction Sale under Partition Decree in D. C., Galle, Case No. 32,791.

I shall sell by public auction on July 17, 1937, commencing at 2.30 P.M. at the spot, the following premises, to wit:—

All that alloty ont of that called Dombagahawatta alias Dodangahayatth, situated at Poramba in Ambalangoda, in the Well-boda hattur of that District, extent 3 roods and 24 perchasting and called be sold in five separate blocks as per plan No. 612 dated November 24, 1936, and made by Mr. W. V. Cunawardana, Licensed Surveyor, in terms of Partition Ordinance, No. 10 of 1863.

For further particulars please apply to Messrs. G. K. W. de Silva, Proctors and Notaries, Galle, or to me-

Ambalangoda, June 1, 1937.

G. SIEBEL DE SILVA, Commissioner.

Auction Sale under Partition Decree.

INDER and by virtue of the commission issued to me in D. C., Galle, case No. 32,697, I shall sell by public auction on Saturday, July 15,2937, commencing at 8.30 A.M. at the

spot, the following:

All that allotment of land called Hiriketiyewatta, with everything the eon, situated at Maha Ambalangoda in Ambalangoda in Wellabeda pattu, Galle District; and containing in extend 2 roods at 8.75 perches.

Said land will be sold in four blocks and also in one block

and the highest price accepted.

Further particulars from T. G. Jayawardene, Esq.,
Proctor, Supreme Court, Notary, Ambalangoda, or—

K. T. THOS. SILVA, Commissioner.

Ambalangoda.

# Auction Sale under Partition Decree.

UNDER commission in D. C., Galle, case No. 32,516, I shall sell by public auction on July 17, 1937, commencing at 9 a.m. at the spot:—All that allotment of land and trees and buildings standing thereon, called *Totabodawatta*, situated at Randombe in Wellaboda pattu of Galle District, Southern, Province containing in extent 1 acre and 38 perches, 17 blocks, in terms of Partition Ordinance, No. 10 of 1863.

A. H. ALBERT DE SILVA, Balapitiya, June 4, 1937. Commissioner.

Auction Sale under Partition Decree.

UNDER commission in D. C., Galle, case No. 34,277, I shall sell by public action on July 21, 1937, commencing at 9.30 a.m. at the spot :—All that allotment of land and trees and buildings standing thereon called Henegederawatte Advawatta alian Indiketiyewatta, situated at Galmangodo (p. Baltottiya Dazaar), in Bentota-Walallawiti korale of Chie Pistrict, Southern Province; containing in extent 1 acre and 27 25 perches, in 14 separate blocks, in terms of Partition Ordinance. No. 10 of 1863. terms of Partition Ordinance, No. 10 of 1863.

A. H. Albert de Silva, Balapitiya, June 4, 1937: Commissioner.

Auction Sale under Mortgage Decree in D. C., Matara, Case No. 10,585.

(1) Miss Rosalind Victoria Altendorff, (2) Rex Victor

Euduvice Anthonisz, (3) Rena Victorine Anthonisz, all of Fort, Matara ...... Plaintiffs.

Against

Polymmaruwe Harmanage Don Abraham de Silva of McCode

UNDER and by victure of the commission issued to me in the above case of the recovery of the sum of Rs. 3,284 13, with interest of Rs. 2,600 at 10 per cent. per annum from Large 20,1025 and the receivery level. June 20, 1935, to August 30, 1935, and thereafter legal interest on the aggregate amount till payment in full (less Rs. 457 50) and cost of this action, I shall sell by public auction the under-mentioned properties on June 25, 1937, commencing at 4 P.M. at the spot :-

1. All that the soil and fruit trees together with all the buildings standing thereon of the divided portion of lot A of the land Bulugahawatta alias Hena alias Gulugahahenewatta (exclusive of the divided portion to the north-west of the Gansabhawa road), in extent 1 acre 2 roods and 27 perches and situated at Waharajawatta in Four Gravets, Matara.

2. All that the trees and soil together with all the buildings standing thereon of the divided lot D, E, F and C and H of the land Bulugahawatta alias Hena alias Gulugahahenawatta, which said lots are contiguous to one another and form one land, situate at Waharajawatta within the Four Gravets of Matara, in extent 1 acre and 09.74 perches.

For further particulars please apply to G. E. Ernst, Esq.,

Proctor, or to-

Matara, June 1, 1937.

• K. M. THOROLIS DE SILVA, Commissioner.

Commission Sale under D. Comuliaitivu, No. 570.

THE under-mentioned land will be sold by public auction at the spin on June 24, 1937 at 9 A.M.:

The land called Vilattiadiltundu, situated at Kumulamunai in Kilakkumulai South, Maritime patrits, Mullaittivu District, Northern Province; bounded on the north and east by Crown lands, south by land of mortgagors, west by Sandrasagaharen Visuvanather and others; in extent 23 acres 1 rood and 32 perches. by Sandrasaganaren v. 22 acres 1 rood and 32 perches.

C. Kanapathipillai,

Mullaittivu, June 4, 1937. Commissioner.

Public Sale.

7 In the District Court of Battacaloa.
Sinnatanaby Kanapathipillai of Kallady . 74. Plaintiff. Against - C44

(1) Kasupathipillai Sellathangam of Kallady Uppodai.

Land called Thampalaiattuppoomi, situated at Sinnathottam in Manmunai pattu, in the District of Batticaloa, Eastern Province; and bounded on the north, east, and west by aar, and on the south by land belonging to K. Palippody; and containing in extent 9 acres 2 roods with all rights.

K. S. CHANDRASEGARAMPHLAI,
Batticaloa, June 1, 1937.

ONLY 3 share of the first land described under Testamentary Jurisdiction, No. 712 and appearing on page 660 of the Government Cozette Kol 8,288 of May 7, 1937, will be sold at 3.30 m. on June 10,137.

Auctioner and Special Licensed Surveyor.

Puttalam, May 29, 1937.

UNDER mortgage decree in D. C., Kegalla, case No. 848, for the recovery of the amount due, I shall sell by public auction on Saturday, June 26, 1937, commencing at I1 A.M. It the spot, the spot of the land called Megahamual tima now patter in sevent 10 acres 2 roods and 22 perches, situated at Kandenena in the Weudawilli hatnestuwa of the Gannama a korale in Kurunegala District;

pattuwa of the Gannamana korale in Kurunegala District; and bounded on the north by T. P. 301,350, on the east by lot Nos. 301,351, 306,169, on the south by T. Ps. 310,039, 30,555, and on the west by Pugahamula-ela.

Kegalla, May 27, 1937.

D. S. WICKRAMASINGHE, Licensed Auctioneer.

APPLICATIONS FOR FOREIGN LIQUOR LICENCES, &c.

I hereby give notice that I have on June 4, 1937, applied to the Government Agent, Western Province, for the licence 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:

Schedule.

Name and address of applicant: J. A. D. Victoria, 61, Norris road, Colombo.

Description of license applied for: (1) Retail off, (2) retail off, (3) rotail off, (4) retail off, (5) retail off, (6) retail off preprints the licenses in the licenses of for a new region or licenses of for a new region or licenses; Renewal.

Situation of preprints the licensed: (1) 11, 1st Cross street, Colombo, (2) 225, (alle road, Dehiwala, (3) 225, Galle road, Colpetty, (4) 227, Galle road, Colpetty.

J. A. D. VICTORIA.

I hereby git notice that I have on June 4, 1937, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed, for the licencing period ending Optember 30, 1938, in compliance with Excise Notification No. 200 of September 30, 1930:—

Schede.

Name and address applied to A. D. Victoria, 61, Norris road, Colombo.

Description of licence applied for: (1) Hotel and hotel bar, (2) hotel and hotel bar licences.

State whether application is for renewal of existing

State whether application is for renewal of existing licence or licences or for a new licence or licences : Renewal. Situation of premises to be licensed: (1) 26, Keyzer street and (2) 127, 129, 131, 133 (1/1—1/3), 133-16, and 135,

Armour street, Colombo. J. A. D. VICTORIA.

We hereby give notice that we have on June 4, 1937, applied the Covernment Agent, Western Province, for the licence shown in the schedule hereto annexed, for the

the licence 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:—

Schedule.

Name and address of applicants: J. A. D. Victoria, F. A. Rodrigue, M. W. H. Rodrigue, 61, Norris road, Colombo.

Description of license applied for (1) Hotel and Hotel Bar, (2) Hotel and Hotel Bar.

State whether amplication is for renown!

State whether application is for renewal of existing

Situation of premises to be licence or licences: Renewal.

Situation of premises to be licensed: (1) 26, Keyzer street,
(2) 127, 129, 131, 133 (144-1/3), 133-16, and 135, Armour street, Colombo.

J. A. D. VICTORIA. F. A. RODRIGUE. M. W. B. RODRIGUE.

I hereby give notice that I have on June 4, 1937, applied to the Golfgenment Agent, Western Province, for the licence 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:—

Schedule.

Name and address of applicant J. A. D. Victoria, 61, Norris road, Colombo.

Description liftence applied for: (1) F. L. Restaurant, (2) F. L. Restaurant, (3) Retail off, (4) Wholesale.

State whether application is for renewal of existing licence or licences or for new licence or licences: Renewal. Situation of premises to be licensed: (1) 81, Norris road, Colombo, (2), (3), and (4), 293, "Blenhiem," Galle road, Colpetty.

Colpetty.

I hereby give notice that I have on June 4, 1937, applied to the Government Agent, Western Province, for the licence 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:—

Stredule.

Micdule.

Name and aldress of applicant: J. A. D. Victoria, 61,
Norris road, Colombo
Description of licence applied for: (1) Hotel licence, (2)
Bar licence, (3) 2 Auxiliary licences.
State whether application is for renewal of existing licence or licences or for a new licence or licenses: Renewal.
Situation of premises to be licensed: 91, York street,
Bristol buildings, Colombo.

Bristol buildings, Colombo.

J. A. D. VICTORIA.

J. A. D. VICTORIA.

I hereby give notice that I have on June 4,1937, applied to the Government Agent, Western Province, for the licence shown in the schedule hereto annexed, for the

798 lice with Excise Notification No. 200 of September 30, 1930:— 10 M. Schedule. Name and address of applicant: J. A. D. Victoria, 61.
Norris road, Caloralo, Description of Conce applied for: (!) Hotel and Hotel
Bar, (2) Hotel and Hotel Bar licences.
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: 157, Hospital
street, Fort, (2) 111 and 113, "Nafees building," Norris
road and 60 62 and 65 Maliban street, Colombo. road, and 60, 62 and 65, Maliban street, Colombo. J. A. D. VICTORIA.

we have to me 1, 1937 ent, We take Province, for deflecto annexed, for the .01 We hereby give notice that applied to the Government Light, Wester the licences shown in the shedden of the licensing period enoung september 38, 1958:-

Name and address of applicants: The Colombo Apothecaries Co., Ltd. Fort, Colombo.

Description of licences applied for: (1) Wholesalo licences for the sale of foreign liquor. (2) Retail licences for the sale of foreign liquor. (3) Licences for the sale of rectified spirits. (4) Licences for the sale of medicated

This application is for the renewal of existing licences. Premises to be licensed, 33 to 37, Prince street, Fort, Colombo.

THE COLOMBO APOTTEGARIES CO., LTD.
June 1, 1937.
ARTHUR J. PRIOR. Colombo, June 1, 1937.

We, the Hanseatic Trading Company, Limited, hereby give notice that we have on March 122, 1937, append to the Government Agent, Western Province, for the licence shown in the chedule pereto annexed, for the licensing period odding September 30, 1937, in compliance with Excise Notification No. 200 of September 19, 1930:—

Schedule Name and address of applicance. Houseatic Trading Co Ltd., De Mel building Chatlan screen, Colombo.

