

THE

CEYLON GOVERNMENT GAZETTE

No. 8,339-THURSDAY, DECEMBER 23, 1937.

Published by Authority.

PART I.-GENERAL.

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

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1805 ----- J. N. 71300-868 (12/37)

PROCLAMATIONS BY THE GOVERNOR.

M. L. A.-B 1537 ·L. D.-B 97/37 BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

A. CALDECOTT.

KNOW Ye that I, the Governor of Ceylon, do hereby proclaim the by-laws set out hereunder, made by the Municipal Council of Colombo, under sections 109 and 110 (5) (g) of the Municipal Councils Ordinance, 1910, and confirmed by me by virtue of the powers vested in me by the said section 109 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

By His Excellency's command,

E. R. SUDBURY, Secretary to the Governor.

Colombo, December 14, 1937.

GOD SAVE THE KING.

BY-LAWS.

1. In these by-laws unless the context otherwise requires-

- "Commissioner" means the Municipal Commissioner
- appointed under the Colombo Municipal Council (Constitution) Ordinance, No. 60 of 1935, and
 "licensed premises " means the premises in which the holder of a licence under these by-laws is authorized to keep or rear swine.

2. No person shall keep or rear swine within the limits of the Municipality of Colombo unless he is the holder of an annual licence in that behalf issued by the Commissioner.

3. Every licence under these by-laws shall, unless earlier cancelled as hereinafter provided, remain in force, until the thirty-first day of December of the year in respect of which it is issued.

4. For each licence under these by-laws, a fee shall be payable at the rate of Re. 1 for each unit of twelve square feet of the floor area of the sty or sties intended to be used under the authority of the licence, any area less than that unit being reckoned as a unit for this purpose.

5. No licence issued under these by-laws shall be transferable.

No licence shall be issued in respect of any premises unless such premises and the sty or each of the sties to be used therein are in conformity with the following conditions :

(a) that the site is approved by the Commissioner;

- (b) that a proper and adequate water supply is provided; (c) that adequate provision is made for draining the
- premises; (d) that the sty or each of the sties has a floor of cement
- or other impervious material and is surrounded by a wall at least three feet in height and cementplastered;
- (e) that the sty or each of the sties is situated at least fifty feet away from any dwelling-house or street;
- (f) that a fly-proof bin is provided for the depositing of dung, filth or other offensive or noxious matter resulting from the keeping of swine upon the premises :
- (g) that adjoining the sty or sties there is a compound enclosed in a manner capable of preventing swine straying from such compound.

7. It shall be lawful for the Commissioner, or for any officer of the Council generally or specially authorized in writing thereto by the Commissioner, at all reasonable times between sunrise and sunset to enter upon and inspect any licensed premises.

In the event of the licensed premises ceasing to be in 8. conformity with the conditions laid down for the issue of the licence in by-law 6, the Commissioner may, by written notice served on the licensee, require him to take such measures as may be specified in the notice in order to bring the premises into conformity with those conditions. 9. Where, for any reason, personal service of any notice under by-law 8 cannot be effected upon a licensee. the notice shall be deemed to be duly served on him if it is left at his last known place of residence or is affixed to some conspicuous object or in a conspicuous position upon the licensed premises.

10. The licensee shall comply with the requirements of any notice served on him, within such time as may be stated in the notice, and if no such time is stated, within seven days from the service of the notice.

11. Every licensee shall keep the licensed premises in a clean and sanitary condition.

12. Every licensee shall report forthwith to the Municipal Veterinary Surgeon any disease or death among the swine kept on the licensed premises.

13. In the event of any swine dying of disease upon the licensed premises, the licensee shall not bury or otherwise dispose of the carcase of such swine without the prior sanction of the Municipal Veterinary Surgeon.

14. It shall be lawful for any person, authorized by the Commissioner in writing, to seize or cause to be seized any swine found straying outside the licensed premises of the owner of such swine.

15. Every contravention of any of these by-laws shall be punishable with a fine not exceeding Rs. 25, and in the case of a continuing offence with an additional fine not exceeding Rs. 5 for every day during which the offence is continued after conviction, or after written notice of such contravention

16. On a second or subsequent conviction of a licensee by court of any contravention of any of these by-laws, the licence held by him shall be liable to cancellation by such court without prejudice to any other punishment that may lawfully be imposed in respect of such contravention.

L. D.-B 25/34

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

A. CALDECOTT.

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

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

By His Excellency's command,

E. R. SUDBURY, Secretary to the Governor.

:

H./Y. 4720

Colombo, December 17, 1937.

GOD SAVE THE KING.

SCHEDULE A.

Lot 25 in F. V. P. 2,027, N.-W. P.

An allotment of land called Palugahahena, situated at Hettiyakotuwa village in Yagampattu korale, Katugampola hatpattuwa, Kurunegala District, of the North-Western Province.

Bounded on the-

North by lot 17 (T. P. 374,585) in F. V. P. 2,027.

South by lots 27 and 26 (reservation for road) in F. V. P. 2,027.

West by the village limit of Watuwatta (F. V. P. 2,028). East by lot 28 in F. V. P. 2,027.

Extent: 2 roods and 4 perches.

SCHEDULE B.

Hettiyakotuwa village in Yagampattu korale aforesaid. Bounded on the—

North by the village limits of Doraeba (F. V. P. 2,022) and Kovulwewa (B. S. V. P. 2,025).

East by the village limit of Gorokgasagare (F. V. P. 2,026).

South by the village limit of Watuwatta (F. V. P. 2,028). West by the village limits of Watuwatta (F. V. P. 2,028) and Doraeba (F. V. P. 2,022).

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 683 of 1937.

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

J 17/35

Mr. J. N. ARUMUGAM to be Additional Assistant at Kalutara to the Government Agent, Western Province, from December 14, 1937, until further orders.

Mr. H. C. GOONEWARDENA, Cadet, Matara Kachcheri, and Mr. S. THAMBY, Chief Clerk, Matara Kachcheri, to act, in addition to their own duties, as Office Assistant and Extra Office Assistant, Matara Kachcheri, respectively, from December 15 to 17, 1937.

J 183/35

Mr. S. MURUGESU, Chief Clerk, Batticaloa Kachcheri, to act, in addition to his own duties, as Extra Office Assistant, Batticaloa Kachcheri, from December 13 to 23, 1937.

I 654/37

Mr. W. R. J. MANN, Assessor, to act as Assistant Commissioner of Income Tax and Stamps from December 14, 1937, until further orders.

I 194/37

Mr. S. G. TAYLOR, Divisional Irrigation Engineer, to act as Deputy Director of Irrigation from December 14, 1937, until the resumption of duties by Mr. J. H. WILSON.

J 157/37

Mr. R. Y. GYBBON-MONYPENNY to be attached to the Department of Irrigation with effect from December 15, 1937.

By His Excellency's command,

Chief Secretary's Office, M. M. WEDDERBURN, Colombo, December 20, 1937. Chief Secretary.

No. 684 of 1937.

J 166/37

HEADS of Departments are hereby authorized to accept the signature of Mudaliyar G. WICKREMASINGHE, Chief Clerk, Colombo Kachcheri, on behalf of the Government Agent, Western Province, from December 17, 1937, until further orders.

By His Excellency's command,

Chief Secretary's Office, M. M. WEDDERBURN, Colombo, December 17, 1937. Chief Secretary.

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No. 685 of 1937.

N 18/37

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HIS EXCELLENCY THE GOVERNOR has been pleased to post Major WILFRID ERNEST HOBDAY, E.D., of the Ceylon Planters' Rifle Corps to the Reserve of his corps with effect from January 1, 1938.

By His Excellency's command,

Chief Secretary's Office, M. M. WEDDERBURN, Colombo, December 13, 1937. Chief Secretary.

No. 686 of 1937.

N 15/37

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointment in the Ceylon Planters' Rifle Corps with effect from December 1, 1937, to fill an existing vacancy :—

To be Second Lieutenant.—Rifleman OLIVER JAMES BUCKMAN.

By His Excellency's command,

Chief Secretary's Office, M. M. WEDDERBURN, Colombo, December 15, 1937. Chief Secretary.

No. 687 of 1937.

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

J 8/36

Mr. W. H. PERERA to be an Additional District Judge, Colombo, on December 18, 1937, to hear D. C., Colombo, case No. 4,686 (Money).

J 216/37

Mr. L. G. POULIER to act as District Judge, Commissioner of Requests, and Police Magistrate, Tangalla, during the absence of Mr. W. OLEGASEGRAM, from December 28, 1937, to January 3, 1938.

J 54/36

Mr. V. RAMASWAMY to act as District Judge, Commissioner of Requests, and Police Magistrate, Anuradhapura, during the absence of Mr. S. S. J. GOONESEKERE, from December 23, 1937, to January 3, 1938.

J 42/36

Mr. T. F. BLAZE to act as District Judge, Badulla, and Commissioner of Requests and Police Magistrate, Badulla-Haldummulla, during the absence of Mr. D. H. BALFOUR, from December 26 to 31, 1937, and to be an Additional District Judge, Badulla, and Additional Commissioner of Requests and Additional Police Magistrate, Badulla-Haldummulla, on December 24 and 25, 1937, and from January 1 to 3, 1938.

J 15/36

Mr. EVAN KOCH to be an Additional Commissioner of Requests, Gampaha, on January 6, 1938, to hear C. R., Gampaha, case No. 8,008.

J 51/36

Mr. M. Y. SALLÉY to act as Commissioner of Requests and Police Magistrate, Matale, Commissioner of Requests and Police Magistrate, Dumbara, and Additional District Judge, Kandy, during the absence of Mr. ROLAND DE ZOYSA, from December 24, 1937, to January 3, 1938.

·J 8/36

Mr. N. DE ALWIS to act as Commissioner of Requests and Police Magistrate, Balapitiya, and Additional District Judge, Galle, during the absence of Mr. U. P. WEERASINGHE, on December 18, 1937. J 81/36

Mr. W. E. DE SILVA to act as Commissioner of Requests and Police Magistrate, Balapitiya, and Additional District Judge, Galle, during the absence of Mr. U. P. WEERASINGHE, from December 23, 1937, to January 4, 1938.

J 65/36

CJ 108/37

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, from December 23, 1937, to January 4, 1938.

Mr. M. C. SANSONI to act at Dandagamuwa as Additional Commissioner of Requests and Additional Police Magistrate, Kurunegala, and Additional District Judge, Kurunegala, from December 20, 1937, until further orders.

Mr. V. I. V. GOMIS to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Kurunegala, during the absence of Mr. SPENCER RAJARATNAM, from December 24, 1937, to January 3, 1938.

J 88/37

J 63/36

J 31/36

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J 66/36

Mr. N. I. LEE to act as Police Magistrate, Municipal Magistrate, Additional Commissioner of Requests, and Additional District Judge, Kandy, Additional Police Magistrate and Additional Commissioner of Requests, Dumbara, during the absence of Mr. K. KANAGA-SUNDRAM, from December 29, 1937, to January 3, 1938.

Mr. S. KANAGASABAI to act as Police Magistrate and Commissioner of Requests, Gampola, and Additional District Judge, Kandy, for the judicial division of Gampola, during the absence of Mr. J. L. PERERA, from December 23, 1937, to January 4, 1938.

Mr. S. S. J. GOONESEKERA to be, in addition to his other duties, an Additional Police Magistrate, Mullaittivu, on January 22, 1938, to try P. C., Mullaittivu, case No. 14,324.

By His Excellency's command, Legal Secretary's Office, J. C. HOWARD, Colombo, December 21, 1937. Legal Secretary.

No. 688 of 1937.

IN pursuance of the powers delegated to me by HIS EXCELLENCY THE GOVERNOR in that behalf, Mr. SAN-TIOGU MOTTAM SWANTHU has been appointed to be an Inquirer for the Udaiyar's Division of Nanaddan East, in the Mannar District, with effect from December 15, 1937, while holding the office of Udaiyar of Nanaddan East.

Legal Secretary's Office, Colombo, December 15, 1937.

No. 689 of 1937.

G 12/36/1

J. C. HOWARD.

Legal Secretary.

IN pursuance of the powers delegated to me by HIS EXCELLENCY THE GOVERNOR in that behalf, Mr. KULA-TUNGA ANWATUGODA-POLKOTUWE BANDARA has—

(1) been appointed under section 120 of the Criminal Procedure Code, 1898, to be an Inquirer for the Anuradhapura Revenue District in the North-Central Province, with effect from December 15, 1937, while holding the office of Kachcheri and Gravets Mudaliyar, Anuradhapura; and (2) been granted authority under section 365 (1) of that Code to order post-mortem examinations when necessary.

Legal Secretary's Office, Colombo, December 15, 1937. J. C. HOWARD, Legal Secretary.

No. 690 of 1937.

A 188a

H 56

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 11 (3) of Ordinance No. 11 of 1920, to appoint the Assistant Government Agent, Kandy, to be an ex officio member of the Gampola Urban District Council for a further period of 1 year from January 1, 1938.

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

Colombo, December 20, 1937.