Description of Manage article for Wholesale license for the sale to licensed design only of foreign liquor now to be consumed on the premises.

Whether application is for a renewal of existing licence on licenses as for a premise of the sale of the sale

or licences or for a new licence or licences: New licence.

Situation of premises to be licensed: 85, Skinner's road north, Colombo. o)

> E. A. O. WILD, General Manager.

I hereby denotice that I have on June 1, 1937, applied to the covernment Agent, Western Province, for the licence shown in the schedule hereby appeared, for the licensing period ending Semiember 30, 1938, in compliance with Excise Notification No. 200 of September 18, 1930:—

Name and addies of applicant: J. Perera of 29 Union place, Slave Island Colombo Description of licence applied or: Sale of Beer and

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: 29. Union place,

Slave Island, Colombo. K. J. PERERA.

.01 We hereby give notice that we have on June 1, 1937, applied to the Government Agent, Western Province, Colombo, for the licence allown in the schedule hereto annexed for the licensing period ending September 30, 1938, in compliance with Excise Notification No. 200 of September, 18, 1939:—

Schedule

Name and address of applicants Delmege Forsyth & Co.

Ltd., of York street, Fort, Cloroto.

Description of licence applied for: Wholesale licence.

State whether application is for renewal of existing licence or licences or for a new-licence or licences: Renewal. Situation of premises to be licensed: No. 22, Rudd's lane, Maradana.

DELMEGE, FORSYTH & Co., LTD.

I hereby give notice that I have on May 28, 1937, applied to the Government Agent, Central Province, Kandy, for the Identification in the schedule hereto annexed, for the licensing period enling September 30, 1938, in compliance with Pacise Notification No. 200 of September 30, 1930:—

Schedule.

Name and address of applicant W. T. F. Fernando,

We hereby give notice that we have on May 24, 1937, applied to the Assistant Government Agent, Nuwara Eliya, for the licesing period ending September 30, 1938, in compliance with Excise Notification No. 200 of September 18, 1930 :-

# Schedule.

Name and address of applicants: C. F. de Mel & Sons, Talawakelle (Partners: J. F. F. de Mel and H. E. P. de

Description of licences applied for: (1) Retail licence, (2) Retail licence, (2) Retail licence, (4) Retail licence, and (5) Hotel licence, respectively.

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

Situation of premises to be licensed: (1) Assessment No. 28, Talawakelle, (2) Assessment No. 31, Rosita, Kotagala, (3) Assessment No. 11, Tillicoultry, Lindula, (4) House No. 22, Diyagama, Agrapatna, and (5) Assessment No. 123, Talawakelle. Talawakelle.

C. F. DE MEL & Sons, H. E. P. DE MEL, Managing Partners.

I hereby the notice that I have on May 15, 1937, applied to the Government Agent, Southern Province, and the Assistant Government Agent, Nuwara Eliya, for the license shown in the schedule hereto annexed, for the licensing period enting September 30, 1938, in compliance with Excise Norfication No. 200 of September 30, 1930:—

Name and address of applicant: J. L. Pimanda, Colombo.
Description of licence applied for: (1) Bar and Hotel
licences for Sydney Hotel, Galle, (2) Bar and Hotel licences
for Windson Hotel (3) Botal of licence Nurses Wines

State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal. Situation of premises to be licensed; (1) 162s, China Garden, Galle, (2) 1, Ramboda road, Nuvana Eliya, (3) Windsor Hotel building, Nuwara Eliya.

J. L. PIMANDA.

I here give notice that I have on June 1, 1937, applied to the Covernment Agent, Province of Saharagamuwa, Raimapara, the licence 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 1.

Scheduler

Name and addressed application: Foreign liquor, retail off.

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

Situation of premises to be licensed: 209, Main street, Ratnapura; 59, Main street, Rakwana; and Talagahaowita, Dela.

V. Motha.

# MISCELLANEOUS DEPARTMENTAL NOTICES.

# Sale of Goods.

NOTICE is hereby given that the undernoted packages which have been lying in the Canal Yard, Indian Goods Shed and No. 15 Warehouses beyond the time allowed by law will be sold by public auction on Tuesday, June 22, 1937, at 1.30 r.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 a prescribed in the Customs Tariff :—

Canal Yard.—No. 320, ex Clan Skers, 1 bundle iron and 7 bars iron, No. 321, ex Nagara, Walkers S Beh, 3 bundle ceiling boards, 1 bundle ceiling boards and 8 pieces ceiling boards, No. 324, ex Hoogkerk, 4 round bars iron, No. 323, Unknown, 20 flat iron, No. 325, ex Clan Murray, 4 earthenware pipes, No. 326 ex Oxfordshire, 1 bundle iron and 1 bar iron, No. 327 ex Daleny, A. P. C. Coy Shell, 4 drums Asphalt, No. 328 ex Aramis, 3 pieces Teak planks, No. 330 ex Hatimura. 2 pieces timber, No. 332 ex Rhienfels 6 er Hatimura, 2 pieces timber, No. 332 er Rhienfels, 6 pieces Asphalt sheets-broken.

Indian Goods Shed .- Way bill 24 of September 23, 1936, 1 case films.

No. 15 Warehouse.—Entry No. 1247A of April 12, 1937, ex Dumana, 3 Cartons Toothpicks.

No. D 37. H. M. Customs, Colombo, June 2, 1937. H. J. L. LEIGH-CLARE, for Principal Collector.

# Ordinance No. 17 of 1869.

Customs Notification (Bond), No. 37/6.

IN pursuance of the powers vested in me by section 57 of Ordinance No. 17 of 1869, I., Hutertt Ernest Newnham, Principal Collector of Customs, do with the approval of the Governor, by this notice published in accordance with his directions approve and appoint the building bearing No. 14, Cold Chambar at Teland" situated at Galle road, Colpetty, the Aroperty of the New Colombo Ice Company, Limited, Colombo, as a warehouse in which unmanufactured tobacco imported by Messrs. Rothmans (Ceylon) Limited, may be warehoused kept and secured without payment of duty on the first entry thereof. without payment of duty on the first entry thereof.

H. M. Customs, H. E. Newnham, Colombo, May 21, 1937. Principal Collector of Customs. H. E. NEWNHAM,

### K/Marassana Tamil Mixed School.

NOTICE is hereby given that the above school situated in the Pata Hewaheta, Kandy District of the Central Province, has been registered as a school maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from June 1,

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

Education Office, Colombo, June 4, 1937.

L. McD. Robison, Director of Education.

# R/Batuhena 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 maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from June 1, 1937.

Mr. H. C. de Fonseka has been appointed Manager of the said school.

Education Office Colombo, June 4, 1937.

L. McD. Robison, Director of Education.

# Mu/Vavuniya Tamil Mixed School (H.B.E.).

NOTICE is hereby given that the above school situated in the Vavuniya South, Mullaittivu District of the Northern Province, under the management of the Hindu Board of Education, Jaffna, has been provisionally registered with effect from November 1, 1936.

Education Office Colombo, May 28, 1937. L. McD. Robison, Director of Education.

# H/Etgalmulla Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Giruwa pattuwa west, Hambantota District of the Southern Province, has been registered as a School Maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from 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, June 4, 1937.

L. McD. Robison. Director of Education.

### A/Demunnewa Sinhalese Mixed School,

NOTICE is hereby given that the above school situated in the Hurulu palata, Anuradhapura District of the North-Contral 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. R. J. F. Mendis, Divisional Inspector of Schools, C.D. has been appointed Managor of the said school.

Education Office Colombo, June 4, 1937.

L. McD. Robison, Director of Education.

# R/Niriella Sinhalese Mixed School.

NOTICE is hereby given that the above school situated in the Nawadun korale, Ratnapura District of the Province of Sabaragamuwa, has been registered as a School Maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from July 1, 1937. Mr. S. L. B. Kapukotuwa, Divisional Inspector of Schools, W. D., has been appointed Manager of the said school.

Education Office Colombo, June 4, 1937.

L. McD. Robison. Director of Education.

# R/Hangamuwa Sinhalese Girls' School.

NOTICE is hereby given that the above school situated in the Nawadun korale, Ratnapura District of the Province of Sabaragamuwa, has been registered as a School Maintained under clause 32A of the Code of Regulations for Assisted Vernacular and Bilingual Schools with effect from 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, June 4, 1937.

L. McD. Robison, Director of Education.

# Change of Management.

NOTICE is hereby given that the Superintendent, Kellie Group, has been appointed Manager of the schools mentioned below in place of Mr. J. V. David.

Schools referred to: K/Hormusjee Division Estate Tamil

Mixed School. K/Kellie Group Tamil Mixed School.

Education Office, Colombo, May 27, 1937.

L. McD. Robison, Director of Education.

# Change of Management.

NOTICE is hereby given that A. Seelananda Thero has been appointed Manager of the school mentioned below in place of M. Piyaratana Thero with effect from June 1, 1937. School referred to: Ku/Mudunna S. M. (Pri.) School.

Education Office, Colombo, May 27, 1937.

L. McD. Robison, Director of Education.

> Rs. 30

20

# Surveying and Levelling Examination.

THE examination for the Surveyor-General's licence in surveying and levelling (Ordinance No. 26 of 1909), will be held in two parts, written and practical. The written examination will begin on October 18, and the practical examination on November 15, 1937.

The examination will be held in Colombo only.

To enter for the above examination application must be made on the forms prescribed by the regulations. forms can be obtained from the Surveyor-General.

(i.) Applicants to sit for this examination should produce proof that they have passed the Cambridge Senior Examination or any other equivalent or higher examination. Applicants who are unable to produce such proof must forward a certificate from the Principal of the Ceylon Technical College or the Head of any other recognized directional Institution to show that they have trudied educational Institution to show that they have studied English, Arithmetic, Algebra, Geometry and Trigono-metry up to the standard specified in paragraph 5 (i.) to

(iii.), in the syllabus given below.

(iii.) Each applicant must also produce a certificate to both that he has studied Surveying and/or Levelling and Draughtsmanship under a fully qualified Surveyor and/or Leveller and Draughtsman, or at the Technical College or at a recognized Survey Training School, for at least one year before the Examination.

4. Candidates must pay the following fees to the Surveyor-General before the date of closing of entries, viz., September 17, 1937 :---

For an examination in surveying only For an examination in levelling only

For an examination in surveying and levelling

PART I. (GENERAL) — CEYLON GOVERNMENT GAZETTE — June 4. 1937 5. The subjects of the written examination will be as follows :-

(i.) English.—one paper.—[An exercise in composition and question set to test the candidate's knowledge and

command of English.

(ii.) Arithmetic and Algebra-one paper.-[Arithmetic.-The principles and process of arithmetic applied to whole numbers and vulgar and decimal fractions. The metric system. Approximations to a specified degree of accuracy. Contracted methods of multiplication and division of decimals. Ratio and proportion; percentage. Averages. Practical applications of arithmetic.

Algebra.—Symbolical expression of general results in arithmetic algebraic laws and their applications. Factors of simple binomial or quadratic expressions; Equations of simple binomial or quadratic expressions, agranding the first or second degree, and problems leading thereto. Square root. Graphs of simple rational integral algebraic functions. Arithmetical and harmonical progression. Geometrical progression. Theory of indices. Logarithms and the use of logarithmic tables. Binomial theorem for a positive integral index.]

(iii.) Geometry and Trigonometry.—one paper.
[Geometry.—The subjects of Euclid I.-IV., with simple deductions, including easy loci and the areas of triangles and parallelograms, of which the bases and activates are given commensurable lengths. (All proofs of geometrical theorems must be geometrical. Euclid's proofs will not be insisted upon.) Similar figures. Mensuration of the circle. Mensuration of the simpler solid bodies, namely, the cube, the rectangular block, the tetrahedron, the sphere, the

cylinder, the wedge, the pyramid, and the cone.

Trigonometry.—Up to and including the solution of triangles, together with the practical solutions of triangles and applications, and numerical examples involving the

use of logarithmic and other tables.]

(iv.) Surveying—one paper.—[Chain surveying. transit and cradle theodolites, their use and their adjustments. Theodolite and compass traverses. Curve ranging. Substense methods and tacheometry. Plane table survey

ing. Plane triangulation. The determination of azimuth.]
(v.) Levelling—one paper.—[The dumpy, Y and Cooke's reversible levels, their use and their adjustments. The practice and theory of levelling. Computation of earthwork. Road and railway surveys and setting out. Surveys for water supply works. Contours and the calculation of contents therefrom.]

The percentages of marks required for a pass will bo: in papers (i.), (ii.), and (iii.) 40 per cent. in each paper and 50 per cent. in aggregate; in papers (iv.) and (v.) 60 per cent.
6. Candidates in surveying only will be required to pass

in papers (i.)-(iv.) inclusive; and candidates in levelling only in paper (v.).

Candidates who fail in the written examination will not be required to present themselves for the practical examination.

8. Candidates who pass the written examination will be duly notified of the time and place of the practical examination, which will be sent on the syllabuses in surveying and levelling of the written examination.

9. Candidates will work in the field between hours fixed by the Examiner, and must produce instruments in good order. Defects in instruments will not be accepted as an excuse for bad work. Candidates found to be in communication with anyone during examination hour will be disqualified.

10. All candidates must provide their own instruments, poles, pickets, drawing boards, drawing materials, stationery, labourers, &c., and no assistance in providing requirements will be given in any way

11. No application will be accepted after September 17, 1937.

12. All communications should be addressed to the Surveyor-General and not to me personally.

Surveyor-General's Office, L. G. O. WOODHOUSE, Colombo, May 31, 1937. Acting Surveyor-General.

# Sale of Elephant Tusks and Tushes.

IT is hereby notified for the information of the general public that the elephant tusks described below and 7 tushes of varying sizes will be sold by public auction at the Vavuniya Court-house on Friday, June 11, 1937, at

Description of Tusks.

1 tusk: 2 ft. 4 in. long, 63 in. circumference, weight 2 lb. 8 oz.

1 tusk: 2 ft. 11 in. long, 63 in. circumference, weight 2 lb. 13 oz.

P. O. FERNANDO, The Kachcheri. Assistant Government Agent. Mullaittivu, May 29, 1937.

# Seylon Government Railway.

AE Belway Level Crossings at 252 miles 55 chains of links and 252 miles 46 chains 75 links between Chunakam and Kankesantural will be closed to vehicular traffic from 8 A.M. to 12 con 11d 12 noon to 3 P.M. respectively, on Sunday June 20 1937, to enable repairs to be carried out.

Colombo, May 29, 1937.

G. E. SAMUELS, Acting General Manager.

#### Ceylon Government Railway.

Sale of Found and Unclaimed Articles, &c.

A sale of found and updaimed articles, &c., will be held by public function at the Maradana Railway Workshop premises at 1.33 p. on Thursday, June 17, 1937.

General Hanager's Office, Colombo, May 31, 1937.

G. E. SAMUELS, Acting General Manager.

### Ceylon Medical College.

Dr. N. Attygalle was elected a member of the Ceylon Medical Council under section 17 (1) (c) of Ordinance No. 26 of 1927, with effect from May 28, 1937.

Colombo, May 31, 1937.

F. O'B. ELLISON. Returning Officer.

# Registration of Place of Worship for Solemnization of Marriages.

IN pursuance of the provisions of section 12 of the Ordinance No. 19 of 1907, relating to the Registration of Marriages other than the Marriages of Muslims, I, John Christopher Wilberforce Rock, Registrar-General of Ceylon, do hereby notify that the under-mentioned building, used as a place of public Christian worship, has been duly registered for the solemnization of marriages therein.

Number: 570.

Date of Registration: June 1, 1937.

Description: Methodist Church.

Situation: Mt. Lavinia, Colombo Mudaliyar's division, Colombo District.

Minister, or Proprietor, or Trustee: Rev. Charles Bellington Gogerly.

Religious denomination on whose behalf the building is registered: Weslyan Methodist Church.

Registrar-General's Office, Colombo, June 1, 1937.

J. C. W. Rock, Registrar-General.

# Interruption to Traffic on Roads.

NORTH-WESTERN PROVINCE.

Chilaw District.

IT is hereby notified that Nattandiya bridge on the 37th mile, Toppu-Puttalam canal, which is on the Duragama Village Committee road will be closed to all traffic from June 21 to July 5, 1937, both days inclusive, to enable repairs to be carried out to the bridge.

A canoe will be provided for the convenience of pedestrians.

T. H. LEADER, for Director of Public Works. Public Works Office, Colombo, June 1, 1937.

# Interruption to Traffic on Roads.

NORTH-WESTERN PROVINCE.

# Chilaw District.

IT is hereby notified that Pinkettiya bridge on the 61st mile of the Toppu-Puttalam canal on the minor road from Battuluoya to Udappu will be closed to all traffic from June 21 to July 5, 1937, both days inclusive, to enable repairs to be carried out to the bridge.

A ferry boat will be provided for the convenience of pedestrians.

T. H. LEADER. Public Works Office, for Director of Public Works. Colombo, June 1, 1937.

#### COUNCIL MUNICIPAL NOTICES.

# COLOMBO MUNICIPAL COUNCIL.

# Auction Sale of Articles.

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

place and time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The movable property is on view at the Municipal Stores, Darley road, between the hours of 9 a.m. and 4.30 p.m. and will be sold there at 8 a.m. on Monday, June 14, 1937.

June 2, 1937.

VIVIAN PEREIRA, Acting Municipal Treasurer.

#### SCHEDULE.

For 4th quarter, 1936.—Premises No. 177/1-9, Nagalagam street: 1 Singer sewing machine. Premises No. 815/1-4, Bloemendhal road: 1 bed. Premises No. 10, Grandpass road: 1 Singer Foot-machine. Premises No. 70, Cotta road : I Singer Footmachine. From Stove. 70, Cooking of the Cookin Alutmawatte lane: 5 chairs. Premises No. 174, Marshall street: 1 show-case. Premises No. 203/27–33, Mahawatte road: 6 chairs. Premises No. 177 and 179, Nagalagam road: 6 chairs. Premises No. 177 and 179, Nagalag street: 1 tea boiler, 2 tables, 1 bench, 1 box, 4 pictures.

# 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

The Municipal Office, Colombo, June 2, 1937.

VIVIAN PEREIRA, for Municipal Commissioner.

#### SCHEDULE.

SCHEDULE.

For 3rd and 4th quarters, 1936.—On June 28, 1937:—Premises No. 548, Havelock road. On July 2, 1937:
Premises Nos. 263/10 and 11, Piachaud's lane. For 4th quarter, 1936.—On June 29, 1937: Premises No. 105, San Sebastian street. On July 3, 1937: Nos. 150, Wasala road, 47, Alwis place, and 407/1, Prince of Wales avenue, 43/3–20, St. Joseph street. On July 6, 1937: 92, Ferry street, 48, Messenger street, 15 Quarry road, 353/1, Old Moor street. On July 7, 1937: 65, Mattacooly Church road, 45/11, 93/15, 45/16, 45/6, Kelaniganga Mill road, premises Nos. 31/3, 164, 356/4–5, 356/3, Modera street, 20/7 and 49 and 28/3–4, Rajamalwatte lane, 95, Vystuwyke road, 9 St. Elmos lane, 350/11, Modera street, 409, Fergusons road, 11, Fergusons road, and 702/21, Alutmawatte road. On July 2, 1937: Premises Nos. 263 (2–9), 269, Piachaud's lane. 2, 1937: Premises Nos. 263 (2-9), 269, Piachaud's lane.

# GALLE MUNICIPAL COUNCIL.

Minutes of Proceedings of a General Meeting of the Municipal Council of Galle, held at the Municipal Office on Wednesday, March 17, 1937, at 2 p.m., pursuant to notice dated March 11, 1937.

Present:—Mr. C. Harrison-Jones, Chairman; Mr. K. T. S. Gurusingha, Assistant Chairman; Mr. F. Magdon Ismail; Mr. Thomas Amarasuriya; Mr. E. M. Karunaratna; Mr. A. C. Mohammedo; Mr. W. Dahanayaka; Mr. A. I. H. A. Wahab; Mr. A. Kahaduwa; and Mr. J. C. Cooper.

1. The Minutes of the Meeting held on February 20, 1007.

The Minutes of the Meeting held on February 20, 1937, a copy thereof having been furnished to each member were taken as read and confirmed.

To consider an estimate of Rs. 750 for improvements, &c., to the Esplanade Pavilion before leasing it to the Galle Cricket Club.

The Chairman moved Council into Committee to consider this item.

Council in Committee-

After discussion, Mr. E. M. Karunaratna, moved that the proposed improvements, viz., the provision of suitable tats round the upstair portion of the Pavilion and the construction of two portable dressing rooms on the ground floor, be carried out at a reduced cost of Rs. 500 that a supplemental vote of this amount be sanctioned, and that the work be done on tender. Mr. Thomas Amarasuriya seconded—Carried.

Council resumed, and the Chairman moved that the above resolution of the Council in Committee be adopped.— Carried.

The following extracts from the minutes of the Standing Committees were laid before the Council:-

# (a) Extracts from the Minutes of the Standing Committee on Municipal Works of March 2, 1937.

(a) Extracts from the Minutes of the Standing Committee on Municipal Works of March 2, 1937.

(2) Considered applications for water service to the following premises:—(1) 188, Dangedera.—Recommended that the application be allowed for one tap only; (2) 35, Pettigalawatta.—Recommended that the application be allowed for three taps; (3) 845, Halls road.—Recommended that the application be refused; (4) 201, Wakwella road.—Recommended that the application be allowed for one tap; (5) 20 to 225, Richmond Hill road.—Recommended that the application be allowed for one tap; (6) Improved building on Wakwella road belonging to L. P. Mendis.—Recommended that the application be allowed on condition that the necessary drainage is provided; (7) New building on Kumbalwella road belonging to Mrs. M. Sahabandu.—Recommended that the application be allowed for three taps only; (8) 650B, Kong Tree road.—Recommended that the extension applied for be allowed.

(3) Considered applications for the introduction of the water carriage system to the following premises:—(1) New building on Kumbalwella road belonging to Mrs. M. Sahabandu; (2) new building on Closenberg road belonging to Mr. B. Marshall; and (3) 28, Church street.—Recommended that the applications be allowed with 2-gallon cisterns.

(5) Considered Audit query No. 88/I. M. of February 17, 1937, regarding the payment made to R. K. Mohammedo on vouchers Nos. 877, 878, and 879 for scraping water mains.—Recommended that the assignment of the work to Contractor R. K. Mohammedo be sanctioned.

(6) Considered an estimate of Rs. 500 for constructing a temporary pound for seized cattle on the site approved

(6) Considered an estimate of Rs. 500 for constructing a temporary pound for seized cattle on the site approved of i.e., at the northern end of the Police barracks between the Dutch cemetery and the Municipal cattle pound.—Recommended that the estimate be passed and that tenders be called for. Recommended, further, that a supplemental vote of Rs. 500 be sanctioned for the purpose.