No. 691 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 35 of Ordinance No. 6 of 1910, to nominate Mr. R. L. EPHRAUMS to be a member of the Galle Municipal Council with effect from January 1, 1938, in place of Mr. C. E. DE VOS.

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

Colombo, December 15, 1937.

No. 692 of 1937.

A 681

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HIS EXCELLENCY THE GOVERNOR has been pleased, under section 11 (2) of Ordinance No. 11 of 1920, to nominate for three years from January 1, 1938, the under-mentioned gentlemen to be members of the Urban District Councils specified against their names :--

TO

Chilaw Urban District Council	(Mr. J. Saverimuttu, D.E. { Dr. T. K. Kuruwila, M.O.H. (Mr. M. Vanderkoon
Jaffna Urban District Council	Mr. P. M. Norris, P.E. Dr. Vaithianather Nadarajah, M.O.H. Mr. S. M. Aboobucker Mr. C. R. Thambiah
Matale Urban District Council	Mr. J. D. Bush, D.E. Dr. L. J. Kahawita, M.O.H. Mr. F. J. Van Rooyen, J.P.

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

Colombo, December 21, 1937.

No. 693 of 1937.

A 12

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 11 (2) of Ordinance No. 11 of 1920, to nominate Dr. W. A. GOMES, Medical Officer of Health, A 191a

I 96

to be a member of the Kurunegala Urban District Council, in place of Dr. S. RAJENDRAM, with effect from December 1, 1937.

S. W. R. D. BANDARANAIKE, Minister for Local Administration. Colombo, December 18, 1937.

No. 694 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 11 (3) of Ordinance No. 11 of 1920, to appoint the Assistant Government Agent, Puttalam, to be an ex officio member of the Puttalam Urban District Council for a further period of 1 year from January 1, 1938.

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

Colombo, December 20, 1937.

No. 695 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 13 of Ordinance No. 10 of 1861, to appoint Gate Mudaliyar D. H. KOTALAWALA, M.S.C., Mr. G. C. RAMBUKPOTA, M.S.C., Mr. D. D. GUNASEKERA, M.S.C., and Mr. J. A. GIDDEN to be members of the Provincial Road Committee, Uva, for the year 1938.

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

Colombo, December 20, 1937

No. 696 df 1937.

IT is hereby notified for general information that Mr. E. W. WHITELAWDRAYING returned to the Island, has resumed his seat on the Board of Management of the Rubber Research Scheme (Ceylon) from December 1, Growers' Association, relieving Mr. A. H. HEALEY who was nominated to act for him.

D. S. SENANAYAKE,

Minister for Agriculture and Lands. Ministry of Agriculture and Lands,

Colombo, December 17, 1937.

No. 697 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. MAILVAGANAM EHAMPARA NATHAN to be a Notary Public throughout the judicial division of Jaffna, and to practise as such in the English and Tamil languages.

G. C. S. COREA,

Minister for Labour, Industry and Commerce. Colombo, December 16, 1937.

No. 698 of 1937.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. KAMBURAWALA KANKANAMGE DON DANIEL RANAWEERA SENANAYAKE to be a Notary Public throughout Anuradhapura District, with residence and office at Kahatagasdigiliya, and to practise as such in the Sinhalese language.

G. C. S. COREA,

Minister for Labour, Industry and Commerce. Colombo, December 16, 1937.

GOVERNMENT NOTIFICATIONS.

L. D.-B 146/36 L. A./L. G. D.-C 1138

THE VEHICLES ORDINANCE, No. 4 OF 1916.

BY virtue of the powers vested in me by section 7 of the Vehicles Ordinance, No. 4 of 1916, and by Article 93 of the Ceylon (State Council) Order in Council 1931, I, Andrew Caldecott, Governor of Ceylon, do by this Notification-

(a) direct that on and after the first day of January, 1938, the stamp to be affixed on the counterfoil of every licence issued in respect of a carriage drawn by a horse or horses and used within the administrative limits of the Municipal Council, Galle, shall be of the value of five rupees, and

(b) rescind, with effect from the aforesaid date, the Notification under the said section 7, published in *Gazette* No. 6,842 of December 22, 1916, so far as that Notification relates to licences for carriages drawn by a horse or horses and used within the administrative limits of the Municipal Council of Galle.

Colombo, December 14, 1937.

B 123/37

A. & L./A. C. 25/37

THE CO-OPERATIVE SOCIETIES ORDINANCE, No. 16 of 1936.

Order.

IN pursuance of the powers vested in me by section 2 of the Co-operative Societies Ordinance, No. 16 of 1936, I, Andrew Caldecott, Governor of Ceylon, do by this special order confer on Mr. Gunasena de Soyza, Deputy Registrar of Co-operative Societies, all the powers of the Registrar under the Ordinance with effect from the date hereof.

Colombo, December 14, 1937.

A 194/37

Governor.

A. CALDECOTT,

THE LABOUR ORDINANCE, NO. 1 OF 1923.

IT is hereby notified that His Excellency the Governor, in pursuance of the powers conferred upon him by section 6 of Ordinance No. 1 of 1923, has been pleased section 6 of Ordinance No. 1 of 1923, has been pleased to appoint Mr. L. E. Innes Baillie to act as Emigration Commissioner, under the above Ordinance with effect from December 6, 1937, during the absence of Mr. N. H. M. Bowden on leave for 2 months and 17 days or until further orders:



By His Excellency's command,

M. M. WEDDERBURN, Chief Secretary's Office, Chief Secretary. Colombo, December 15, 1937.

VACANCIES IN CLASS IV. OF THE SCHEME FOR ACCOUNTANTS AND AUDIT OFFICERS.

APPLICATIONS are invited for filling the following posts in Class IV. of the Scheme for Accountants and Audit Officers, as they fall vacant :-

- (i.) Assistant Accountant, Public Works Department:
- (ii.) Assistant Accountant, Post and Telegraph Department;

A. CALDECOTT, Governor.

(iii.) Accountant, H. M. Customs; and

(iv.) Any additional vacancies which may occur from time to time within the current financial year.

2. Preference will be given to Chartered Accountants or possessors of equivalent professional qualifications, but applications will also be considered from—

- (i.) members of the General Clerical Service (Special Class, Class I., and Class II. above the second Efficiency Bar);
- (ii.) members of the Postal Clerical Service (Special Class, Class I., and Class II. above the second Efficiency Bar); and
- (iii.) members of the Customs Clerical Service (Special Class, Class I., and Class II. above the second Efficiency Bar) and officers of similar status in the other branches of H. M. Customs.

3. Applicants must be natural-born British subjects of Ceylonese descent.

4. All applications must reach the Controller of Establishments, General Treasury, before noon on Monday, January 31, 1938. An application from a person already in the Government Service will be considered only if forwarded through the Head of his Department.

5. A competitive examination will not be held for the purpose of selection, but any applicant may be required to undergo such literary or $viv\hat{a}$ voce test as may be deemed necessary for the purpose of testing his intelligence, general knowledge, and suitability for appointment.

6. The salary scale attached to the posts is Rs. 3,200-250-4,200: Efficiency Bar: 4,500-300-6,000. If the candidate selected is a Chartered Accountant or possesses equivalent qualifications he will be appointed on the initial salary of the upper segment of the scale (*i.e.*, Rs. 4,500). If the candidate is an officer already in the service of the Ceylon Government he will be transferred to the salary scale of the post in accordance with Financial Regulation 847.

7. Rent allowance will not be payable unless the officer holds an appointment under the Ceylon Government and was also appointed before June 1, 1934.

8. The grant of leave and other conditions of service will, in the case of a new entrant to the Public Service, be governed by the recommendations in Sessional Paper VIII. of 1934.

9. A new entrant to the Public Service will before appointment be required to pass a medical examination.

Financial Secretary's Office, Colombo, December 21, 1937.

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H. J. HUXHAM, Financial Secretary.

CORONATION STAMPS.

WITH reference to the Notification published in Government Gazette No. 8,283 of April 16, 1937, it is hereby notified for general information that the 9c. Coronation Stamps will continue to be on sale till closing time on January 31, 1938, when it will be withdrawn.

By His Excellency's command,

H. J. HUXHAM,

Financial Secretary's Office, Financial Secretary. Colombo, December 23, 1937.

> L. D.-B 167/34 THE LAND DEVELOPMENT ORDINANCE, OST (NO. 19 OF 1935.

IT is hereby notified under section 157 of the Land Development Ordinance, No. 19 of 1935, that the following regulation, made by the Executive Committee of Agriculture and Lands under sections 155 and 156 of the Ordinance, has been approved by the State Council and ratified by the Governor.

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

Ministry of Agriculture and Lands, Colombo, December 17, 1937.

REGULATION.

The following purpose for which Crown land may be mapped-out is hereby added to the purposes specified in section 8 of the Ordinance :---

"Protection of fauna and flora".

L. D.—B 208/34

THE RUBBER CONTROL ORDINANCE, NO. 6 OF 1934.

13 Notification No. 83.

IT is hereby notified that the Governor, in the exercise of the powers in him vested by section 3 (2) of the Rubber Köntrol Ordin Ince, No. 6 of 1934, has declared that the Ceylon Quota of Export for the period of Control beginning on the first day of January, 1938, and ending on thirty-first day of March, 1938, shall be 32,340,000 pounds of dry rubber.

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

Ministry of Agriculture and Lands, Colombo, December 16, 1937.

THE IRRIGATION ORDINANCE, NO. 45 OF 1917.

Scheme for the Improvement of Village Irrigation Works.

SCHEME in accordance with the provisions of Chapter VI. of the Irrigation Ordinance, No. 45 of 1917, approved under section 12 (1) (b) at a meeting duly held on March 8, 1937, by the prescribed majority of the proprietors within the irrigable area of the Yakurawe-ela irrigation work in the Buttala division in the 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.

(] 6 to W

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

Colombo, December 16, 1937.

SCHEME.

1. Name and description of work : Yakurawe-ela, Kandukara korale, Buttala division, Badulla District, Province of Uva.

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

Private lands under cultivation	••	36 acres approxi-
		mately
Private lands not under cultivation		
Crown lands under cultivation		
Crown lands not under cultivation	• •	6 acres approxi- mately

3. Terms agreed upon-

(1) The construction of the following items of the nocessary work, namely, an anicut, head and inlet sluices and retaining walls, &c., up to the estimated cost of Rs. 2,000 is undertaken by the Government.

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

M. L. A.-B 1570/L. D.-B 148/37

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Kotte Urban District Council, under sections 164 and 168 (14) 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, December 20, 1937.

BY-LAWS.

1. For the purpose of establishing, working, and maintaining the Council's Electrical Distribution System, the Chairman or any contractor or other agent duly authorized in writing by the Chairman, may enter upon any land and cut down any tree or branch which may in any way injure or which is likely to injure, impede, or interfere with any

2. In the exercise of the powers conferred by by-law, the Chairman or contractor or other agent shall do as little damage as possible, and when, in respect of any property, the said powers have been exercised, the Chairman shall pay reasonable compensation to all persons interested for any damage sustained by them by reason of the exercise of the said powers, provided that every such person shall make application for such compensation to the Chairman within three months after the damage was sustained.

M. L. A.-B 1569/L. D.-B 101/36 THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Negombo 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.

Co mbo, December 20, 1937.

BY-LAWS.

1. No person shall, within the administrative limits of this Council, by operating or causing or permitting any other person to operate any gramophone, wireless loudspeaker, amplifier or other similar instrument, produce or reproduce or cause to be produced or reproduced any sound which, by reason of its volume or its repetition or its continuous nature, causes a nuisance to the occupants

of premises in the neighbourhood. 2. Every contravention of the foregoing by-law shall be punishable with a fine not exceeding fifty rupees :

Provided, however, that no proceedings shall be instituted in respect of any such contravention against any person operating or causing or permitting any other person to operate any instrument as aforesaid in any place other than a street, public place, shop or place of business, or a place which adjoins any street or public place and to which the mbers of the public are admitted, unless---

- (a) complaint of the nuisance is made to the Chairman in writing by not less than three householders of the neighbourhood affected by the nuisance, and
- (b) written notice is served on that person by the Chairman setting out the nature of the complaints received and requiring that person to abate the
- nuisance forthwith or within a specified period, and (c) that person fails or refuses to comply with such notice forthwith on receipt thereof or within the period specified therein, as the case may be.

M. L. A.---B 1188/L. D.---B 133/37

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Hatton-Dikoya Urban District Council under sections 141 (b) and 168 (14) and (17) 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 section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, December 21, 1937.

BY-LAW.

The premises described in the schedule hereto shall be exempted from the Special Water Rate for the year 1938, levied under section 141 (b) of the Ordinance, and reforred to in the notice dated December 9, 1937, and published in the *Gazette* No. 8,338 of December 17, 1937.

Schedule.

Promises in Dimbulla road bearing assessment Nos. 1-101, 116, 127, 128, 145-170, and 233.

Premises in New road bearing assessment Nos. 192, 199, 203, 207, 214, 216, 217A, 220, 239, 253, 254, 256, and 257.