Rs. 500 be sanctioned for the purpose.

(7) Considered tenders for constructing stone paved sloping drains on Small Cross street, Fort.—Recommended the acceptance of the tender of R. W. H. Robert for the sum of Rs. 350.

(8) Considered the following estimates:—(a) Rs. 3,450 for extensive patching on Hirimbura road from Main street to Sarenthukade junction; (b) Rs. 3,900 for extensive patching on Wakwella road from the Minuwangoda Level Crossing to Sebestepool junction.—Recommended that the estimates be passed and that the work be carried out departmentally.

(10) Considered together with the Standing Committee on Finance and Assessment, Mr. Dahanayaka's motion at the meeting of the Council on November 21, 1936, viz.:—"That unemployment relief work amounting to labour costs of Rs. 3,000 be undertaken in 1937, and that Government be asked for a grant of one-third this amount".—Recommended (1) that if unemployment relief work amounting to labour costs of Rs. 3,000 be undertaken it should be on the filling and levelling of the portion of the Galle Esplanade lying between the Sun and the Moon Bastions; (2) that payment to each labourer should be at a rate not exceeding 50 cents a day; (3) that tools be purchased to the value of Rs. 200 and two kankanies employed to supervise the work at a cost of approximately Rs. 300; (4) that a culvert be constructed across Esplanade road, as approved by the Municipal Engineer, at a cost of Rs. 500. Esplanade road, as approved by the Municipal Engineer, at a cost of Rs. 500.

# Resolution.

With regard to item (3) it was resolved that the applications be allowed, but that a joint report be obtained from the Municipal Engineer and the Medical Officer of Health on the working of the water carriage systems in the town especially with regard to the following points:—(1) The amount of water available for distribution; (2) the quantity consumed by the water carriage system; and (3) the success or failure of the various installations which have already been allowed.

With regard to item (10) Mr. E. M. Karunaratna moved that the recommendations of the Standing Committee be adopted. Mr. W. Dahanayaka seconded-Carried.

Arising out of this item Mr. W. Dahanayaka moved that the proposed scheme be submitted to Government with a request for a grant to carry out the work. Mr. E. M. Karunaratna seconded-Carried.

The recommendations of the Standing Committee with regard to the remaining items were adopted.

(b) Extracts from the Minutes of the Standing Committee on Finance and Assessment of March 2, 1937.

(2) Considered together with the Standing Committee on Municipal Works, Mr. W. Dahanayaka's motion at the meeting of Council on November 21, 1936, viz.:—"That unemployment relief work amounting to labour costs of Rs. 3,000 be undertaken in 1937, and that Government be asked for a grant of one-third of this amount."—Recommended (1) that if unemployment relief work amounting to labour cost of Rs. 3,000 be undertaken it should be on the filling and levelling of that portion of the Esplanade lying between the Sun and the Moon Bastions; (2) that payment to each labourer should be at a rate not exceeding 50 cents a day; (3) that tools be purchased to the value of Rs. 200 and two kanganies employed to supervise the work at a cost of approximately Rs. 300; (4) that a culvert be constructed across Esplanade road, as proposed by the Municipal Engineer, at a cost of Rs. 500.

(3) List of demolished buildings in Ward 3.—Recommended that the rates be struck off.

(4) Application from Inspector George for a loan of Rs. 100 to purchase a bicycle.—Recommended the grant of a loan of Rs. 100 to be repayable in ten equal monthly instalments and with interest at 2½ per cent. per annum on the balance outstanding.

(5) Application from Mr. T. L. S. Wijesinghe, Storekeeper, Electricity Department for extra remuneration for collecting monies from prepayment meters.—Recommended that, with effect from January 1, 1937, he be given a remuneration of 3 per cent. of the total collections for each month.

#### Resolution.

With regard to item (2) Mr. E. M. Karunaratna moved that the recommendations of the Standing Committee be adopted. Mr. W. Dahanayaka seconded—Carried.

Arising out of this item Mr. W. Dahanayaka moved that the proposed scheme be submitted to Government with a request for a grant to carry out the work. Mr. E. M. Karunaratna seconded—Carried.

With regard to item (5) it was resolved that the recommendation of the Standing Committee be adopted with the following addition:—" Provided that the total collections do not exceed Rs. 1,000".

The recommendations of the Standing Committee with regard to the remaining items were adopted.

(c) Extracts from the Minutes of the Standing Committee on Markets and Sanitation of March 13, 1937. (2) Considered a draft by-law regarding the prohibition of fishing in sewage polluted waters.—Recommended that the following draft by-law be approved:—"No person shall catch or attempt to catch by any means whatever any fish in any of the following sewage polluted elas situated within the Municipal limits of Galle, or in any other piece of water declared by the Chairman as polluted by refuse or sewage during such period as may be named by him: The Parana-ela, the Pettigala-ela, the Keppu-ela between Mahamodera lake and the sea, and the Moragoda-ela below the Athoya bridge.

# Resolution.

With regard to this item Mr. Wahab moved as an amendment that the matter be deferred pending a full report from the Medical Officer of Health. Mr. W. Dahanayaka seconded. The amendment was first put to the meeting and declared lost, 3 voting for and 6 against. The recommendation of the Standing Committee was then put to the meeting and carried by 6 votes to 3. Mr. W. Dahanayaka called for a division which resulted as follows:—For: Messrs. J. E. Perera, F. Magdon Ismail, Thomas Amarasuriya, A. C. Mohammedo, E. M. Karunaratna, and J. C. Cooper. Against: Messrs. A. I. H. A. Wahab, W. Dahanayaka, and A. Kahaduwa.

It was further resolved that the word "sewage" in line 2 of the draft by-law be deleted.

4. To elect, by ballot, a member of the Standing Committee on Markets and Sanitation to fill a vacancy.—Resolved

that this matter be deferred for the next meeting.

The Chairman, at this stage, moved a vote of appreciation of the valuable services rendered to the Council and to the town by Dr. H. E. Ekanayaka during his tenure of office as Provincial Surgeon, Southern Province. Mr. J. E. Perera seconded—Carried unanimously.

5. To consider what actions should be taken to give effect to the resolution passed on October 10, 1936, regarding the site for a Town Hall.

The Chairman moved Council in to Committee to consider this item.

# Council in Committee

After discussion, Mr. J. E. Perera moved that a deputation of the Council do wait on the Hon. the Minister of Local Administration, and the Hon. the Minister for Home Affairs to make representations in support of the selected site. Mr. W. Dahanayaka seconded—(1) Carried; (2) Resolved that the deputation do consist of Messrs. J. E. Perera, E. M. Karunaratna, and Thomas Amarasuriya.

Council resumed, and the Chairman moved that the above resolutions of Council in Committee be adopted .--Carried.

6. To consider the seven selected applications for the post of Accountant. The Chairman moved Council into Committee to consider the applications.

After discussion, it was agreed that the following additional names should be included in the list of the selected candidates:—Mr. I. M. Paul Pillai (suggested by Mr. J. E. Perera), Mr. C. P. Dias Bandaranaike (suggested by Mr. Thomas Amarasuriya), and Messrs. W. A. Goonetilleka and E. V. Goonetillaka (suggested by Mr. A. Kahaduwa). The number

of selected applications was thus increased from seven to eleven.

Council in Committee first ballotted for three out of the eleven candidates. At this ballot Mr. S. M. Haniffa received 6 votes, Mr. W. J. Silva 5 votes, and Messrs. T. D. Abeywardena, and I. M. Paul Pillai 4 votes each.

A ballot was then taken between Mr. Abeywardena and Mr. Paul Pillai and resulted in each receiving 5 votes. The Chairman thereupon gave his casting vote in favour of Mr. Abeywardena. At the final ballot Mr. Haniffa received 5 votes, Mr. Silva 3 votes, and Mr. Abeywardena 2 votes, but as Mr. Haniffa had no clear majority over the other two candidates, yet another ballot was taken between Mr. Haniffa and Mr. Silva and resulted in Mr. Haniffa receiving 7 votes and Mr. Silva 3 votes.

The Chairman then moved that Mr. S. M. Haniffa be appointed to the post of Accountant on one year's probation

with effect from May 1, 1937. Mr. A. C. Mohammedo seconded—Carried.

Council resumed, and the Chairman moved that the above resolution of the Council, in Committee be adopted— Carried.

- 7. To fix a date for the next General Meeting of the Council. Agreed that the next General Meeting be held on Friday, April 23, 1937, at 3 P.M.
- 8. The following documents were laid on the table:—
  (1) Letter No. W. A. 193 of February 26, 1937, from the Secretary to the Minister for Health regarding the installation of the water carriage system at the Civil Hospital, Galle.
  (2) Statements of receipts and disbursements to end of February, 1937.

 Statements of receipts and aspursements to end of rebruary, 1937.
 Progress report of works done on estimates during February, 1937.
 Report of the Inspector of Vehicles on carriages plying for hire during February, 1937.
 Report of the Superintendent of the Electricity Department during February, 1937.
 Diaries of (a) the Medical Officer of Health, (b) the Municipal Engineer, (c) the Inspector of Works, and (d) the Health Department Manager, Health Department.

The Municipal Office, Galle, April 23, 1937. Confirmed:

C. HARRISON-JONES. Chairman, Municipal Council, Galle.

# GENERAL REVENUE ACCOUNT.

# Summary of Receipts and Disbursements from January to March, 1937.

Summary of Receipts a	and Disburseme	nts from January to March, 1937.		
RECEIPTS Amount Estimated. Rs. c.	Receipts to March, 1937. Rs. c.	DISBURSEMENTS.	Amount Estimated.	Disburse- ments to March, 1937.
Taxes        10,500       0         Rates        135,000       0         Licences        31,670       0         Judicial fines        5,000       0	6,729 0 32,635 69 15,159 8 1,685 72	Non-effective charges Administrative charges Health Department:—	Rs. c 26,694 0 101,551 0	Rs. c. 10,447 97 24,369 67
Slaughter-house fees       . 3,000       0         Conservancy fees       . 31,500       0         Market rents       . 18,320       0         Rents       . 10,520       0         Cemetery fees       . 300       0	937 21 8,670 22 5,514 16 3,149 63 97 50 1,257 0	Sanitation Anti-plague measures Conservancy Scavenging Pettigalawatta Canal Works Department:—	2,350 0 4,691 45 39,744 25 26,309 80 2,425 0	157 48 1,068 68 7,604 39 6,329 3 418 35
Miscellaneous 38,513 0	319 31	Recurrent Extraordinary	36,728 10 37,515 0	6,714 70 1,425 45
Total Revenue 288,673 0  Deposits	76,154 52 1,285 46 500 5 34,328 63 — 1,143 97	Water works:  Recurrent  Extraordinary  Municipal Court  Markets Slaughter-house  Police Cattle Pound  Cemetery  Street lighting  Miscellaneous	12,633 61 400 0 .2,500 0 .2,451 0 1,726 0 441 0 610 0 30,000 0 24,790 0	1,363 90  906 10  572 64  405 60  72 75  60 0  7,500 0  2,706 32
Total receipts	113,412 63 171,347 33	Total expenditure Deposits repaid Advances Advance to Electricity Department of the capital account Advance to Electricity Department of the capital account Advance to Electric Lighting Extension of the capital account Scheme Water Supply Scheme Petty Cash Account	ent,	72,123 3 1,382 77 100 0 14,438 59 3,037 22
		Total disbursements Cash balance on March 31, 1937	:: =	92,281 61 192,478 35
Total	284,759 96	Total		284,759 96
	Surplus and D	Peffeit Account.		1
	-			Amount.
Expenditure from January 1 to March 31, 1937	Amount. Rs. c. 72,123 3 143,498 15	Surplus on January 1, 1937 Revenue from January to March	31,	Rs. c. 139,466 66
Total	215,621 18	1937	Total	76,154 52 215,621 18
· •		•		
		<del></del>	garan da karangan da karan Barangan da karangan da ka	
•	Balance Sheet-	—March 31, 1987.		e Programa
Liabilities,	Amount. Rs. c.	Assets.	.Rs. c.	Amount. Rs. c.
Deposit—Water Supply Scheme Deposit—Miscellaneous Surplus Capital Account—Unspent balance of loan (Elec-	370 69 19,959 74 143,498 15	Cash in Mercantile Bank of India Galle Cash in Mercantile Bank of Colombo	53,000 0	
tric Lighting Extension Scheme)  Excess Income over Expenditure (Electrical Department)	 37,313 78	Fixed deposits Ceylon Savings Bank Current account 77,926 63	4,100 0	105,100 0
		Less uncashed cheques 1,034 54		76,892
		Cash in Mercantile Bank of India, Colombo:—		
		Current account  Less uncashed cheques	9,918 16 —	i della si della Libra i della si Libra di dila si si
	•	Cash in hand of Shroff-	200 200 200 200 200 200 200 200 200 200	9,918 16
		Petty cash	80 76 568 10	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		Advances Advance, Electricity Department	••	648 86 8,583 25 —

Total ..

201,142 36

Total .. 201,142 36

# ELECTRICITY DEPARTMENT.

# Revenue Account from January 1 to March 31, 1937.

	Expenditure.	$\mathbf{E}$	Estimate xpenditu for 1937	re	Expendit from Jan to March 1937.	. 1, 131,	Income.		Estimated Income for 1937.		Income from Jan. 1, to March 31, 1937,
			Rs.	c.	Rs.	c.			Rs.	c.	Rs. c.
Gener	ration of Electricity :-						Sale of Electricity :				
1. 2.	Fuel, oil, waste, &c. Wages at works		17,000 10,200		2,103 1,903		<ol> <li>Private lighting</li> <li>Street lighting</li> <li>Municipal Departments</li> </ol>	::	85,000 30,000 <b>4,</b> 500		21,353 25 7,500 0 1,277 60
Repai	irs and Maintenauce: -						The CANAL				
	Buildings Engines and machinery	••	300 2,000	0	. 553		Rent of Meters— 4. Meter rent	••	7,000	0	2,031 50
Distri	bution of Electricity:-						Miscellaneous :				
	Salaries of out-door staff Repairs of mains, meters, &c Wages of tree cutters Wages of two Meter Inspect and two labourers		7,900 3,000 575 1,400	0	1,238 1,059 152	59 88	5. Service mains 6. Sundry receipts	••	1,250 1,500		946 2 1,220 26
Stance	t Tampa									٠.	•
9.	t Lamps:— Wages Maintenance and repairs	••	3,200 3,000		597 626						
Servi	ce Mains :—										
	Wages Materials		1,500 3,700		115 844						
Mete	r Readings :—										
13.	Wages	••	600	0	35	0					
Mana	gement and General Expense	8 : <del></del>									
14. 15. 16. 17. 18. 19. 20. 21.	Printing and stationery Postage Telephone Audit fees Compensation for trees Government inspections Contingencies Total working expenses	••	12,261 1,740 500 300 500 375 1,250 200 500	000000000000000000000000000000000000000	_	0 98 8 75 50					
	Gross profit carried to a Revenue Account				21,097						
	Total	•		-	34,328	63	Total	• •	129,250	0	34,328 63

# Nett Revenue Assount, January 1 to March 31, 1937.

Interest on Loan from Municipa Interest on Loan from Local Lo	al Fund an Commissi	oners	Rs.  1,207		Balance brought Gross profit		1936		Rs. 248,503 . 21,097	
Instalment in repayment of Lo	an from Loc	al Loan								
Commissioners	• •	• •	_							
Fire Insurance			_							
Reserve for renewals		• •					•	•		
Nett profit on March 31, 1937		••	268,393	70						
•			269,600	70					269,600	70
		-								

# Balance Sheet-March 31, 1937.

Liabilities.	Amount. Rs. c.	Assets.	Expended up to Dec. 31, 1936.	During 1937.	Total.
Loan from Local Loan Commissioners Loan from Local Loan Commissioners - Elec Lighting Extension Loan from Municipal Fund Loans redeemed account Reserve for renewals Contribution from Revenue Account	86,400 0 otric 63,000 0 48,600 0 107,523 38 268,393 70	Capital — Meters Capital — Buildings Capital — Mains Capital — Engines, &c. Capital — Workshop too &c. Capital — Other expense	. 15,296 13	537 0	35,728 16 226,516 95 218,497 31 15,296 13
	573,917 8	Excess income ov expenditure Total	er  533,566 8		37,313 78 573,917 8

The Municipal Office, Galle, May 31, 1937. TITUS. D. ABEYAWARDANE,
Acting Accountant.

THELMUTH L. F. MACE, Secretary,

#### LOCAL GOVERNMENT NOTICES.

Hatton-Dikoya Urban District Council By-Election, 1937,

Ordinance No. 11 of 1920.

IT is hereby notified under section 31 (2) of the Local Government Ordinance, No. 11 of 1920, that Mr. Mana Ana Allapitchay has been duly elected to be the member for Ward No. 5 for the remainder of the term of this Council.

The Kachcheri Kandy, May 28, 1937.

E. T. Buson, Government Agent.

# Election of Member, Urban District Council, Nuwara Ellya.

NOTICE is hereby given that it is intended to hold an election of a member for Division No. 1 on June 28, 1937. Every candidate must be nominated in writing and the nomination paper must be subscribed by at least two persons whose names appear in the electoral roll of the electoral division No. 1, and the nomination paper must be delivered at the Office of the Urban District Council, Nuwara Eliya, at or before 10 A.M. on June 28, 1937, which day has been fixed for that purpose.

If more than one candidate is nominated, a poll will be taken on July 12, 1937, at the Office of the Urban District Council, Nuwara Eliya. The poll will open at 10 A.M. and

close at 3. P.M.

R. M. DAVIES, The Kachcheri, Assistant Government Agent. Nuwara Eliya, May 26, 1937.

# Sale of Properties, Urban District Council, Matara.

NOTICE is hereby given that the movable property found in the house and in the absence of movable property liable to seizure, (1) rents and profits 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves seized in virtue of a warrant issued by the Chairman, Urban District Council, Matara, in terms of 140th clause of Ordinance No. 6 of 1910, for arrears of rates due on the premises 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 9.45 A.M., unless in the meantime the amount of rates and costs be duly paid.

Urban District Council Office, Matara, May 20, 1937.

E. C. DIAS, Chairman.

# NORTHERN WARD.

Monday, July 12, 1937.

lst to 4th quarters, 1936: No. 849A. 3rd qua 1936: Nos. 784, 785, 787, 792, 793, 795, 819, 833, 857.

Tuesday, July 13, 1937.

3rd quarter, 1936: Nos. 890, 891, 963, 964, 966, 985, 989, 1010, 1013, 1035.

Wednesday, July 14, 1937.

3rd quarter, 1936: Nos. 1046, 1050, 1068, 1081, 1099, 1100, 1163A, 1166, 1170A, 1183.

Thursday, July 15, 1937.

lst to 4th quarters, 1936: Nos. 1186, 1266, 2nd and 3rd quarters, 1936: No. 1228a. 3rd quarter, 1936: Nos. 1192, 1196a, 1227, 1236, 1268, 1370a, 1379.

Friday, July 16, 1937.

1st to 3rd quarters, 1936: No. 1396. 3rd quarter, 1936: Nos. 1399, 1410, 1439, 1472, 1498, 1503, 1518, 1525, 1538.

Monday, July 19, 1937.

2nd and 3rd quarters, 1936: No. 1538B. 2nd quarter, 1936: No. 1538c. 3rd quarter, 1936: Nos. 1538d, 1541a, 1557, 1567, 1571a, 1576, 1592, 1600.

Tuesday, July 20, 1937.

2nd and 3rd quarters, 1936: No. 1620. 3rd quarter, 1936: Nos. 1608, 1610, 1622, 1627, 1632, 1633, 1635, 1639, 1642.

Wednesday July 21, 1937.

2nd quarter, 1936: No. 1651. 1st to 4th quarters, 1936: No. 1660. 3rd quarter, 1936: Nos. 1644, 1646, 1649, 1650s, 1657, 1659, 1662, 1663, 1665, 1668a, 1673.

Thursday, July 22, 1937.

3rd quarter, 1936: Nos. 1677, 1679, 1681, 1682, 1683, 1694, 1695, 1696, 1719, 1725.

Tuesday, July 27, 1937.

3rd quarter, 1936: Nos. 1732, 1738, 1742, 1743, 1744, 1745, 1753, 1766, 1757, 1773.

Wednesday, July 28, 1937.

1st to 4th quarters, 1936: No. 1801. 3rd quarter 1936: Nos. 1777, 1778, 1793, 1799, 1806, 1809, 1812, 1813, 3rd quarter

Thursday, July 29, 1937.

3rd quarter, 1936: Nos. 1826, 1829, 1832, 1835, 1836,

3rd quarter, 1936: Nos. 1859, 1870, 1874, 1876, 1888, 1889, 1897, 1916, 1919, 1921.

Tuesday. Acceptable for the control of th

lsa to 4th quarters, 1936: No. 2003. 3rd quarter, 1936: Nos 1925, 1927, 1930, 1943, 1944, 1948, 1959, 1967, 1983a. Wednesday, August 4, 1937.

lst to 4th quarters, 1936: No. 2065. 3rd quarter, 1936: Nos. 2009, 2010, 2013, 2014, 2024A, 2028, 2033, 2042, 2045, 2056, 2057A, 2060, 2084A, 2091.

Thursday, August 5, 1937.

lst to 4th quarters, 1936: No. 2192. 3rd quarter, 1936: Nos. 2108, 2111, 2122, 2123, 2124, 2155, 2157, 2180a, 2182b, 2201, 2206, 2211.

Tuesday, August 10, 1937.

1st to 4th quarters, 1936 : Nos. 2224, 2226. 3rd quarter, 1936 : Nos. 2213, 2214, 2229, 2231, 2244, 2246, 2250, 2258, 2263, 2264, 2266, 2268, 2270.

Wednesday, August 11, 1937.

3rd quarter, 1936: Nos. 2273, 2279, 2280, 2282, 2284, 2285, 2288, 2289, 2291, 2292, 2293, 2295, 2296, 2304, 2306.

Thursday, August 12, 1937.

3rd quarter, 1936: Nos. 2315, 2316, 2317, 2319, 2321, 2323, 2326, 2329A, 2332, 2333, 2337, 2341, 2343, 2344.

Friday, August 13, 1937.

3rd quarter, 1936: Nos. 2346, 2347, 2350, 2352, 2353, 2354, 2355, 2358, 2363, 2364, 2365, 2367, 2368, 2370, 2377.

Monday, August 16, 1937.

Ist tq,4th quarters, 1936: No. 2405. 3rd quarter, 1936: Nos. 2378, 2380, 2382, 2383, 2384, 2389, 2391, 2394, 2397, 2398, 2399, 2401, 2402, 2406. 3rd quarter,

Tuesday, August 17, 1937.

Ġ 3rd quarter, 1936: Nos. 2410, 2410A, 2411, 2412, 2413, 2426E, 2440A, 2441A, 2441C, 2498, 2500, 2519.