Premises in Main street bearing assessment Nos. 343, 345, 364, 365, 378, 389, 393, 406, 407, 422, 426, 427, 433, 434, 461, 474-480, 394, 487-495.

Premises in Dikoya road bearing assessment Nos. 540, 579-788.

M. L. A.—B 1464/L. D.—B 51/37

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Hatton-Dikoya Urban District Council under sections 141 (b) and 168 (14) and (17) 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 section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, December 21, 1937.

BY-LAW.

The premises described in the schedule hereto shall be exempted from the Special Conservancy Rate for the year 1938, levied under section 141 (b) of the Ordinance, and referred to in the notice dated December 9, 1937, and published in the Gazette No. 8,338 of December 17, 1937.

Schedule.

Premises in Dimbulla road bearing assessment Nos. 8,

Premises in Dimbuna Four board gassessment Fres. 6, 12, 13, 16, 17, 38, 64, and 495. Premises in Nursing Home road bearing assessment Nos. 73, 74, 87, 88, 89, 97, 99, 100, 101, 116, 127, 128, 147, 158, 159, 167, 169, 170, 192, and 199.

Premises in New road bearing assessment Nos. 196, 200, 203, 207, 209, 214, 216, 217A, 220, 233, 239, 256, 257, 343, and 345.

Premises in Main street bearing assessment Nos. 364, 365, 378, 389, 393, 394, 406, 407, 422, 426, 427, 433, 434, 461, 480, and 493.

Premises in Dikoya road bearing assessment Nos. 540, 579, 589, 590, 594, 595, 599, 600, 601, 603, 628, 632, 637, 746, 749, 750, 771, 787, and 788.

Premises in Darrawella road bearing assessment Nos. 677, 701, 707, and 708.

M.L.A.-B 1448/L.D.-B 167/36

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAWS made by the Nuwara Eliya Urban District Council under sections 164 and 168 (10) and (11) 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, December 20, 1937.

BY-LAWS.

- 1. In these by-laws-
- " animal " means any of the following species :- cattle, horses, sheep, goats, mules, asses, buffaloes, or pigs;

"animal refuse " means dung, and soil or waste matter of any kind contaminated by the excreta of any animal, and includes any other offensive or noxious matter resulting from the keeping of an animal upon any land;

- "Chairman" means the Chairman of the Council; "Council" means the Nuwara Eliya Urban District Council;
- "occupior" means the principal person in actual occupation of a land, and where there is no person in actual occupation, means the proprietor.

2. No person shall prepare or manufacture compost manure within the administrative limits of the Council without the written authority of the Chairman.

(1) The occupier of every land on which any animal is kept within the administrative limits of the Council shall cause all animal refuse upon that land---

- (a) to be deposited at least once in twenty-four hours in a pit, and covered with a layer of earth rammed or stamped down and not less than two feet in thickness when so rammed or stamped down; or
- (b) to be deposited at least once in twenty-four hours in Such standard holes as may be provided by the Council, and cause such holes to be kept covered with coment concrete or metal lids; or
- (c) to be removed from the land by the servants of the Council.

(2) The occupier of a land shall not suffer or permit any animal refuse deposited in the pits or holes referred to in paragraph (1), to be removed therefrom without the written authority of the Chairman.

4. (1) Where the occupier of a land desires to have any animal refuse removed from the land by the servants of the Council, he shall address a written request to the Chairman in that behalf, and in the event of the Council undertaking and carrying out the removal of animal refuse from the land, shall make payment for the service at the rate specified in the schedule hereto in respect of each animal kept on that land.

(2) The payment referred to in paragraph (1) shall be made at the office of the Council before the tenth day of the month following that during which the service was rendered.

5. (1) Where it appears to the Council to be necessary or expedient in the interests of public health to take steps to ensure that no animal refuse is allowed to remain on any land, or where the Medical Officer of Health reports to the Chairman that the occupier of any land has not taken any of the steps referred to in by-law 3 (1), the Chairman may, by written notice, served on the occupier, require him to remove or cause to be removed all animal refuse on his land to such place, and in such manner, and within such time, as may be specified in the notice.

(2) Every occupier of land on whom a notice under paragraph (1) has been served shall comply with the requirements of such notice.

6. If the occupier of a land fails or neglects to comply with the requirements of any notice served on him under by-law 5 (1), the Chairman or any officer authorized by the Chairman may cause all animal refuse on such land to be removed therefrom and disposed of in such manner as may be determined by the Chairman.

7. Every contravention of by-law 2 shall be punishable with a fine not exceeding twenty rupees, and in the case of a continuing offence, with an additional fine not exceeding five rupees for every day during which the offence is continued after conviction or written notice from the Chairman of such contravention.

8. Every contravention of by-law 3 or by-law 5 (2) shall be punishable with a fine not exceeding ten rupees, and in the case of a continuing offence, with an additional fine not exceeding five rupees for every day during which the offence is continued after conviction or written notice from the Chairman of such contravention.

9. The following by-laws made by the Board of Improvement, Nuwara Eliya, under section 30 of the Nuwara Eliya Board of Improvement Ordinance, 1896, and continuing in force by virtue of the provisions of section 247 of the Local Government Ordinance, No. 11 of 1920, are hereby revoked :-

- (a) By-law 10 of the by-laws published in Gazette No. 5,509 of November 5, 1897; and
- (b) The by-laws published in *Gazette* No. 6,522 of Sept-ember 13, 1912.

Schedule.

For each sheep, goat, or pig on the land-50 cents per month.

For each horse, mule, ass, buffalo, or head of cattle on the land—Re. 1 per month.

M. L. A.-B 1191/L. D.-B 55/37

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Nuwara Eliya Urban District Council under sections 141 (b) and 168 (14) and (17) of the Local Government Ordinance, No. 11 of 1920, and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, December 21, 1937.

BY-LAW.

The premises described in the schedule hereto shall be exempted from the Special Water Rate for the year 1938, levied under section 141 (b) of the Ordinance, and referred to in the notice dated December 8, 1937. and published in the Gazette No. 8,338 of December 17, 1937.

Schedule.

- Premises in Bambarakelle bearing assessment Nos. 6 to 21 and 45.
- Premises on Badulla road bearing assessment Nos. 32, 42, 43, 74, 75, and 76.
- Premises at Mahagastota bearing assessment Nos. 27, 28, 35, 36, 39, and 40.
- Premises on Longden road bearing assessment Nos. 2, 3, and 30.
- Premises on Lady McCallum's Drive bearing assessment Nos. 2 to 10, 27, 28, and 42 to 46.
- Premises on Upper Lake road bearing assessment Nos. 19 and 22.

Premises on Havelock Drive bearing assessment No. 12. Premises on Moon Plains road bearing assessment Nos. 14 and 15.

M. L. A.-B 1169/L. D.-B 114/36

THE LOCAL GOVERNMENT ORDINANCE,

No. 11 of 1920.

BY-LAW made by the Nuwara Eliya Urban District Council under Sections 141 (b) and 168 (14) and (17) of the Local Government Ordinance, No. 11 of 1920, and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, December 21, 1937.

BY-LAW.

The premises described in the schedule hereto shall be exempted from the Special Conservancy Rate for the year 1938, levied under section 141 (b) of the Ordinance, and referred to in the notice dated December 8, 1937, and published in the Gazette of December 17, 1937.

Schedule.

Premises bearing the following assessment numbers :-Park road : 11 to 16, 17, and 19 to 20. Wedderburn road : 11 to 10, 17, and 19 to 20. Grand Hotel road : 1 and 7. Badulla road : 10, 17, 21, 30, 33, 37, 53, 54, and 64. Mahagastota : 2, 3, and 30. Longden road : 29. Hawa Eliya : 51 and 52. Lady McCallum's Drive : 2. Upper Lake road : 11, 12, 13, and 14. Havelock Drive : 4, 5, and 13. Moon Plains road : 1 and 16. Church road : 8. Hill street : 6.

M. L. A.-B 1123/L. D.-B 169/34

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Matale Urban District Council under sections 141 (b) and 168 (14) and (17) 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 section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

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

Colombo, December 21, 1937.

BY-LAW.

The properties described in the schedule hereto shall be exempted from the Special Water Rate for the year 1938, levied under section 141 (b) of the Ordinance, and referred to in the notice dated December 8, 1937, and published in Galette No. 8,338 of December 17, 1937.

Schedule.

Properties Nos. 28 and 33 to 34A, Agalawatta road. All properties in Agalawatta Village road.

Property No. 18, Bomaluwa road.

All properties in Dodardeniya-Hulangamuwa road.

Properties Nos. 17 and 17A, and 30 to 37, Dole road.

Property No. 31A, Esplanade road.

Property No. 31A, Esplanade road.
Properties Nos. 1 to 3, Gongawela-Godapola road.
Properties Nos. 58, Gongawela road.
Properties Nos. 64, 67A, and 70 to 91, Harasgama road.
Properties Nos. 11 to 18, Harrison-Jones road.
Properties Nos. 20A, 40A, 69 to 71, 125 to 146, 148 to 204, 206 to 209. 210 to 212, 212B, 213 to 216, 219 to 224, 227 to 230, 232A, and 257-258, Hulangamuwa road.
Properties Nos. 2, 49 to 56, 59, 70, 97 to 101, and 116, King street

King street.

Properties Nos. 2 and 3, 47, and 48, Kumbiyangoda road. Properties Nos. 21 to 39A, 40, 42 to 46, and 56, Moysey-Crescent road.

Properties Nos. 17 and 23, Muhandiram road. Properties Nos. 18 to 21, 21s to 42, 57 to 61, and 71, Nagolla road.

Properties Nos. 3 to 5, 12 to 27, 45 to 90A, and 102, Nagolla Village road. Properties Nos. 19, 29 to 43, 46, 49 to 51, 52A, 54, 56, 58, 59, 62, 63, and 66 to 83, Vihare road. Properties Nos. 3 to 24A, Rattota road.

Properties Nos 52, 68, 289 and 290, 292 to 297A, 381, 426, 447, 467 to 475, 477 to 490, 596 and 597, 690 and 691, and 713, Trincomalee street.

L. D.-B 252/31 L. G. B.-THE LOCAL GOVERNMENT ORDINANCE, L. G. B.-- C 103a No. 11 of 1920.

Property Rate for 1938.

IT is hereby notified that the Matale Urban District Council has, under section 171 of the Local Government Ordinance, No. 11 of 1920, and with the approval of the Governor given by virtue of the powers vested in him by the said section and by Article 93 of the Ceylon (State Council) Order in Council, 1931, imposed for the year 1938, a rate of six per centum per annum on the annual value of all immovable property (save and except paddy fields) within its administrative limits, payable quarterly on March 31, June 30, September 30, and December 31, respectively.

The notification under section 171 of the Ordinance, published in Gazette No. 8,316 of September 17, 1937, is hereby cancelled.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. The Ministry of Local Administration,

Colombo, December 20, 1937.

L. D.-B 143/37 L. G. B.-C 877 THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

Property Rate for 1938.

IT is hereby notified that the Batticaloa Urban District Council has, under section 171 (1) (a) of the Local Government Ordinance, No. 11 of 1920, and with the approval of the Governor given by virtue of the powers vested in him by the said section and by Article 93 of the Ceylon (State Council) Order in Council, 1931, imposed for the year 1938 a rate of 10 per centum per annum, on the annual value of all immovable property A 2

within its administrative limits, payable quarterly on March 31, June 30, September 30, and December 31, respectively.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. The Ministry of Local Administration,

L. G. B.--C 887

Colombo, December 20, 1937.

L. D.-B 155/37

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

Property Rate for 1938.

IT is hereby notified that the Trincomalee Urban District Council has, under section 171 of the Local Government Ordinance, No. 11 of 1920, and with the approval of the Governor given by virtue of the powers vested in him by the said section and by Article 93 of the Ceylon (State Council) Order in Council, 1931, imposed for the year 1938 a rate of 81 per centum per annum on the annual value of all immovable property within its administrative limits, payable quarterly on March 31, June 30, September 30, and December 31, respectively.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. The Ministry of Local Administration,

Colombo, December 20, 1937.

L. D.--B. 122/37/M. L. A.-B 1340 THE LOCAL GOVERNMENT ORDINANCE,

No. 11 of 1920.

BY-LAW made by the Bandarawela Urban District Council under sections 141 (b) and 168 (14) and (17) 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 section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

S. W. R D. BANDARANAIKE,

Minister for Local Administration.

Colombo, December 21, 1937.

BY-LAW.

The properties described in the schedule hereto shall be exempted from the Special Water Rate for the year 1938, levied under section 141 (b) of the Ordinance, and referred to in the notice dated October 28, 1937, and published in Gazette No. 8,329 of November 5, 1937.

Schedule.

Properties bearing assessment Nos. 40 and 49 in Welimada road, 161 in Badulla road, 331 and 334 in Pansala road.

M. L. A.-B1171/L. D.-B 127/37

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Ratnapura Urban District Council under sections 141 (b) and 168 (14) and (17) 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 section 164 of the Ordinance and by Article 93 of the Cevlon (State Council) Order in Council, 1931.