# Batticaloa Urban District Council By-Election.

Electoral Division No. 6-Koddaimunai Ward.

Dr. Nallatamby Sabaratnam, the elected member for electoral division No. 6 of the Batticaloa Urban District Council, having vacated his office as member for the said electoral division, notice is hereby given under section.33 (2) of the Local Government Ordinance, No. 11 of 1920, that it is intended to hold an election of a member for the said electoral division No. 6 of the Batticaloa Urban District Council on Monday, July 12, 1927.

- 2. Every candidate must be nominated in writing. Each nomination paper must be subscribed by at least two persons whose names appear in the electoral roll of the said electoral division, and the nomination papers must be delivered at the office of the Batticeloa Urban District Council at or before 10 A.M. on July 12, 1937, which day has been fixed for that purpose.
- 3. If more than one duly qualified candidate is nominated for the said electoral division, a poll will be taken on Saturday, July 24, 1937, at the Arasadi Training School, Koddaimunai.
  - 4. The poll will open at 9 A.M. and close at 3 P.M.

The Kachcheri, Batticaloa, June 1, 1937.

N. E. ERNST, Government Agent.

# 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

(1) Trade Mark No. 6,615. (2) Date of Receipt: December 17, 1936. (3) Applicant (Proprietor of the Trade Mark): The firm trading as K. S. PAVRI & SONS, 201, Fourth Cross street, Colombo, merchants. (4) Address for service in the Island: C/o F. Rustomjee, Proctor, Supreme Court, 14, Wilson street, Colombo. (5) Class: 13. (6) Goods: Electric torches made in Hong Kong. (7) Representation of the Trade Mark:



Registrar General's Office, Colombo, April 7, 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.

ne may direct.

(1) Trade Mark No. 6,631. (2) Date of Receipt:
January 15, 1937. (3) Applicant (Proprietor of the Trade
Mark): J. & S. VIOLET FRERES trading as VIOLET
and as VIOLET FRERES (a Societe en nom Collectiff),
Boulevard Violet, Thuir, (Pyrenees Orientales), France;
merchants. (4) Address for service in the Island: C/o
Julius & Creasy, Colombo. (5) Class: 43. (6) Goods:
Wine. (7) Representation of the Trade Mark:



"Registration of this trade mark shall give no right to the exclusive use of the devices of the grapes branches.

To be associated with the trade mark No. 3,628 under section 24.

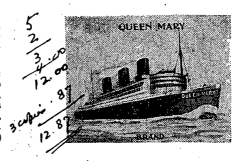
Registrar-General's Office, Colombo, May 26, 1937.

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. 6,699. (2) Date of Receipt: March 23, 1937. (3) Applicant (Proprietor of the Trade Mark): The firm trading as HAJI ABDUL GANI GIGA & CO.,

231, Main street, Pettah, Colombo; piece goods merchants.
(4) Class: 24. (5) Goods: Cotton piece goods. (6) Representation of the Trade Mark:



Registrar-General's Office, Colombo, May 26, 1937.

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

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

Arrack Taverns, 1937-38.

THE following is the list of sanctioned arrack taverns for the period October 1, 1937, to September 30, 1938. The Government reserves the right to withdraw any of these from sale.

The Kachcheri, Kalutara, May 28, 1937.

R. B. NAISH, Assistant Government Agent.

Arrack Taverns.

No. Division.

Local Area.

Within the village of-Kalutara tota- Kalamulla mune

Within the village of-

Do. Diyalagoda Panaduro tota-

Walapolapattiya in Panadure U. D. C. area mune Do. Nalluruwa in Panadure U. D. C.

Opening hour Kalamulla and Diyalagoda taverns, 8 A.M. Opening hour Walapolapattiya and Nalluruwa taverns,

Closing hour Kalamulla and Diyalagoda taverns, 7 P.M. Closing hour Walapolapattiya and Nalluruwa taverns, 8 P.M.

Estate Canteens.

Halwatura estate canteen

Neuchatel estate canteen (sanctioned, not opened, but may be opened during rent year)

Opening and closing hours in case of estate canteens are to be fixed by the Estate Superintendents.

# Toddy Taverns, 1937-38.

THE following is the list of sanctioned toddy taverns for the period October 1, 1937, to September 30, 1938. The Government reserves the right to withdraw any of these from sale.

The Kachcheri Kalutara, May 28, 1937.

R. B. NAISH, Assistant Government Agent.

Toddy Taverns.

Division

Local Area

Within the town of---1 .. Kalutara totamune. Alutgama

Opening hour 8 A.M. Closing hour 7 P.M.

No.

Estate Canteens.

Halwatura estate canteen

3 .. Neuchatel estate canteen

Opening and closing hours in case of estate canteens are to be fixed by the Superintendent of the estate.

### Foreign Liquor Taverns, 1937-38.

THE following is the list of sanctioned foreign liquor taverns for the year 1937-38.

The Kachcheri R. B. NAISH. Kalutara, May 28, 1937. Assistant Government Agent.

No.		Local A	Area.			Division	
1	• •	Within the Sanite Horans	ry B	oard town	of	Horana	,
2		Within the Sanite	ry B	oard tow	n of	Tebuwana	
3	• •	Within the Sanita Neboda	ry B	oard tow	n of	Neboda	
				Opening Hour.	5	Closing Hour.	
		lorana ebuwana		8 A.M. 8 A.M.		6 P.M. 7 P.M.	

Neboda

# Sale of Foreign Liquor Taverns, 1987-88-Nuwara Eliya District.

8 a.m.

7 P.M.

TENDERS are hereby invited for the purchase of the privilege of selling foreign liquor (including locally made malt liquor) under a tavern licence at each of the undermentioned places from October 1, 1937, to September 30, 1938, in suitable premises, within the respective wards, or areas, to be approved by the Assistant Government Agent, Nuwara Eliya, subject to the General Conditions applicable to all Excise licences, appearing in Excise Notification No. 316 and the Foreign Liquor Tavern Rent Sale Conditions published in the Ceylon Government Gazette No. 8,291 of May 21, 1937.

Tavern Locality or Range. Division. No.

- 1 .. New Bazaar, Nuwara Ward No. 6 in Nuwara Eliya Town Eliya U. D. C. area
- 2 The Sanitary Board Kotmale Town of Pundaluoya
- 2. The hours during which the licensed premises will be allowed to be kept open will be 8 a.m. to  $6.30~\rm P.M.$
- 3. Each tender for each tavern must be accompanied by a Kachcheri or Treasury receipt acknowledging the deposit of Rs. 50.
- 4. Tenders should be addressed to the Assistant Government Agent, Nuwara Eliya. Envelopes should be marked on the left hand corner "Tender for Foreign Liquor Tavern, New Bazaar, Nuwara Eliya, or Sanitary Board Town, Pundaluoya," as the case may be.
- 5. No person is permitted to send in more than one tender for any tavern. Tenders not made strictly in accordance with the conditions of sale or which are in any way not in order will not be considered.
- 6. The Assistant Government Agent reserves to himself the right of rejecting any or all tenders without assigning any reason therefor.
- 7. The grantee shall, immediately on being granted the privilege, sign these conditions and pay to the Assistant privilege, sign these conditions and pay to the Assistant Government Agent, Nuwara Eliya, as a security deposite sum equivalent to two months' rent payable for that privilege. The grantee shall, also within fourteen days of the sale of the privilege, enter into a bond with the Assistant Government Agent for the full amount for which he has purchased it, and he shall specially hypothecate by such bond the said security deposit.
- 8. Tenders close at 11 A.M. on July 9, 1937. Tenderers are requested to be present at the Kachcheri on the above date and time.

R. M. DAVIES. The Kachcheri, Assistant Government Agent. Nuwara Eliya, May 26, 1937.

# Sale of Toddy Rent, 1937-38, Mullaittivu District.

NOTICE is hereby given that the Assistant Government Agent, Mullaittivu, will receive sealed tenders for the purchase, subject to Toddy Rent Sale Conditions published in Government Gazette No. 8,288 of May 7, 1937, and General Conditions applicable to all Excise Licences published in Government Gazette No. 8,291 of May 21, 1937, of the exclusive privilege of selling fermented toddy in the undermentioned tavern.

2. A tender deposit of Rs. 50 should be made at a Kachcheri or the General Treasury and the receipt attached to the tender.

- 3. Tenders should be made on blank tender forms obtainable at the General Treasury or at any Kachcheri
- The Assistant Government Agent reserves to himself the right of rejecting any tender or bid without assigning any reasons therefor. Any tender which contains an unauthenticated alteration will be rejected.
- 5. The successful tenderer shall, immediately on being declared the purchaser, sign the Conditions of Sale, and pay to the Assistant Government Agent, Mullaittivu, a sum equivalent to two months' rent as secutity deposit.
- 6. Tenders close on June 14, 1937, at 11.30 A.M. The tenderers must be present at the Kachcheri at the time.
- 7. Further particulars can be obtained on application at the Mullaittivu Kachcheri.

The Kachcheri. P. O. FERNANDO, Mullaittivu, May 30, 1937. Assistant Government Agent.

#### TAVERN REFERRED TO.

No. Local Area. Division. 4 .. Puthukkudiyirippu Maritime pattus

### Sale of Toddy Tavern No. 7, Kuddampuli, 1937-38-Trincomalee District.

TENDERS are hereby invited for the purchase of the exclusive privilege of selling fermented toddy by retail in toddy tavern No. 7, Kuddampuli, in Tampelakamam pattu for the period July 1, 1937, to June 30, 1938, subject to (a) for the period July 1, 1937, to June 30, 1938, subject to (a) the General Conditions applicable to all Excise licences published by Excise Notification No. 276 of April 23, 1935, in the Government Gazette No. 8,118 of May 3, 1935, as amended by Excise Notification No. 283 published in Government Gazette of April 24, 1936, and (b) the Toddy Rent Sale Conditions, 1937–38, appearing in the Government Gazette No. 8,288 of May 7, 1937.

- 2. 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. The number and date of the receipt must be entered on the face of the tender
- 3. Tenders should be addressed to the Assistant Government Agent, Trincomalee. Every tender must be placed in a sealed envelope clearly marked on the top left hand corner with the name and number of the tavern in respect of which the tender is made. The envelope shall be-
  - a) deposited in the Kachcheri Tender box, or
  - (b) handed over to the Assistant Government Agent or to his Office Assistant, or
  - (c) sent by registered post so as to reach the Kachcheri before the time fixed.
- No person is permitted to send in more than one or. Tenders not made in accordance with the conditender. 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.

  - (a) The General Treasury,(b) The Excise Commissioners's Office, Colombo.
  - (c) The Excise Assistant Commissioners' and Superintendents' Offices,
  - (d) The Trincomalee Kachcheri,
  - (c) The Colombo Kachcheri,
  - The Batticaloa Kachcheri The Anuradhapura Kacheheri,
  - The Jaffna Kachcheri, and

  - (i) The Mullaittivu Kachcheri.
- 6. Tenders close on Friday, June 11, 1937, at 10 A.M. 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 the
- The Assistant Government Agent reserves to himself the right of rejecting any or all tenders and of putting up immediately to public auction if satisfactory tenders have not been received.
- The Assistant Government Agent, reserves to himself the right of rejecting any tender or bid without assigning any reason therefor.

No.

Division.

- 10. The successful tenderer or bidder shall immediately on being granted the privilege sign the conditions of sale and deposit in cash as security a sum equivalent to two months' rent payable for the privilege. He shall also within 14 days of the sale of the privilege enter into a bond for the full amount for which he has purchased it and shall specially hypothecate by such bond the said security deposit.
- 11. The conditions of sale and any other particulars can be obtained on application at the Trincomalee Kachcheri.