S. W. R. D. BANDABANAIKE,

Minister for Local Administration. Colombo, December 20, 1937.

BY-LAW.

The immovable properties described in the schedule hereto shall be exempted from the Special Water Rate for the year 1938, levied under section 141 (b) of the Ordinance, and referred to in the notice dated November 2, 1937, and published in the Government Gazette No. 8,330 of November 12, 1937.

SCHEDULE.

Special Water Rate.

Properties in Main street bearing assessment Nos. 112A, 125, 136, and 137.

Property in Mosque lane bearing assessment No. 19. Property in Pattiaowita lane bearing assessment No. 12.

All properties in Goods-shed road. Properties in Inner Circular road bearing assessment

Nos. 1, 3, 4, 5, 10, 11, and 26. Properties in Outer Circular road bearing assessment

Nos. 1 to 7A and 11 to 67. Properties in Weralupe Main road bearing assessment

Nos. 41 to 54 and 57 and 58. Properties in Weralupe Old road bearing assessment Nos. 1 to 71 and 80 to 152.

Properties in Nambapana road bearing assessment Nos. 17, 18, 40, 57, 58, and 61.

Property in Madurawela path bearing assessment No. 2. All properties in Kospelawinna road

All properties in Getangama road. Properties in Thomson avenue bearing assessment Nos. 1 to 81 and 83 to 103.

Properties in Muwagama road bearing assessment Nos. 6, 12 to 113 and 123 to 180. Properties in Browning road bearing assessment Nos. 4,

18 to 21 and 24 to 29 and 7A Properties in Malwala road bearing assessment Nos. 15

to 25, 27 and 28 to 75. Properties in Gilimale road bearing assessment Nos. 8;

12 to 116 and 118 to 127.

Properties in Batugedara Main road bearing assessment Nos. 20 to 22, 26 to 32, 34 to 37, 42A, 42B, 53 to 58, 65 to 71, 93, 97 to 98A, 121 to 141, 170 to 173, 197, 198, 201 to 211, 216 to 222, 227 to 234, 240 to 247 and 269 to 270.

Properties in Batugedara Old road bearing assessment Nos. 6, 8, 12 to 131 and 133 to 157.

Properties in Angammana road bearing assessment Nos. 2 to 156, 164 and 170 to 215.

M. L. A.-B 1119/L. D.-B 137/37 THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

BY-LAW made by the Kegalla Urban District Council under sections 164 and 168 (2) 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, December 20, 1937.

BY-LAW.

The by-laws published by Notification in Gazette No. 8,077 of September 7, 1934, are hereby amended in by-law 3 thereof as follows :-

- (1) by the omission of all the words from "Where service of peculiar and extraordinary merit" to "in ordinary cases": and
- (2) by the substitution, for the words " the maximum ", of the words " The maximum ".

THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920.

Property Rate for 1938.

IT is hereby notified that the Kegalla Urban District Council has, under section 171 of the Local Government Ordinance, No. 11 of 1920, and with the approval of the Governor given by virtue of the powers vested in him by the said section and by Article 93 of the Ceylon (State Council) Order in Council, 1931, imposed for the year 1938, a rate of sixteen and half per centum per annum on the annual value of all immovable property within its administrative limits, payable quarterly on March 31, June 30, September 30, and December 31, respectively.

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

The Ministry of Local Administration, Colombo, December 20, 1937.

L. D.-B 245/32

THE SMALL TOWNS SANITARY ORDINANCE, 1892.

IT is hereby notified that the Sanitary Board of the Kandy District has, under the provisions of section 7 of the Small Towns Sanitary Ordinance, 1892, and with the sanction of the Governor given by virtue of the powers vested in him by the said section and by Article 93 of the Ceylon (State Council) Order in Council, 1931, made and assessed, in respect of the year 1938, a rate of 3 per cent. on the annual value of all houses, buildings, lands, and tenements within the limits of the town of Maskeliya in the Kandy District.

S. W. R. D. BANDARANAIKE, Minister for Local Administration. Colombo, December 20, 1937.

L. D.-B 100/36

T 972

THE SMALL TOWNS SANITARY ORDINANCE, 1892.

IT is hereby notified that by virtue of the powers vested in the Governor by section 9B (3) of the Small Towns Sanitary Ordinance, 1892, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, and duly delegated by him to the Executive Committee of Local Administration, the Executive Committee has, with effect from December 31, 1937,-(a) wholly exempted the premises enumerated in the schedule hereto and situated within the Sanitary Board town of Kahawatta in the Ratnapura District, from the payment of the water rate fixed for that town by notification published in Gazette No. 8,258 of November 27, 1936, and (b) revoked the notification published in Gazette No. 8,291 of May 21, 1937.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, December 16, 1937.

SCHEDULE.

Premises bearing assessment Nos. 1 to 14A inclusive; 47 to 63 inclusive; and 87 to 162 inclusive.

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

THE MOTOR CAR ORDINANCE, 1927.

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

S. W. R. D. BANDARANAIKE,

Minister for Local Administration.

Colombo, December 15, 1937.

REGULATION.

The regulation relating to the use of lorries on that portion of Main street, Pettah, which lies between the junction of that street with Front street and the junction of that street with Fourth Cross street, published in Gazette No. 8,288 of May 7, 1937, is hereby amended by the substitution, for the expression "Between the hours of 9 A.M. and 7 P.M.", of the following :-

"Between 9 A.M. and 11 A.M. and between 4 P.M. and 7 р.м.".

M. L. A.-B 626/L. D.-B 116/32

THE MOTOR CAR ORDINANCE, 1927.

REGULATION for the urban area comprised within the administrative limits of the Kurunegala Urban District Council, made by the Governor by virtue of the powers vested in him by section 58 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, December 20, 1937.

RECULATION.

The regulation relating to "Motor Traffic on Streets within the Urban District Council Area of Kurunegala", published in Gazette No. 7,957 of December 9, 1932, is hereby rescinded.

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

THE VEHICLES ORDINANCE, NO. 4 OF 1916.

BY-LAW for the Municipal town of Colombo, made by the Governor by virtue of the powers vested 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, December 15, 1937.

BY-LAW.

The by-law relating to the use of bullock carts on that portion of Main street. Pettah, which lies between the junction of that street with Front street and the junction of that street with Fourth Cross street, published in *Gazette* No. 8,288 of May 7, 1937, is hereby amended by the substitution, for the expression "Between the hours of 9 A.M. and 7 P.M.", of the following :--

"Between 9 A.M. and 11 A.M. and between 4 P.M. and 7 P.M.".

M. L. A.-B 626/L. D.-B 116/32

THE VEHICLES ORDINANCE, No. 4 OF 1916.

BY-LAW for the town or place within the administrative limits of the Kurunegala Urban District Council, 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. BANDABANAIKE, Minister for Local Administration.

Colombo, December 20, 1937.

BY-LAW.

1. The by-laws made for the town or place within the administrative limits of the Kurunegala Urban District Council under section 18 of the Vehicles Ordinance, No. 4 of 1916, and published in *Gazette* No. 7,957 of December 9, 1932, are hereby amended in the schedule thereto by the omission of item 2 relating to Bazaar street.

M. L. A.-B 1366/L. D.-B 10/37

THE BUTCHERS' ORDINANCE, 1893.

REGULATIONS made by the proper authority in that behalf, to wit, the Chilaw Urban District Council, under section 23 of the Butchers' Ordinance, 1893, and confirmed by the Governor by virtue of the powers vested in him by the said section 23 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

S. W. R. D. BANDARANAIKE,

Minister for Local Administration. Colombo, December-20, 1937.

REGULATIONS.

1. The public slaughter-house proclaimed under section 22 of the Ordinance shall be in charge of the Sanitary Inspector of the Chilaw Urban District Council, who shall be responsible for its discipline and sanitary condition.

2. (4) No person shall shaughter any animal at the slaughter-house---

- (a) unless such animal has been inspected by the officer appointed by the Council for the purpose, and approved by him as fit to be slaughtered for human food; or
- human food; or (b) except between the hours of 7 A.M. and 9 A.M.: Provided that the Chairman may in any case authorize the slaughter of any animal at any time other than that specified herein.

(2) No person shall slaughter any animal at the slaughter-house -

- (a) at any time after the expiry of a period of 72 hours from the time of the approval of that animal under paragraph (1); or
- (b) if it has been removed alive from the slaughter-house premises after it was approved under paragraph (1),

unless it is again inspected and approved under that paragraph as fit to be slaughtered for human food. 3. Every person who brings any animal into the premises of the slaughter-house shall take all such measures as may be necessary to ensure that that animal is adequately fed and watered while it remains in those premises.

4. Every person who brings any animal into the premises of the slaughter-house shall, if the animal is rejected as unfit for slaughter, immediately after such rejection remove the animal or cause it to be removed from those premises.

5. The Medical Officer of Health, Chilaw, or the officer referred to in regulation 2, may prohibit the slaughter of any animal if, after it has been approved under regulation 2, it is found to be diseased or unfit to be slaughtered for human food.

6. If the carcase or offal of any animal slaughtered in the slaughter-house is, in the opinion of the Medical Officer of Health or of the officer referred to in regulation 2, diseased or unfit for human food, he shall cause the carcase or offal to be immediately destroyed or so disposed of as to prevent such carcase or offal being exposed for sale or used for human food.

7. The officer in charge of the slaughter-house shall not permit the slaughter of any animal which has not been approved as fit to be slaughtered for human food, or the slaughter of which has been prohibited as provided in regulation 5.

8. (1) No person shall remove from the slaughter-house, except under the direction of the Medical Officer of Health or the officer referred to in regulation 2, any meat or offal which has been declared under regulation 6 to be unfit for human food.

(2) No person shall remove the carcase of any animal, intended for human consumption, from the slaughter-house, unless such carcase has been stamped on its forequarters and hind-quarters with the mark, "U. D. C. CHILAW" by the officer in charge of the slaughter-house.

9. No animal shall be shaughtered in the presence of any other animal or until the carcuse of every animal previously slaughtered in the premises shall have been removed or screened off and the premises cleaned.

10. (1) A fee at the following rates shall be paid in advance to the Council for the use of the slaughter-house, and no animal shall be permitted to be slaughtered without an official receipt in proof of payment of the fee :--

	KS. C.
For cattle	 0 50 per head
For sheep or goats	 0 25 per head

These rates shall cover exposure in the proper spot for 24 hours. An additional fee at one half the above rates shall be paid for each further period of exposure not exceeding 24 hours.

(2) Where an animal has been approved under regulation 2 as fit to be slaughtered for human food, the production of an official receipt in proof of payment of the fee shall not be necessary prior to the admission of that animal to the cattle pound.

11. The cattle-pound keeper shall maintain a register in the following form of all cattle removed to the slaughterhouse :---

No. of Cattle Voucher.	Description.	Colour.	Age.	Right side.	Left side.	Name of Butcher.	Time and Date of Entry into Cattle Pound.	Date of Inspection.	Date of Removal.	Remarks.	Tnitials of Officer receiving the Cattle.

12. The rules and regulations under section 23 of the Ordinance made by the Local Board, Chilaw, published in *Gazette* No. 7,161 of March 11, 1921, and deemed to be 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 1366/L. D -B 10/37

THE BUTCHERS' ORDINANCE, 1893.

BY virtue of the powers vested in the Governor bysection 22 of the Butchers' Ordinance, 1893, and delegated to the Executive Committee of Local Administration under Article 94 of the Ceylon (State Council) Order in Council, 1931, by order published in *Gazette* No. 7,867 of July 6, 1931, the Executive Committee of Local Administration does hereby declare and proclaim the building, which has been duly certified under the said section 22 by the proper authority in that behalf, to wit, the Chairman of the Chilaw Urban District Council, and which is more fully described in the schedule hereto, to be a public slaughter-house.

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

Colombo, December 20, 1937.

SCHEDULE.

The cattle pound situated at the junction of the Kurunegala road and the Sinhapura road.

The Registration of Domestic Servants Ordinance, No. 28 of 1871.

Notification No. 188.

IT is hereby notified that His Excellency the Governor in exercise of the powers conferred upon him by section 3 of Ordinance No. 28 of 1871, has been pleased to appoint Inspector F. J. M. de Saram to be Registrar of Servants for Hatton District with effect from December 1, 1937, vice Inspector R. C. Perera, transferred.

By His Excellency's command,

G. C. S. COREA,

Minister for Labour, Industry and Commerce. Colombo, December 13, 1937.

L. D.-B 43/34

THE REGISTRARS' PROCEEDINGS VALIDATION ORDINANCE, No. 3 OF 1912.

IT is hereby notified that in pursuance of the powers vested in him by section 3 of the Registrars' Proceedings Validation Ordinance, No. 3 of 1912, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, the Governor has made order that the registration of the death specified in column I. of the schedule hereto shall be deemed to be as valid and effectual for all purposes as if the invalidating reason, set out in column II. of that schedule, had not existed at the time of registration.

By His Excellency's command,

G. C. S. COREA.

Minister for Labour, Industry and Commerce. Colombo, December 18, 1937.

SCHEDULE.

Column I.

Death registration entry Th No. 3,516 dated September 1, 1937, in the register of the Kandy District registration division. Leop

This registration entry was made on a certificate issued on July 2, 1937, by Outdugamakoralalage Don Leopold, who was not on that date the duly appointed Inquirer into Deaths at Hatton.

Column II.

L. D.-B 125/34

THE CEMETERIES AND BURIALS ORDINANCE, 1899.

IN pursuance of the powers vested in the Governor by section 34 of the Cemeteries and Burials Ordinance, 1899, and delegated to the Executive Committee of Health by order under Article 94 of the Ceylon (State Council) Order in Council, 1931, published in *Gazette* No. 8,211 of April 3, 1936, the Executive Committee of Health has, on the recommendation of the proper authority, to wit, the Government Agent, North-Western Province, approved of the provision of the land

described in the schedule hereto for the purposes of a burial ground, and of the use of that land as a burial ground by the Roman Catholics of Polgaha-agare.

The Ministry of Health, W. A. DE SILVA, Colombo, December 18, 1937. Minister for Health.

SCHEDULE.

An allotment of hand comprising the land called Minipittaniya, containing in extent 31 perches, more fully described as lot 19 in final village plan No. 2,051 and a portion of the land called Palliyawatta, containing in extent $2\cdot70$ perches, more fully described as lot 18 in the abovementioned final village plan, situated at Polgaha-agare village in Katugampola korale south of Katugampola Hatpattawa, Kurunegala District, North-Western Province, and depicted as lots A and B respectively in plan No. 2,119 dated June 19, 1937, prepared by Mr. A. M. Perera, Special Licensed Surveyor and Leveller ; and bounded as follows : North and west by Palliyawatta—lot 18 in F. V. P. 2,051,

belonging to the Roman Catholic Church. East by Path, lot 7 in F. V. P. 2,051.

South by Polgaha-agarewatta—lot 20 in F. V. P. 2051 belonging to Simon Vedarala.

longing to Simon Vedarala.

AE/7

CODE OF REGULATIONS FOR ASSISTED ENGLISH SCHOOLS.

THE following amendments to the Code of Regulations for Assisted English Schools, which have been confirmed by His Excellency the Governor, are hereby published in accordance with section 10 (3) of Ordinance No. 1 of 1920.

L. McD. Robison,

Chairman, Board of Education. Education Office,

Colombo, December 18, 1937.

AMENDMENTS REFERRED TO.

Clause 3.-Delete.

Clause 9 .--- Amend to read as follows :---

It shall be the duty of any person who desires to open a school to report particulars of such school to the Director at least one month before its opening. Upon receipt of such notice, the Director will take steps to ascertain if in the locality such a school is necessary on educational or religious grounds. If the school is considered by the Director to be necessary, it will be recognized provisionally until it is inspected and its recognition confirmed. If on inspection the school is found unfit for recognition, the provisional recognition will be cancelled, provided that an extension of the Director, the defects found on inspection can be remedied within 30 days. A school which is not considered to be necessary but which provides adequate and suitable instruction, will not be recognized or registered but will be certified by the Director as providing adequate and suitable instruction under section 25 of Ordinance No. 1 of 1920.

Before a school can be recognized on religious grounds, there must be at least 20 pupils of school-going age and of the same denomination as the managing body, residing with their parents within a radius from the school of two miles for boys and one mile for girls and for children under 8 years.

AE/8

CODE OF REGULATIONS FOR ASSISTED ENGLISH Schools.

THE following amendments to the Code of Regulations for Assisted English Schools, which have been confirmed by His Excellency the Governor, are hereby published in accordance with section 10 (3) of Ordinance No. 1 of 1920.

L. McD. Robison,

Chairman, Board of Education. Education Office,

Colombo, December 18, 1937.

AMENDMENTS REFERRED TO.

Clause 16 (iii.) .-- Delete, and substitute the following :--

No teacher shall be appointed to a school except with the previous approval of the Director. In case of emergency, however, temporary appointments may be made pending the approval of the Director, provided that application is made to the Director immediately thereafter for the approval of the appointment. If any temporary appointment is disapproved by the Director, it shall be cancelled by the Manager.

Clause 16 (viii.) .- Add a new sub-clause as follows after elause 16 (vii.) :-

(viii.) In the event of non-compliance with or breach of any of the provisions of this clause, the Director may withhold or stop payment of a portion of the grant due to the school in respect of which such breach or noncompliance has been committed.

Clause 29.—Delete and substitute the following :-

(i.) The Director may, from such moneys as may be provided for the purpose by the State Council, make grants to schools in reimbursement of expenses actually incurred (1) in promoting education, (2) in maintaining schools, and (3) in training teachers.

(ii.) The grant to any school shall be calculated and paid in accordance with the rules herein laid down ; provided, however, that it shall be lawful for the Director to withhold or stop payment of the entire grant due to a school or a portion of it if he is satisfied (1) that the School is not being efficiently conducted, or (2) that the Manager has failed to carry out any of the provisions of this Code or of Ordinance No. 1 of 1920.

Provided further that nothing in this sub-clause shall be construed to limit the power of the Director in withholding payment of grant for other reasons set out in these regulations.

(iii.) Grants shall not be payable to any new school unless the Director is satisfied that such a school is necessary in the locality to promote education, and unless sufficient funds have been placed at the disposal of the Director for the purpose.

Clause 30.-Delete and substitute the following :-

The grant payable to any school shall be the difference between the Manager's contribution towards the salaries of an adequate staff as defined below and the salaries of such staff paid according to the approved scales appearing in the Appendixes to this Code.

In the calculation of grant, no account shall be taken of any teachers whose appointments have not been approved by the Director under clause 16.

CODE OF REGULATIONS FOR ASSISTED VERNACULAR AND BILINGUAL SCHOOLS.

THE following amendments to the Code of Regulations for Assisted Vernacular and Bilingual Schools, which have been confirmed by His Excellency the Governor, are hereby published in accordance with section 10 (3) of Ordinance No. 1 of 1920.

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

AV/9

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Education Office, Colombo, December 18, 1937.

AMENDMENTS REFERRED TO.

Clause 4.-Delete.

Clause 10 .- Amend to read as follows :-

It shall be the duty of any person who desires to open a school to report particulars of such school to the Director at least one month before its opening. Upon receipt of such notice, the Director will take steps to ascertain if in the locality such a school is necessary on educational or religious grounds. If the school is considered by the Director to be necessary, it will be recognized provisionally until it is inspected and its recognition confirmed. If on inspection the school is found unfit for recognition, the provisional recognition will be cancelled, provided that an extension of the provisional recognition may be allowed if, in the opinion of the Director, the defects found on inspection can be upmediad within 20 days. A school which is not sidered to be necessary but which provides adequate and suitable instruction, will not be recognized or registered but will be certified by the Director as providing adequate and suitable instruction under section 25 of Ordinance No. 1 of 1920.

Before a school can be recognized on religious grounds. there must be at least 30 pupils of school going age and of the same denomination as the managing body, residing with their parents within a radius from the school of two miles for boys and one mile for girls and for children under 8 years.

AV/10

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CODE OF REGULATIONS FOR ASSISTED VERNACULAR AND BILINGUAL SCHOOLS.

THE following amendments to the Code of Regulations for Assisted Vernacular and Bilingual Schools, which have been confirmed by His Excellency the Governor, are hereby published in accordance with section 10 (3) of Ordinance No. 1 of 1920.

L. McD. Robison,

Chairman, Board of Education.

Education Office, Colombo, December 18, 1937.

AMENDMENTS REFERRED TO.

Clause 18 (iii.).-Delete, and substitute the following :---

No teacher shall be appointed to a school except with the previous approval of the Director. In case of emergency, however, temporary appointments may be made pending the approval of the Director, provided that application is made to the Director immediately thereafter for the approval of the appointment. If any temporary appointment is disapproved by the Director, it shall be cancelled by the Manager.

Clause 18 (viii.).-Add a new sub-clause after clause 18 (vii.) :-

(viii.) In the event of non-compliance with or breach of any of the provisions of this clause, the Director may withhold or stop payment of a portion of the grant due to the school in respect of which such breach or non-compliance has been committed.

Clause 35 .- Delete, and substitute the following :-

(i.) The Director may, from such moneys as may be provided for the purpose by the State Council, make grants to schools in reimbursement of expenses actually incurred (1) in promoting education, (2) in maintaining schools, and (3) in training teachers.

(ii.) The grant to any school shall be calculated and paid in accordance with the rules herein laid down; provided, however, that it shall be lawful for the Director to withhold or stop payment of the entire grant due to a school or a portion of it if he is satisfied (1) that the school is not being efficiently conducted, or (2) that the Manager has failed to carry out any of the provisions of this Code or of Ordinance No. 1 of 1920.

Provided further that nothing in this sub-clause shall be construed to limit the power of the Director in withholding payment of grant for other reasons set out in these regulations.

(iii.) Grants shall not be payable to any new school unless the Director is satisfied that such a school is necessary in the locality to promote education, and unless sufficient funds have been placed at the disposal of the Director for the purpose.

Clause 36.—In line 1 alter the word "paid" to "payable"; in line 3 alter the word "is" to "shall be". Add a new paragraph as follows :---

In the calculation of grant, no account shall be taken of any teachers whose appointments have not been approved by the Director under clause 18.

THE CEYLON STATE MORTGAGE BANK ORDINANCE, 1931.

THE following rules made under section 90 (a) of the State Mortgage Bank Ordinance, 1931, by the Board of Directors are hereby published for general information. 6. Rs.

A. E. DE SILVA,

Chairman, Board of Directors. Colombo, December 1/4, 1937.

RULE.

The rules made under section 90(a) of the State Mortgage Bank Ordinance published in the Ceylon Government Suzette No. 7.939 of August 12, 1932, as amended by notifications in the Gazettes of June 30, 1933, September 17, 1937, and September 24, 1937, are hereby further amended by the eddition of the following seven where to be numbered by the addition of the following new rules to be numbered 7 and 8 :

"7. The Inspectors of the Bank shall be paid annually an outfit allowance of Rs. 50 each. ne Peon performing the duties of a Bicycle

 \mathbf{T} he 8. Messenger shall be juid monthly an allowance of Rs. 3 50."

NOTICES CALLING FOR TENDERS.

Tenders for (1) Machinery and (2) Furniture for the Model Coir Yarn Factory.

TENDERS are invited for the construction and installation in the Model Coir Yarn Factory, Slave Island. of (1) Machinery and (2) Furniture, as per particulars and measurements given below, and in the case of machinery according to the plans and specifications available for reference at the office of the Registrar-General and Director of Commit 1 to the second sec of Commercial Intelligence :--

Machinery.

I loom, 8 ft. by 15 ft. by 7 ft. : To weave 12 ft. wide mattings.

2 looms, 8 ft. by 8 ft. by 7 ft. : To weave 6 ft. wide mattings.

6 looms, 8 ft. by 6 ft. by 7 ft. : To weave 3 ft. wide mattings.

I loom, 9 ft. by 6 ft. by 8 ft. : To weave double beltings. 4 looms, 6 ft. by 5 ft. by 6 ft. : To weave F. F. superior mats.

10 looms, 6 ft. by 4 ft. by 6 ft. : To weave plain mats.

1 stretching machine, 12 ft. wide.

1 rolling machine, 12 ft. wide.

1 set warping machine, 8 ft. wide.

175 spools.

1818

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16 spool stands.

16 swifts. 16 swift stands.

- 3 frames for mats making, 6 ft. by 4 ft. by 3 ft. 1 packing press.

4 tables for binding, &c., 12 ft. by 6 ft. by 3 ft. ± 2 . 12 ft. by 4 ft. by 3 ft. = 2. 1 teak tub for bleaching coir, 9 ft. by 3 ft. by 4 ft.

- 4 iron rods.
- 1 dozen knives for Brish mats making.
- 2 beat iron for frame mats.

- 2 sqr. scales with wood. I willowing machine.
- 1 spinning set.
- I set rope making machine.
- 6 winding machines.

I large rope-making machine consisting of the following parts :-

I set of wheels with handles, &c.

1 oil tub-6 ft. by 4 ft. by 2 ft.-to be made of 2 in. thick teak wood.

I machine for making coir coils.

6 knives and 1 gauge.

Machinery to be made of Hulmilla Wood.

(2) Furniture.

- A. 1 plain table 6 ft. by 3 ft. by 3 ft. 3 in.
 1 office table 5 ft. by 3 ft. by 2 ft. 6 in. with 6 drawers.
 2 office tables 4 ft. by 2 ft. 6 in. by 2 ft. 6 in. with 3
 - drawers in each.
 - 2 office tables 4 ft. by 2 ft. 6 in. by 2 ft. 6 in. with 2 drawers in each.