The Kachcheri, C. J. D. LANETREE, Trincomalee, June 1, 1937. Assistant Government Agent.

# Arrack Rent Sales, Kurunegala District, 1937-38.

TENDERS are hereby invited for the exclusive privilege of selling arrack at the taverns in the subjoined schedule, during the period October 1, 1937, to September 30, 1938, subject to the General Conditions applicable to all Excise Licences appearing in Excise Notification No. 316 and the Arrack Rent Sale Conditions and the conditions relating to Arrack Tavern Licences in Excise Notification No. 318 published in the Supplement to the Ceylon Government Gazette No. 8,291 of May 21, 1937.

- 2. Tenders must be made on the prescribed form which may be obtained from the General Treasury, Colombo, or from any of the following offices, on production of a Treasury or Kachcheri receipt for Rs. 500 deposited in the name of the Government Agent, North-Western Province, Kurunegala, for each tender form for Ganegoda Arrack Tavern or for each of the three groups of arrack taverns Nos. i., ii., and iii. of Kurunegala District.
- 3. Each tender should be accompanied by a receipt for Rs. 500 deposited as described above and must bear the number and date of the receipt.
- 4. The privilege for Ganegoda arrack tavern and each group of arrack taverns i., ii., and iii. will be granted separately, and a separate tender form must be used in respect of Ganegoda arrack tavern and each group of arrack taverns i., ii., and iii. No person is permitted to send in more than one tender for Ganegoda arrack tavern and for each group of arrack taverns i., ii., and iii.
- 5. Every tender must be placed in a sealed envelope clearly marked in the top left hand corner with the name of the tavern or group of taverns in respect of which the tender is made. The envelope shall be (a) deposited in the Kachcheri Tender Box or (b) handed to the Government Agent or to the Assistant Government Agent, or to his Office Assistant or (c) sent by registered post so as to reach the Kurunegala Kachcheri in time as stated below on June 28, 1937.
- 6. Offices referred to in para 2 above, where tender forms can be had:—-
  - (1) Office of the Excise Commissioner, Colombo.
  - (2) Office of the Assistant Commissioner of Excise, W. D., Colombo.
  - (3) Office of the Superintendent of Excise, Chilaw.
  - (4) Colombo Kachcheri.
  - (5) Kandy Kachcheri.
  - (6) Kurunegala Kachcheri.
  - (7) Ratnapura Kachcheri.
  - (8) Puttalam Kachcheri.
  - (9) Kegalla Kachcheri.
- 7. Tenders will be closed as shown in the sub-joined schedule.

The Kachcheri, A. E. Christoffelsz, Kurunegala, May 31, 1937. Acting Government Agent.

# Schedule referred to.

No. Division. Locality or Range. Time of Closing Tenders on June 28, 1937.

# Within the village of-

1. Weudawili hatpattu .. Ganegoda .. 10 a.m

# Group i.

2. Katugampola hatpattu Horombawa ... 3. Do. ... Pugalla ... 10.30 A.M.

# Group ii.

4.	Do.	Kuliyapitiya ΄
5.	Do.	Akarawatta >11 A.M
6.	Do.	Hanthihawa

Group iii.

Locality or Range.

Time of
Closing
Tenders on
June 28, 1937.

Within the village of-

		•	
7.	Katugampola hatpattu	Udubaddawa )	
8.	Do	Kattimahana . ( Dunakadeniya	11.00
9.	Do	Dunakadeniya	>11.30 A.M.
10.		Yakwilla	

All taverns except No. 4 Kuliyapitiya will be opened at 8 a.m. and closed at 7 p.m. No. 4 Kuliyapitiya will be opened at 8 a.m. and closed at 8 p.m.

# Toddy Rent Sales, Kurunegala District, 1937-38.

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 October 1, 1937, to September 30, 1938, subject to the Toddy Rent Sale Conditions published in Government Gazette No. 8,288 of May 7, 1937, the General Conditions applicable to all Excise Licences published by Excise Notification No. 316, published in Government Gazette No. 8,291 of May 21, 1937, and Excise Notification No. 317 published in Government Gazette of May 7, 1937.

- 2. Every tender shall be made on the prescribed form and be accompanied by a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 50. The deposit made by the successful tenderer or bidder shall be liable to forfeiture should he fail to sign the conditions of sale immediately he is declared the purchaser. The deposits of the unsuccessful tenderers or bidders will be refunded after the sale conditions have been signed by the successful tenderer and the security of the two months' rent of the privilege is deposited.
- 3. No person is permitted to send in more than one tender for any one tevern. Tender forms can be obtained from the General Treasury, Colombo, or from any of the following offices:—
  - (1) Office of the Excise Commissioner, Colombo.
  - (2) Office of the Assistant Commissioner of Excise, W.D., Colombo.
  - (3) Office of the Superintendent of Excise, Chilaw.
  - (4) Colombo Kachcheri.
  - (5) Kandy Kachcheri.
  - (6) Kurunegala Kachcheri.
- (7) Ratnapura Kacheheri. (8) Puttalam Kacheheri.
- (9) Kegalla Kachcheri.
- 4. Every tender must be enclosed in a sealed envelope clearly marked on the left hand corner with the name of the tavern in respect of which the tender is made.
- 5. Tenders for the three toddy taverns will be received as shown in the schedule "A" below. No tender will be considered unless the person making the tender is present in person at the Kachcheri at the time shown below.
- 6. The Government Agent reserves to himself the right of rejecting any tender or bid without assigning any reason therefor.
- 7. The successful tenderer or bidder or any other person approved by the Government Agent shall immediately on being declared the purchaser of the rent sign the conditions of sale and pay to the Government Agent as security deposit a sum equivalent to two months' rent of the privilege.
- The taverns in Kurunegala District will be sold singly.
- 9. Conditions of sale and any other particulars can be obtained on application at the Kurunegala Kachcheri.

The Kachcheri, A. E. Christoffelsz, Kurunegala, May 26, 1937. Acting Government Agent.

# Localities referred to.

No.	Locality or	Range.	Division.
	Karaulla Katupitiya Kitulwala	•••	Katugampola hatpattu Weudawilli hatpattu do.

# Schedule " A."

Tenders will be received as shown below:-

No. 1 Karaulla at 10 A.M. on June 21, 1937.

Io. 2. Katupitiya at 10.30 A.M. on June 21, 1937.

No. 3. Kitulwala at 11 A.M. on June 21, 1937.

# Sale of Toddy Rents, Western Province, 1937-38.

TENDERS are hereby invited for the purchase of the exclusive privilege of selling fermented toddy by retail at the under-mentioned toddy taverns and groups of toddy taverns from October 1, 1937, to September 30, 1938, subject to Toddy Rent Sale Conditions and Tavern Licence Conditions appearing in Excise Notification No. 317, and General Conditions appearing in Excise Notification No. 316 published in Government Gazette No. 8,291 of May 21, 1937.

Each tender for a single tavern or a group of taverns must be accompanied by a Kachcheri or Treasury receipt

acknowledging the deposit of Rs. 500.
3. Tenders should be addressed to the Government Agent, Western Province, Colombo. Envelopes should be marked, on the top left hand corner "Tender for Toddy Tavern No." or "Tender for Toddy Tavern Group No.

No person is permitted to send in more than one tender for any one tavern or group of taverns. Tenders not made strictly in accordance with the Conditions of Sale or which are in any way not in order will not be considered.

5. Tenders must not be made subject to acceptance of any other tender. Any such conditional tender will be

rejected at once.

6. Separate tenders should be submitted for each of the taverns to be sold individually and for each of the groups of taverns. Any tender comprising offers for more than one of the taverns to be sold individually and for each of the groups of taverns will be rejected at once.

7. (i.) Tender forms will be issued at any of the following offices to those who produce Kachcheri/Treasury receipts for Rs. 500-

- (a) the General Treasury
- (b) the Colombo Kachcheri
- (c) the Kalutara Kachcheri
- (d) the Galle Kachcheri(e) the Kurunegala Kachcheri
- (f) the Puttalam Kachcheri
- (g) the Treasury Officer, Negombo.
- (h) the Treasury Officer, Chilaw.
  (i) the Excise Commissioner's Office, Fort, Colombo
- (j) the Assistant Commissioner, W. D's Office, Colombo
- (k) the Assistant Commissioner, S. D's Office, Kalutara(l) the Assistant Commissioner, C. D's Office, Kandy
- (m) the Circle Excise Office, Chilaw.
- (ii.) All intending tenderers, who are not known to the officers in charge of the offices above indicated, should produce certificates of worth from the Chief Headman of the Division where they are resident.

8. (i.) The Government Agent reserves to himself the right of rejecting any or all tenders without assigning any

reason therefor.

(ii.) Conditions of sale and any other particulars can be obtained on application at the Colombo Kachcheri.

9. The tenders for each of the taverns to be sold individually and for each of the groups will close at different times as shown below against the name of the tavern or designation of the group on June 24, 1937, in respect of the Colombo Municipality taverns, and June 25, 1937, in respect of the Colombo District taverns.

The Kachcheri Colombo, June 1, 1937.

R. M. M. WORSLEY, TAVERNS REFERRED TO ABOVE.

List of Toddy Taverns, Colombo District.

Colombo Municipality.

		Programme Progra	
	For Sale on June 24, 193	7.	
No. of Tavern.	Local Area.	Division.	Time of Closure of Tenders.
1	Bounded on the north by Main street, on the east by 1st Cross street, on the south by Norris road, on the west by Front street	Pettah Ward (Front street tavern)	9 а.м.
2	Bounded on the north by south side of Main street, on the east by 4th Cross street, on the south by Norris road, on the west by 2nd Cross street	Pettah Ward (4th Cross street tavern)	9.30 а.м.
3	Bounded on the north by Reclamation road, on the east by St. John's street, on the south by north side of Main street, on the west by 1st Cross street	Pettah Ward (Market street tavern)	10 а.м.
4	Bounded on the north by Dam street, on the east by St. Sebastian street, on the south by St. Sebastian hill, on the west by Saunders place and Cramer's lane	St. Sebastian Ward (Saunders place tavern)	10.30 а.м.
5	Bounded on the north by south side of Gintupitiya street, on the east by Hill street and Kuruwe street, on the south by New Moor street to its junction with Dam street and thence by Dam street up to Kayman's gate, on the west by Chekku street	St. Paul's South Ward (Chekku street tavern)	11 а.м.
6	Bounded on the north by south side of Jampettah street, on the east by Hill street, on the south by north side of Gintupitiya street up to Sea street, Sea street, and Cross road to Seashore street, on the west by Seashore street and Kochchikade street	St. Paul's North Ward (Kochchi- kade street tavern)	11.30 а.м.
7	Bounded on the north by a line 60 yards to the south of, and parallel to, the southern edge of Skinner's road north between its junctions with Kochchikade street on the west and with Galpotte street on the east; east by the southern edge of the continuation of Skinner's road north, south by the southern edge of Barber street, eastern edge of Green street, and the northern edge of Jampettah street, and west by Kochchikade street	Kotahena Ward (Korteboam street tavern)	12 NOON
8*	Bounded on the north by Cemetery street (continuation of College street), on the east by Kotahena street, on the south by a line 60 yards to the south of, and parallel to, the southern edge of Skinner's road north between its junctions with Galpotte street on the east and with Pickering's road on the west, and on the west by Pickering's road and Santiago street	Kotahena Ward (Pickering's road tavern)	12.30 P.M.
9	Bounded on the north by Madampitiya road to its junction with Victoria Bridge street, thence by Victoria Bridge street and Kelani river, on the east by Urugodawatta canal, on the south and west by Cometons and	Modera Ward (Madampitiya road tavern)	1 P.M.

south and west by Cemetery road

No. of Tavern.	Local Area.	Division.	Time of Closure of Tenders.
10†	Bounded on the north by Madampitiya road, on the east by	Mutwal Ward (Marshall street	2 P.M.
	Alutmawata road, on the south by Fisher's quarters, on the west by Fisher's Hill and Modera street	tavern)	
11	Bounded on the north, east, and west by Kelani river, on the south by Madampitiya road and Victoria Bridge street	Kotahena Ward (Modera street tavern)	2.30 р.м.
12	In or near Galle road, between 1st and 2nd mileposts at a place not included in any other rent area herein described	Kollupitiya Ward (Kollupitiya tavern)	3 P.M.
13 .,	In or near Malay street at a place not included in any other rent area	Slave Island North Ward (Malay street tavern)	3.30 р.м.