B. 12 arm chairs. 2 chairs without arms.

- 4 stools.
- 2 plain almirahs 4 ft. 6 in. by 7 ft. by 2 ft.
 1 glass cupboard 13 ft. by 2 ft. 11 in. by 2 ft.
 1 glass cupboard 13 ft. by 2 ft. 11 in. by 2 ft. having \mathbf{C} .
 - both ends panel doors instead of glass
- D. 2 sample stands without doors 20 ft. by 8 ft. by 1 ft. 6 in. each divided into 18 in. apart shelves. 2 sample stands without doors 10 ft. by 9 ft. by 1 ft. 6 in. each divided into 12 in. apart shelves.
- 2 tool boxes 4 ft. by 3 ft. by 2 ft. 2 tool boxes 2 ft. 6 in. by 2 ft. by 2 ft. E.

Furniture to be made out of Teak Wood.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to-

The Chairman of the 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 or be sent through the post, under registered cover.

Tenders should be marked "Tender for (1) Machinery and (2) Furniture for the Model Coir Yarn Factory " on the left hand top corner of the envelope, and should reach the Chairman of the Tender Board not later than midday on January 25, 1938.

5. The tenders are to be made upon forms which will be supplied upon application at the Registrar-General's Office, Colombo, and no tender will be considered unless it is on the recognized form.

All alterations and erasures in tenders must be initialled by the tenderers.

7. A deposit of Rupees fifty (Rs. 50) will be required to be made at the 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 or fail to furnish approved security, within ten days of receiving notice in writing that his tender has been accepted, such deposit will be forfeited to the Crown. Notice of acceptance of the tender will be deemed to have been received by the tenderer if it has been sent by post addressed to, or left at, the address given by the tenderer. All other deposits will be returned upon signature of a contract.

Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.

9. Sufficient suroties will be required to join in a bond for the due fulfilment of each contract. The amount of security required will be Rs. 500. All other necessary information can be ascertained upon application at the office referred to in Clause 5 of this notice.

10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

11. 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.

12. No contract may be assigned or sublet without the authority of the Tender Board. The Government reserves to itself the right to refuse to recognize a power of attorney issued by a contractor to any person authorizing him to carry on the contract on the contractor's behalf.

13. The Registrar-General and Director of Commercial Intelligence may, for reasons which appear to him sufficient, give notice in writing of his objection to the employment by the contractor of any person specified in such notice, and no such person shall be employed by the contractor.

14. A tenderer who has not previously held a Government contract, when applying for tender forms, should furnish the officer issuing the forms with a written statemont giving his full name and permanent address, stating in which district or districts he owns landed property or other interests. The extent of landed property, and the nature and extent of other interests should also be given.

A tenderer who has carried out contracts with the department, but not in the division or district concerned in the notice calling for tenders, should state in which division or district or divisions or districts he has held contracts.

A tenderer who has carried out Government contracts with any other department should state the name of such department and the district in which the service was rendered.

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

> J. C. W. Rock, Registrar-General and Director of Commercial Intelligence.

Registrar-General's Office, Colombo, December 20, 1937. 5.

THE Provincial Registrar, Western Province, and the District Engineer, Buildings, Torrington square, Colombo, will receive tenders at their respective offices up to 12 noon on January 17, 1938, for-

"Terrazzo work---Maradana Post Office."

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

Tender forms will be issued to Public Works Department registered contractors only.

A. J. R. SCHARENGUIVEL, $_{\varphi}$ for Director of Public Works.

Public Works Office, Colombo, December 20, 1937.

THE Provincial Engineer, Western Province, and the District Engineer, Buildings, Torrington square, Colombo, will receive tenders at their respective offices up to 12 noon on Monday, January 17, 1938, for "Light Construction Ward, De Soysa Lying-in Home".

2. Plans, specification, condition of tender, and bill of quantities can be seen and all other information obtained at the District Engineer, Buildings Office, Torrington square, Colombo, any week day between the hours of 9 A.M. and 4.30 P.M. (Saturdays 9 A.M. to 1 P.M.).

3. Tender forms will be issued to Public Works Department registered contractors only.

A. J. R. SCHARENGUIVEL, for Director of Public Works.

Public Works Office, Colombo, December 20, 1937.

THE Provincial Engineer, North-Western Province, and the District Engineer, Puttalam, will receive tenders up to 12 noon on January 21, 1938, for the construction of six labourers' rooms, six watchers' quarters, and two Sub-Inspectors' quarters, at the Palavi Saltern.

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

Tender forms will be issued to only Public Works Department registered contractors.

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

Public Works Office, Colombo, December 20, 1937.

THE Provincial Engineer, Uva, Badulla, and the District Engineer, Diyatalawa, will receive tenders at heir respective offices up to 12 noon on January 18, 1938, or the construction of Permanent Lines for Forest Departnent labourers at Ohiya.

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

Tender forms will only be issued to those whose names appear on Public Works Department register of contractors.

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

Public Works Office, Colombo, December 20, 1937.

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

NOTICE is hereby given that the following unserviceable articles of Negombo Prison will be sold by public auction at the Negombo Prison Gate on Saturday, January \$, 1938, at 1 P.M. :--

, Five charkas, 5 wooden cots, 3 ginning machines, 3 tubs pail, and 1 zinc lined rack.

The Prison Negombo, December 14, 1937.

T. WEERABATNE, Superintendent.

NOTICE is hereby given that the following private property of long sentenced prisoners of Negombo Prison will be sold by public auction at the Negombo Prison Gate on Saturday, January 8, 1938, at 11 A.M.

Eleven sarongs, 3 cloths, 4 cloth belts, 9 banians, 1 shirt, 1 towel, 1 coat, 1 leather belt, 9 handkerchiefs, 1 shawl, 1 white metal chain, 2 shirt studs, 1 comb, and 2 metal finger rings.

The Prison, T. WEERARATNE, Negombo, December 14, 1937. Superintendent.

NOTICE is hereby given that the under-mentioned private property of long sentenced prisoners of Jaffna Prison will be sold by public auction at the Jaffna Prison premises on Thursday, January 6, 1938, at 11 A.M. :---

Twenty-nine verty cloths, 19 shawls, 12 banians, 4 sarongs, 7 shirts, 4 handkerchiefs, 2 leather belts, 4 coats, 2 towels, 1 pull-over, 1 suspender, 1 pair trousers, 1 coloured cap, 5 collars, 1 tie, 1 old leather suit case, 1 brass tiepin, 2 coat buttons, 1 pair links, 1 old leather purse, and 1 small mirror.

The Prison, Jatfna, December 14, 1937. S. CHELLAPPAH, Superintendent.

NOTICE is hereby given that the under-mentioned unserviceable articles of Jaffna Prison will be sold by public auction at the Jaffna Prison premises on Thursday, January 6, 1938, at 11 A.M.:--

One hand cart, iron; I water cart; I axe, felling; 20 pail buckets, wooden; 2 bed cots, wooden; I folding lounger; I filter, Birckfield; I table, wooden; and I rice tray, wooden.

The Prison, Jaffna, December 14, 1937. S. CHELLAPPAR, Superintendent.

Sale of Unserviceable Articles.

NOTICE is hereby given that the following unserviceable articles of Badulla Prison will be sold by public auction on Saturday, January 8, 1938, at 10 A.M., at Badulla Prison premises :----

One brass dhoby iron, 56 small hammers (hand), 3 sledge hammers, 3 brass padlocks, 1 pair of garden shears, and 1 electric torch light.

D. W. B. BARON,

The Prison, for Superintendent, Badulla Frison. Badulla, December 17, 1937.

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UNOFFICIAL ANNOUNCEMENTS. MEMORANDUM OF ASSOCIATION OF CALTEX CEYLON, LIMITED.

1. The name of the Company is CALTEX CEVLOS. LAMPTED.

 The registered office of the Company is to be that
 shed in Colombo.
 The objects for which the Company is stablished in the company is stablished. lished in Colombo.

are :

(1) To carry on the trades and hardits polycets of agents of every nature and kind triats polycets of agents storekeeper in all its branches, genorics, contractors, shipowners, shipbuilders) builtened of shins or other vessels, warehousenen, neechants, teokers and factors of every other kind and description, carriers, wharingers, engineers of every mature and kind whatsoever, directors of comparise and prospectors, explorers, surveyors, and developers of the resources of any territories, estates and properties. properties.

(2) To negotiate or enter into any agreements or arrangements with any person or persons, firm or com-pany, or with any government, authority or power, for any purpose, and in particular, for the grant or transfer to the Company or to any company promoted, formed or registered by the Company or in which the Company may be interested, or to any firm or person, of any leases, options, rights, licences, permits, concessions, or other authorization for or relating to the exploration, acquisition, development or working of any lands, whether for the purposes of trade, of mining or the production of oil, water or other liquid, or the production of other minerals.

- . (3) To finance, organize, employ, equip and despatch expeditions, commissions, engineering, mining, geological and other experts and agents, and to prepare or cause to be prepared or to assist in or to advise upon or to subscribe towards the preparation of plans, examinations, surveys, reports and specifications of every kind and nature whatsoever.
 - (4) To search for, obtain, produce, exploit, develop, store, render suitable for market or trade, smelt,
 - calcine, refine, handle, carryaway, sell and other-• wise merchant petroleum and other mineral oils, natural gas, asphalt, ozokerite and hydrocarbons of all kinds and their products, metals, ores, fuels and mineral and vegetable substances of every description.
 - (5) To purchase, acquire, rent, construct, equip, execute, carry out, improve, work, develop, administer, maintain, manage or control works and conveniences of all kinds, including therein roads, ways, railways, transvays, pipe lines, carrying or transport undertakings by land, water or air, stations, aerodromes, docks, harbours, piers, wharves, canals, reservoirs, water rights, waterworks, water courses, bridges, flumes, irrigations, embankments, hydraulic works, drainage, iron, steel, ordnance, engineering and improvements works, gas works, electrical works, refineries, telegraphs, telephones, cables, radio or wireloss, timber rights, saw mills, paper and pulp mills, crushing mills, smelting works, quarries, coke ovens, foundries, furnaces, factories, warehouses, hotels, viaducts, aqueducts, markets, exchanges, mints, ships, lighters, postal services, newspapers and other publications, breweries, stores, shops, churches, chapels, public and private buildings, residences, places of amusement, recreation instruction, or any other works, whether of the foregoing nature or not, whether for the purposes of the Company or for sale or hire to or in return for any consideration from any other company or persons and to contribute to or assist in the carrying out or establishment, construction, maintenance, improvement, management, working control or superintendence thereof respectively.
- (6) To carry on any other trade or business whatsoever which can, in the opinion of the Company, be advantageously or conveniently carried on by the Company by way of extension of or in con-nection with any such business as aforesaid, or is calculated, directly or indirectly, to develop any branch of the Company's business or to increase the value of or turn to account any of the Company's assets, property or rights, always excluding however the businesses of banking and insurance,

(7) To acquire and take over the whole or any part of the business, property and liabilities of any person or persons, firm or corporation. carrying on business, firm or corporation, carrying on any business which this Company is authorized to carry on, or possessed of any property or rights suitable for the purposes of this Company.

(R) The Atke or otherwise acquire and hold, first, shares, stock, debentures or other securities of or interests in any other company having objects altogether of in part similar to those of this Company or where on any business capable of being con-ducted so as directly or indirectly to benefit this . 50 Quinpairy and second, stock, debentures, or other securities created by any government or political subdivision thereof.

- 16 9tro purchase, take on lease or in exchange, hire or otherwise acquire or sell, deal with, lease or otherwise dispose of any real or personal immovable or movable property, patents, patent rights, concessions, inventions, trade marks, copyrights, designs, brevots d'invention, licences, rights, privileges, and secret processes which the Company may think necessary or convenient for the purposes of its business.
- (10) To construct, maintain, and alter any buildings or works necessary or convenient for the purposes of the Company.
- (11) To pay for any property or rights acquired by the Company, either in each or fully or partly paid shares, or by the issue of securities, or partly in one mode and partly in another, and generally on such terms as may be determined.
- (12) To borrow or raise or secure the payment of money by mortgage, or by the issue of debentures or debenture stock, perpetual or otherwise, or in such other manner as the Company shall think fit, and for the purposes aforesaid or for any other lawful purpose to charge all or any of the Company's property or assets, present and future, including its uncalled capital, and collaterally or further to secure any securities of the Company by a trust deed or other assurance.
- (13) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferrable instruments.
- (14) To grant pensions, allowances, gratuities and bonusos to subsidiaries' employees or ex-employees of the Company or its predecessors in business or the dependents of such persons, and to support or subscribe to any charitable or other institu-tions, clubs, societies or funds.
- (15) To lend money on any terms that may be thought fit, and particularly to customers or other persons or corporations having dealings with the Company, and to give any guarantees that may be deemed expedient.
- (16) To invest any moneys of the Company not required for the purposes of its business in such investments or securities as may be thought expedient.
- (17) To enter into any partnership or arrangement in the nature of a partnership, co-operation or union of interests, with any person or persons or corporation ongaged or interested or about to become engaged or interested in the carrying on or conduct of any business or enterprise which this Company is authorized to carry on or conduct or from which this Company would or might derive any benefit, whether direct or indirect.
- (18) To promote companys and to enter into arrangements for joint working in business or for sharing profits or for amalgamation with any other company, firm or person.
- (19) To sell or dispose of the undertaking, property and assets of the Company or any part thereof in such manner and for such consideration as the Com-pany may think fit, and in particular for shares (fully or partly paid up), debentures, debenture stock or securities of any other company, whether promoted by this Company for the purpose or not, and to improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the Company.
- (20) To make experiments in connection with any business of the Company and to protect any inventions of the Company by letters patent or otherwise and to grant licences to use patents, copyrights, designs, and secret processes of the Company.
- (21) To underwrite the shares, stock, or securities of any other company and to pay underwriting commissions and brokerage on any shares, stock or secu-rities issued by the Company.

- (22) To pay all the costs, charges and exponses of and incidental to the promotion and establishment of the Company and to cause the Company to be registered or recognized in any place outside Covlon.
- (23) To distribute any of the Company's property among the members in specie, or in kind.
 (24) To obtain any provisional Order or Act of the Legislature for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's Memorandum of Activity and the company's Memorany's Memorany's Memorany's Mem Association or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, calculated, directly or indirectly, to projudice the Company's interests.
- (25) To appoint or employ as managing agent or agents or otherwise, of and for the Company, or any undertaking thereof, any person, firm or company, whether limited or not.
- (26) To do all or any of the things hereinbefore authorized in any part of the world either alone or in conjunction with or as factors, trustees, or agents for others or by or through factors, trustees, or agents.
- (27) To do all such other things as are incidental or the Company may think conducive to the attainment of the above objects or any of them.

And it is hereby declared that the objects of the Company as specified in each of the foregoing paragraphs of this clause (except only if and so far as otherwise expressly provided in any paragraph) shall be separate and distinct objects of the Company and shall not be in anywise limited by reference to any other paragraph or the order in which the same occur or the name of the Company.
4. The liability of the Shareholders is limited.
5. The share capital of the Company is Rupees One

million (Rs. 1,000,000) divided into ten thousand (10,000) shares of Rupees One hundred (Rs. 100) each with power to the Company to increase or reduce the said capital and to issue any part of its capital original or increased into several classes with or without any preference priority or special privilege or subject to any preprint of rights or to any conditions or restrictions and so that unless the conditions of issue shall otherwise expressly declare every issue of shares whether declared to be preference or otherwise shall be subject to the powers hereinbefore contained.

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

Names and Addresses of Subscribers.	Number of Share taken by Each Subscriber.				
L. E. STONE, Colombo	• •	One			
K. ZIEGLER. Colombo		One			
E. A. HOHMEYER, Colombo		One			
R. B. BROWN, Colombo		One			
Jos. F. Martyn, Colombo		One			
G. T. HALE, Colombo		One			
F. C. Rowan, Colombo	• •	One ,			
Total number of shares taker	- 1	Seven			

Witness to all the above signatures at Colombo, this 11th day of December, 1937.

O. P. MOUNT,

Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF CALTEX CEYLON, LIMITED.

The regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861", shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution. The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regula-

tions of the Company, whether contained and comprised in these Articles or not.

The number of members for the time being of the The number of members for the time being of the Company (exclusive of persons who are in the employment of the Company and of persons who having been formerly in the employment of the Company, were, while in such employment, and have continued after such employment

A 3

to be, members of the Company) is not to exceed fifty, but where two or more persons hold one or more shares in the Company jointly, they shall, for the purposes of this paragraph, be treated as a single member. Any invitation to the public to subscribe for any shares

or debentures or debenture stock of the Company is hereby prohibited.

The right of transfer of shares shall be restricted as hereinafter provided.

INTERPRETATION CLAUSE.

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

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

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

of Association and the Articles of Association of the Com-

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

which the capital of the Company may be divided. "Presence or present" at a meeting means presence or

"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a 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. "Persons" means partnerships, associations, corpora-tions, companies, unincorporated or incorporated by Ordinance and registration, as well as individuals. "Office" means the registered office for the time being

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

the Company. "Month" means a calendar month. "Writing" means printed matter or print as well as

writing. Words importing the singular number only include the

plural, and vice versa. Words importing the masculine gender include the

feminine, and vice versá. "Holder" means a Shareholder.

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

BUSINESS.

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

The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents. Every member of the Company present or future shall be deemed to have joined the Company on this basis.

CAFITAL.

The nominal capital of the Company is One Million Rupees (Rs. 1,000,000) divided into 10,000 shares

Million Rupees (Rs. 1,000,000) divided into 10,000 shares of One hundred Rupees (Rs. 100) each. 5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct. such resolution shall direct.

6. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls and instalments, transfer, transmission, forfoiture, lien, surrender, and otherwise, as if it has formed part of the original capital.

7. The Directors may also with the sanction of a special resolution of the Company reduce the capital or subdivide or consolidate the shares of the Company.

SHARES.

8. The Company may issue the balance capital whenever the Directors shall think fit and may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

10. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares except when otherwise provided shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any lands, property rights or privileges being acquired by the Company in payment of the whole or any part of the purchase price of any such property rights or privileges or as remuneration for work done for or services rendered to the Company and that without offering the shares so allotted to the Shareholders.

11. In case of the increase of the capital of the Company by the creation of new shares such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a special or without any right of voting.

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

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company may from time to time direct.

13. Shares may be registered in the name of a firm or partnership and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies in respect of shares registered in the name of the firm.

14. Shares may be registered in the names of two or more persons jointly.

15. 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 jointshareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares, shall vote or give proxies and exercise those rights and powers ; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Coylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

16. In case of the death of any one or more of the jointholders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.
17. The Company shall not be bound to recognize (even

17. 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 Articles 41 and 42 to become a Shareholder in respect of any share.
 18. The joint-holders of a share shall be severally as

18. 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.

19. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares, held by him and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons the Company shall not be bound to issue more than one certificate to all the jointholders and delivery of such certificate to any one of them shall be sufficient delivery to all.

20. If any certificate be worn out or defaced, then, upon production thereof to the Directors they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

CALLS.

21. The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that three months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the persons and at the time and place appointed by the Directors.

22. If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest on the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of actual payment.

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

24. 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.

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

TRANSFER OF SHARES.

26. A share may be transferred by a member or other person entitled to transfer to any person subject however to the restrictions in these Articles contained.

27. No transfer shall be registered unless a proper instrument of transfer has been delivered to the Company subject however to the provisions herein contained with regard to transmission and forfeiture of shares.

28. Subject to the provisions herein contained the instrument of transfer of any share or shares shall be signed both by the transferor and the 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.

29. A member of the Company shall not (without the consent in writing of the Directors) either solely or jointly with, or as Manager or Agent for any other person, directly or indirectly carry on or be engaged or concerned or interested as a Shareholder or otherwise in any business in Ceylon which the Company is authorized to carry on, and the Directors may by resolution require the shares of any member who acts in contravention of this provision to be transforred to some other member of the Company and the clause immediately following shall thereupon apply.

30. Upon any resolution of the Directors as mentioned in the immediately preceding clause being passed the Directors may appoint some person to execute an instrument of transfer of the shares required to be transferred and cause the name of the transferee to be entered in the register in respect thereof, and the transferee shall not be bound to see to the regularity of the proceedings and after his name has been entered in the register in respect of such shares the validity of the transfer shall not be impeached by any person and the remedy of any person aggrieved by the transfer shall be in damages only and against the Company exclusively.

31. The instrument of transfer of any share shall be in writing in the usual common form or as near thereto as circumstances will admit.

32. No transfer shall be made to an infant or person of unsound mind.

33. The Directors shall have the same right to refuse to register a person entitled by transmission to any shares or his nominee as if he were the transferee named in an ordinary transfer presented for registration.

34. The Directors may refuse to register any transfer of a share (a) where the Company has a lien on the share or (b) where the Directors are of opinion that it is not desirable to admit the proposed transferee to membership. But paragraph (b) of this Article shall not apply where the proposed transferee is already a member (holding more than ten shares).

35. 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.

36. 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 or upon whose shares the Company has a lien, or otherwise; or in case of shares not fully paid up, to any person not approved of by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

declinature shall be absolute. 37. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 36 shall register the transferee as a Shareholder and retain the instrument of transfer.

38. 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.

39. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only if at all, upon the transferee. 40. The Register of Transfers may be closed at such

40. The Register of Transfers may be closed at such times and for such periods as the Directors may from time to time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

41. The executors, or administrators, or the heirs of a deceased sole Shareholder shall be the only persons recognized by the Company, as having any title to the shares of such Shareholder.

42. Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder or any person becoming entitled to shares in consequence of the death, bankruptey, or liquidation of any Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

If any person who shall become entitled to be 43. registered in respect of any share under Articles 41 and 42, 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 within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the net 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.

SURRENDER AND FORFEITURE OF SHARES.

44. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed a surrender of the shares of Shareholders who may be desirous of retiring from the Company provided such acceptance is properly legalized.

45. 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, and all expenses that may have been incurred by the Company by reason of such non-payment.

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

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

46. Any Shareholder whose shares have been so declared forfeited shall notwithstanding be liable to pay and shall forthwith pay to the Company all calls, instalments, promia, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture, until payment at nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

47. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

48. 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.

A certificate in writing under the hands of one of the 49. Directors and of the Secretary or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the 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, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase ; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be effected by any irregularity in the proceedings in reference to such forfeiture or sale.

50. The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been mado, but no shara *bona fide* sold or re-allotted, or otherwise disposed of under Article 47 hereof, shall be redeemable after sale or disposal.

51. The Company shall have a first charge or paramount lion upon all the shares of any holder or joint-holders for all monoys for the time being due to the Company by such holder or by all or any of such joint-holders respectively, oither in respect of such shares or of other shares held by such holder or joint-holder or in respect of any other debt, liability, or engagement whatseover and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lion in respect of any meney due to the Company from any of such persons. And the Directors may docline to registor any transfer of shares subject to such charge or lion.

52. Such chargo or lion may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptey, requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lion exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

53. The not proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.

54. A certificate in writing under the hands of one of the Directors and of the Secretary that the power of sale given by Article 45 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

56. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a proference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

57. If at any time by the issue of proference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may by an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares ; and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which but for this Article the object of the resolutions could have been effected without it.

58. 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 member not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any member personally present and entitled to vote at the meeting.

BORROWING POWERS.

59. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's business or of erecting, maintaining, improving, or extending buildings, machinery, or otherwise. 60. With the sanction of a General Meeting, the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between the Company and its creditors.

61. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any nortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company both present and future, including uncalled capital or unpaid calls, or may make, accept, or enclose on behalf of the Company any promissory notes or bills of exchange.

62. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

63. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

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

65. Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so proscribed then at the registered office of the Company on the fourth Tuesday in the month of April in each year.

66. The General Mcctings mentioned in the last preceding Article shall be called Ordinary General Mcctings; all other meetings of the Company shall be called Extraordinary General Meetings.

67. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

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

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

69. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting.

70. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

71. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting shall be given in manner hereinafter mentioned or in such other manner (if any) as may be prescribed by the Company in General Meeting. 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 upon the resolution being passed by the requisite majority at the first meeting. The accidental omission to give notice of any meeting to or the non-receipt of such notice by any of the members shall not invalidate the proceedings at any General Meeting.

72. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in place of those retiring by rotation, and to fix the remuneration of the Auditors and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

73. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened except resolutions submitted under Article 69.

74. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement of the business two or more Shareholders entitled to vote.

75. If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Share-holders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called. 76. The Chairman (if any) of the Directors shall be

76. The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary or if there be no Chairman, or if at any meeting, he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the chair, the Shareholders shall choose another Director as Chairman; and if no Director be present, or if all the Directors present decline to take the chair then the Shareholders present shall choose one of their number to he Chairman.

77. No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the chair is vacant.

78. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof shall be given.

79. 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.

80. At any meeting every resolution shall be decided in the first instance by a show of hands and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders, present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this Article may be exercised by the proxy or attorney of any Shareholder duly annointed in that behalf.

by this Article may be exercised by the posy of absence, of any Shareholder duly appointed in that behalf. Si. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he, may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

82. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other than the question on which a poll has been demanded. 83. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

84. On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a poll every Shareholder shall have one vote for every share held by him.

85. The parent or guardian or curator of an infant Shareholder, the committee or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

86. Votes may be given either personally or by proxy or by attorney.

87. No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at any meeting unless all calls due from him on his shares have been paid, and no Shareholder, other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, shall be entitled to be present or to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been registered as the holder of the share in respect of which he claims to vote at least one month previous to the time of holding the meeting at which he proposes to vote.

88. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not apply to a power of attorney.
89. The instrument appointing a proxy shall be printed

89. The instrument appointing a proxy shall be printed or written and shall be signed by the appointor (whether a Shareholder or his attorney) or if such appointor be a company or corporation, it shall be under the common seal of such company or corporation.