#### DIVISION.

# Alutkuru Korale North and South.

### For Sale on June 25, 1937.

	1.01.13	ale on suite 20, 100	•		
Within the village	es of—	Local Area.			e of Closure f Tenders.
Group No. 1—Porutota Kochchikade	• •	••	••	••	9. 0 a.m.
Etgala Bambukuliya Group No. 2—Delgashandiya					9.30 A.M.
Demanhandiya Group No. 3—Kamachchoda Dalupotha		• •		••	10. 0 а,м.
Palangature Group No. 4—Bolawalana Pitipane			••		10.30 а.м.
Group No. 5—Udayartoppu Kurana Katunayaka	• •		••	••	11. 0 а.м.
Group No. 6—Bassiyawatta Settappaduwa Group No. 7—Mahawatta	••	• •	••	••	11.30 a.m. 12. 0 noon
Mukalangamuwa Dandugama Bopitiya			,		
Group No. 8—Kanuwana Weligampitiya	••	••	••	. • •	12.30 р.м. 1. 0 р.м.
Group No. 9—Timbirigasyaya Uswetakeiyawa Toddy Tavern No. 34—Kandar	 na (to be	sold individually)			2.30 р.м.
No. of Division.		_	Area.		ne of Closure f Tenders.
1 Kalutara Totamune		Within the town	of Alutgama		3 р.м.

# OPENING AND CLOSING HOURS OF TODDY TAVERNS.

				Hour of Opening. A.M.	Hour of Closing. P.M.
Colombo District		 		7.0	7.0
Kalutara	• • *	 • •	• •	8.0	7.0

\* A site for this toddy tavern within the above new local area will be allowed only on either side of that portion of Skinner's road north between its junctions with Galpotte street and Pickering's road.

† This tavern should be sited for 1937-38 within the local area allotted to it and only in the following streets with the limitations

shown below :-

Anywhere on either side of the Upper St. Andrew's road;
 On either side of the roads known as Fisher's hill and as Modera street or Mutwal street within the local area, provided that the building is not within 33 feet of the side drains of the roads;
 Anywhere in St. James street within the boundaries of the local area;
 On either side of that portion of Alutmawatta road lying between Elie lane and Lower St. Andrew's road, provided that the building is not within 33 feet of the side drains of the road.

# Sale of Toddy Rents, Puttalam and Chilaw Districts, 1937-38.

TENDERS will be received by the Assistant Government Agent, Puttalam and Chilaw Districts, on Thursday, July 8, 1937, at the Chilaw Kachcheri for the purchase of the exclusive privilege of selling fermented toddy by retail in the under-mentioned localities for the period of 12 months from October 1, 1937 to September 30, 1938, subject to the Toddy Rent Sale Conditions published in the Government Gazette No. 8,288 of May 7, 1937, the General Conditions applicable to all Excise licences embodied in Excise Notification No. 316 of May 21, 1937, and Excise Notification No. 317 published in Government Gazette No. 8,288 of May 7, 1937. The tenders in respect of each individual tavern or group of taverns will be received at the hour indicated against the name of the tavern or group in the schedule below.

- 2. The privileges in respect of the taverns grouped together will be granted either for the area of each individual tavern or for the area of a group of taverns as shown thereunder at the discretion of the Assistant Government Agent, and tenders for these taverns are therefore invited both singly and in groups.
- 3. Every tender shall be made on the prescribed form obtainable at this Kachcheri, the Chilaw Treasury, and the Kachcheries at Colombo, Kurunegala, and Anuradhapura, as well as at the General Treasury, the Excise Head Office, and the Excise Assistant Commisioners' and Superintendents' Offices, and must be made by the tenderer in his own name. No tender will be accepted if made through an agent.
- 4. A separate tender shall be made for each tavern or for each group of taverns; and no person shall send in more than one tender for any one tavern or group of taverns.

- 5. Every tender shall be accompanied by a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 100 and the number and date of such receipt must be entered on the face of the tender form.
- 6. Every tender shall be placed in a sealed envelope clearly marked in the top left hand corner with the number and name of the tavern in respect of which the tender is made or the letter attached to the Group and the names of the taverns in that group, and handed to the Assistant Government Agent at the appointed place, date and time. No tender will be considered unless the person making such tender is present in person at the time of sale.
- 7. The Assistant Government Agent reserves to himself the right of rejecting any or all of the tenders received without assigning any reason therefor, and in the event of his so rejecting all the tenders, he may call for tenders again or put up the privilege for sale by auction either at once or after further notice. At such auction only those persons shall be allowed to bid from whom tenders have been received whether such tenders be for the particular privilege to be auctioned or for any other privilege, or who produce a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 100 notwithstanding their failure to submit tenders for the particular privilege to be auctioned or for any other privilege, provided, however, that no person who is duly declared the purchaser of any privilege, whether by way of tender or of auction, shall use the same deposit receipt for the purpose of a tender or a bid for any other privilege until he has completed in respect of the privilege already granted to him the steps prescribed in the following paragraph.
- 8. The successful tenderer or bidder shall, immediately on being granted the privilege, sign the Conditions of Sale and pay to the Assistant Government Agent as a security deposit a sum equivalent to two months' rent of the privilege.
- 9. Prospective tenderers and bidders are hereby informed that the possession of toddy in any quantity whatsoever will be prohibited, except upon a permit granted by an Excise Officer, in the Sanitary Board areas of Madampe, Marawila, and Nattandiya, and in the Vidane Arachchi's division of Otara palata south.
  - 10. Conditions of Sale and any other particulars can be obtained on application at the Puttalam Kachcheri.

The Kachcheri, Puttalam, May 31, 1937. J. LIGHT,
Assistant Government Agent, Puttalam and Chilaw Districts.

	37 6		SCHEDULE.			
	No. of Tavern.	Local Area	Division.	Time fixed for Receipt of Tenders.		
Puttalam District.						
	1. 2. 3. 4. 5. 6. 7.	Chenaikudirippu Daluwa Madurankuli Mukkuwatoduwa Mundel Etalai Kalpitiya	Puttalam Gravets Puttalam pattu do do do Kalpitiya Division do.	10. 0 A.M. 10.15 A.M. 10.30 A.M. 10.45 A.M. 11. 0 A.M. 11.15 A.M.		
Chilaw District.						
Group A	(15. 10. 11.	Southern Ward Northern Ward Olidaluwa Karukkuponai Arachchikatuwa	} Pitigal korale north do do.	12. 0 noon 12.15 p.m.		
	12. 13. 14. 16.	Udappu	do. do. do. Pitigal korale south			
Group B	18. 19. 20.	Katuneriya Adapparagama Mattakotuwa Toduwawa	do do do do do.	2.30 P.M 2.45 P.M 3.0 P.M 3.15 P.M.		
Group C	$egin{array}{c} 21. \ 22. \ 23. \ 24. \ 25. \ \end{array}$	Lunuwila Tambarawila Nanjundankarai Waikkal Mirissankotuwa	do.  Pitigal korale south	3.45 p.m. 4. 0 p.m.		
Group D		Wennappuwa Dummaladeniya Ulhitiyawa	} do.	4.15 P.M.		

# Arrack Rent Sales, 1937-38, Kegalla District.

TENDERS are hereby invited for the purchase of the exclusive privilege of selling arrack by retail at the group of taverns named below during the rent period October 1, 1937, to September 30, 1938, subject to the General Conditions applicable to all Excise Licences, the Arract Rent Sale Conditions, and the Tavern Licence Conditions published in Government Gazette No. 8,291 of May 21, 1937.

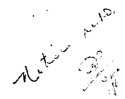
- 2. Tenders must be made on the prescribed form obtainable at the General Treasury, Excise Head Office, Office of Assistant Commissioner of Excise, C. D., Kandy, and the Kachcheries of Kegalla, Colombo, Kandy, Ratnapura, Kurunegala. Galle, and Kalutara and must be accompanied by a Treasury or Kachcheri receipt acknowledging the deposit of a sum of Rs. 500.
- 3. Every tender must be placed in a sealed envelope clearly marked on the top left hand corner "Tender for Arrack Taverns Nos. 1 and 2 in Kegalla District". The envelope shall be deposited in the Kegalla Kachcheri tender box or sent by registered post so as to reach the Kachcheri in time.

- 4. The two taverns in the District will be sold in a group.
- 5. The successful tenderer shall immediately on being declared the purchaser of the rent, sign the rent sale conditions and pay in cush to the Assistant Government Agent, Kegalla, as a security deposit, a sum equivalent to two months' rent of the privilege.
- 6. Tenders will be closed at 10 A.M. on July 19, 1937. The tenderers must be present at the Kegalla Kachcheri at the time.
- 7. Further particulars can be obtained on application at the Kegalla Kachcheri.

The Kachcheri, C. E. Arndt, Kegalla, June 1, 1937. Assistant Government Agent.

# TAVERNS REFERRED TO.

Tavern No. 1, Olagama in U. D. C. area of Kegalla town. Tavern No. 2, Yattogoda in Beligal korale.



# GOVERNMENT NOTIFICATIONS.

(Continued from page 776.)

A 42/37

# Department of Labour.

THE LABOUR ORDINANCE, No. 1 of 1923.

Notification No. 183.

IT is hereby notified that His Excellency the Governor, in pursuance of the powers conferred upon him by Regulation 1a in Chapter 1 of the regulations made under section 14 of Ordinance No. 1 of 1923, dated July 12, 1923, and published in Gazette No. 7,339 of July 13, 1923, as amended by the regulations dated October 24, 1923, and published in Gazette No. 7,358 of October 26, 1923, has been pleased to fix the quarterly instalments of acreage fees payable to the Controller of Labour by employers of Indian immigrant labourers on estates of the description named in Schedule A attached to the said regulations in respect of the quarter ending June 30, 1937, and of all subsequent quarters in respect of which this Notification shall remain in force and of effect on the following scale:—

(1)	Tea	)
<b>(2)</b>	Tea interplanted with rubber	>25 cents per acre
(3)	Tea interplanted with cacao	
(4)	Tea interplanted with cardamoms	)
(5)	Rubber	
(6)	Cacao	•• [
	Cardamoms	>83 cents per acre
	Rubber interplanted with cacao	••
	Rubber interplanted with cardamoms	••
(10)	Cacao interplanted with cardamoms	)

2. All scales of acreage fees heretofore fixed and notified under the aforesaid regulation are hereby declared to be of no effect in respect of the quarter ending June 30, 1937, and subsequent quarters.

By His Excellency's command,

Chief Secretary's Office, Colombo, June 2, 1937. G. S. WODEMAN, Acting Chief Secretary.