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

The instrument appointing a proxy may be in the following form :---

· Caltex Ceylon, Limited.

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

As witness my hand this <u>day</u> of <u>day</u> of <u>day</u>, One thousand nine hundred and <u>day</u>.

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

92. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

93. When all the members in person or by proxy sign the minutes of an Ordinary or Extraordinary Meeting the same shall be deemed to have been duly held notwithstanding that the members have not actually come together or that there may have been technical defects in the proceedings. And a resolution in writing signed by all the members shall be as valid and effectual as if it had been passed at a meeting of the members duly called and convened.

DIRECTORS.

94. The number of Directors shall never be less than two or more than five; but this Article shall be construed as being directory only, and the continuing Directors or Director may act notwithstanding any number of vacancies.

95. As remuneration for their services the Directors shall be entitled to appropriate such sum or sums in such manner as may be determined by the Company in General Meeting from time to time and such remuneration shall not be considered as including any remuneration granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors (if any) of the Company. 96. The first Directors shall hold office till the First Ordinary General Meeting of the Company, when they shall retire, but shall be eligible for re-election.

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

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

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

ROTATION OF DIRECTORS.

98. At the First Ordinary General Meeting of the Company all the Directors shall ratire from office and at the First Ordinary General Meeting in every subsequent year one of the Directors for the time being shall ratire from office as provided in Article 99.

99. The Director to retire from office at the Second Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Director to retire shall be the Director who has been longest in office.

100. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

101. Retiring Directors shall be eligible for re-election.

102. The Ordinary General Meeting at which Directors retire or ought to retire by rotation, shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

103. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

104. A General Meeting may from time to time increase or reduce the number of Directors, and may also, determine in what rotation such increase or reduced number is to go out of office.

105. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

106. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

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

108. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage or insfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto unless the same happen through his own wilful act or default. 109. No contribution shall be required from any present or past Director or Manager, exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

110. The office of Director shall be vacated-

- (a) If he accepts or holds any office or place of profit other thun Managing Director, Manager, Agent or Secretary of the Company or Trustee for Debenture Holders.
- (b) If he becomes bankrupt or insolvent, or suspends payment or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he resigns his office under the provisions of Article 106.
- (c) If he is absent from Ceylon for a period of six consecutive months without leave of the Board of Directors.

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

Powers of Directors.

111. The Directors shall have power to carry into effect the acquisition of the Companys business and the lease, purchase, or acquisition of any lands, property rights or privileges they may think fit, or any share or shares thereof.

112. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents, and secretary or secretarios, Manager or Managers of the Company to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the purchase, or acquisition of the business and otherwise in or about the working and business of the Company.

113. The Directors shall have power to make, and may make such rules or regulations for the management of the business and property of the Company as they may, from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, artizans, labourers, and other servants, for such period or periods and with such remunoration and and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable and without assigning any cause

for so doing. 114. 'The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be proscribed by the Company in General Meeting ; but no regulations made by the Company in General Meeting shall invalidate any prior act of tho Board which would have been valid if such regulation had not been made.

The generality of the powers conferred by any Article in these presents on the Directors shall not be taken to be limited by any Article conferring any special or expressed power. 115. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms as they may consider proper, and from time to time to revoke such appointment.

116. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents, on behalf of and to further the interests of the Company.

117. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney or agent of the said firm or company as such secretaries. 118. It shall be lawful for the Directors, if authorized

118. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, and effects of the Company, or any part or parts, share or shares, thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

119. In furtherance and not in limitation of, and without prejudice, to the general powers conferred or implied in the last preceding article, and of the other powers conferred by these precesnts, it is hereby expressly declared that the Directors shall have the powers following (that is to say) :--

- (a) To institute, conduct, defend, compromise, settle or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company and any claims or demands made by or against the Company.
- against the Company.
 (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
- (c) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands by the Company.
- (d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspector or any similar office.
- (c) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.
- (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in Ceylon, or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

120. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.

121. A Director may at any time summon a meeting of Directors.

122. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if prosent, 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 Directors present shall choose one of their number to be Chairman of such meeting.

123. 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.

have a casting vote in addition to his vote as a Director. 124. The Board may delegate any of their powers 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.

125. 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.

126. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the Committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

127. A resolution in writing signed by any two of the Directors shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.

128. The Directors shall cause minutes to be made in a book or books to be provided for the purpose—

- (1) Of all appointments (a) of officers and (b) committees made by the Directors.
- (2) Of the names of the Directors present at each meeting of the Directors.
- (3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.
- (4) Of all orders made by the Directors.
- (5) Of all resolutions and proceedings of all Coneral Meetings of the Company.
- (6) Of all resolutions and proceedings of all meetings of the Directors.
- (7) Of all resolutions and proceedings of all meetings of the committees appointed by the Board.

129. All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall for all purposes whatsoever, be *primat facie* evidence of 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.

ALTERNATE DIRECTORS.

130. A Director may at any time appoint any other Director or any other person approved by a majority of the Board to act as alternate for him and may at any time cancel such appointment. A Director or such other person appointed alternate for a Director shall be entitled to perform all the functions of his appointor (including the functions of the Chairman of the Board). A Director appointed as alternate Director shall have an extra vote at all meetings for each Director whom he represents in addition to his own vote as a Director and in the event of his appointor being Chairman of the Board shall be entitled to a easting vote.

Any alternate Director shall *ipso facto* cease to be an alternate Director if his appointor ceases for any reason to be a Director.

All appointments and removals of alternate Directors shall be effected by writing under the hand of the Director making or revoking such appointment left at the office.

Accounts.

131. The Agent or Secretary or the Agents or Secretaries, for the time being, or, if there be no Agent or Secretary or Agents or Secretaries, the Directors shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company, as the Directors think fit.

132. 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 of 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 Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.

133. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary of the property and liabilities of the Company, made up to the end of the same period.

134. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived and the amount of gross expenditure, distinguishing the expense of the establishment, subries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

135. The balance sheet shall contain a summary of the property and liabilities of the Company, arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies' Ordinance, 1861", or as near thereto as circumstances admit.

136. Every such statement shall be accompanied by a report as to the state and condition of the Company and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders.

137. A copy of such balance sheet shull, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

'AUDIT.

138. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

139. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during the continuance in office, be eligible as an Auditor.

140. The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration. He or they shall hold office till the First General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such meeting shall hold office only until the First Ordinary General Meeting after his or their appointment or until otherwise ordered by a General Meeting.

141. 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. 142. Retiring Auditors shall be eligible for re-election. 143. If any vacancy that may occur in the office of Auditor, is not supplied at the Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment. Ordinary General Meeting after his or their appointment.

144. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, after his appointment, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting, generally, or specially, as he may think fit.

145. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the day time have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

DIVIDENDS, BONUS, AND RESERVE FUND.

146. The Directors may, with the sanction of the Company in General Meeting, from time to time, declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend or bonus shall be payable except out of net profits.

147. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders provided the Directors are satisfied that the net profits of the Company will be sufficient to justify such interim dividend or bonus.

148. Any General Meeting declaring a dividend may make a call on the members for such amount as the meeting fixes but so that the call on each member shall not exceed the dividend payable to him and so that the call be made payable at the same time as the dividend and the dividend may, if so arranged between the Company and the Shareholder, be set off against the call. The making of a call under this Article shall be deemed ordinary business of an ordinary meeting which declares a dividend.

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

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

151. For the purpose of giving effect to any resolution under the two last preceding Articles the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient and in particular may issue fractional certificates and may fix the value for distribution of any specific assets and may determine that cash payments shall be made to any Shareholders upon the footing of the value so fixed in order to adjust the rights of all parties and may vest any such cash or specific assets in trustees upon such trusts for the persons entitled to the dividend or capitalized fund as may seem expedient to the Directors. Where requisite a proper contract shall be entered into and the Directors may appoint any person to sign such contract on behalf of the persons entitled to the dividend or capitalized fund and such appointment shall be effective.

152. No unpaid dividend or bonus shall ever bear interest against the Company.

153. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

154. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

Notice of any dividend that has been declared, or of 155. any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the Reserve Fund.

Every dividend or bonus payable in respect of any 156. share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

Every dividend or bonus payable in respect of any 157. 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.

NOTICES.

158. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.

159. Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

A notice may be served by the Company upon any 16Ő. Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors, or administrators shall have given to the Directors, or to the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notice may be sent.

161. All notices directed to be given to Shareholders, shall, with respect to any share to which persons are jointly entitled, other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.

162. Any notice, if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

163. Any Shareholder who fails to give and register an address in Ceylon as provided in Article 159 shall not be entitled to be given any notices.

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

ARBITRATION.

164. 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.

EVIDENCE.

165. 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 monoy 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 DISSOLU-TION OF THE COMPANY.

Any Shareholder, whether a Director or not, and 166. whether alone or jointly with any other Shareholder or whether alone or jointly with any other infrarenomer 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 in the the nearby or under the Ordinare and the under the powers hereby or under the Ordinance conferred upon them.

A 4

If the Company shall be wound up whether wily or otherwise the liquidator or liquidators voluntarily may with the sanction of a special resolution of the Company divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contri-butories as the liquidator or liquidators with the like sanction shall think fit and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company and in particular any class may be given preferential or special rights or may be excluded altogether or in part and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid or preference, in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contribu-tories that is determined on company but made so for 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 pre-judiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the sections 234 and 243 of the Companies (Consolidation) Act of 1929 in England but for the purposes of arbitration as in the sub-section 6 of the said section 234 provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section 6 of section 234 of the aforewritten Companies (Consolidation) Act and the said sections 234 and 243 save as herein excepted shall be deemed to be part and

parcel of these present Articles. In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereafter written.

> L. E. STONE. K. ZIEGLER. E. A. HOHMEYER. R. B. BROWN. JOS. F. MARTYN. G. T. HALE. F. C. ROWAN.

Witness to all the above signatures at Colombo, this 11th day of December, 1937.

O. P. MOUNT Proctor, Supreme Court, Colombo.

The Colonial Motor and Engineering Company, Limited.

NOTICE is hereby given that the Twenty-eighth Annual Ordinary General Meeting will be held at the registered office of the Company, which consequent upon cenumbering by the Municipal authorities, now bears assessment No. 297, Union place, Colombo, on Thursday, January 6, 1938, at 4 P.M. 39

To receive the report of the Directors and accounts 1. for the 12 months ended April 30,//1937.

To elect a Director or Birertors. To appoint Auditors. 2.

3.

To consider and if, thought fit, to pass the following 4.

"That in accordance with Article No. 65 of the Articles of Association of the Company, notice of every General Meeting, Ordinary of Extraordinary, shall be given to each Shareholder by post, instead of by the insertion of an advertisement in the *Coylon Government Gazette*."

To consider and, if thought fit, to pass the following 5. resolution :-

"That the Directors be and they are hereby authorized to borrow for the purposes of the Company (in addition to the sum which under the provisions of Article 54 of the Company's Articles of Association the Directors are authorized to borrow without the sanction of a General Meeting) a sum not exceeding Rs. 60,000 (Rupees Sixty thousand) at such rate of interest not exceeding six per centum per annum, and upon such other terms and conditions as the Directors shall in their absolute discre-tion think fit."

6. To transact any other business which may be brought forward by the Directors, or has been duly brought before the meeting. The Transfer Books of the Company will be the meeting. The Transfer Books of the Company win be closed from December 23, 1937, to January 6, 1938 (both days inclusive).

By order of the Directors, J. ROY DE SILVA Secretary.

Colombo December 22, 1937.

Auction Sale.

Valuable Property at Union Place, Colombo, Premises occupied by Ford Motor Company. In the District Court of Colombo.

In the District Court of Colombo.
 Sarah Jane Lindsay White, widow. Clo Messrs. Leechman & Co., Colombo, (2) Edith Emmeline Allen, widow, (3) Deborah Letitia Paton Shattock (wife of Rev. Eric, Arthur Shattock), both Clo Messrs. Whittall & Co., Colombo, (4) Henry Erskine Watt, Clo J. J. Watt of Westward Ho, Nuwara Eliya, (5) Edward Franklin Clements, Glo Messrs. Cumberbatch & Co., Colombo, D MauGallery Crubb, widow, Clo Messrs. Whittal & Co., Colombo, (7) Frances Elizabeth Martin, widow, of Yransžie estato, Kotagala
 No. 7.361.

No. 7,361. Vs · (1) Garumuni Arthur de Aysa of Rossmore, Kinross avenue, Bambalapitiya, Colombo, administrator of the estate of Garumuni Robert de Zoysa, late of Colombo, deceased, (2) Wilton Bartleet (now deceased), (3) Percy John Parsons, (4) Walter Sydney Flindall, and (5) Edwin Henry Frederick Layard, carrying on business in partnership at Colombo, under the style and firm of Bartleet & Company, (6) Chartered Bank of India, Australia and China, having a place of business in the Fort, Colombo Defendants.

UNDER and by virtue of the order to sell issued to me in the above action, I shall put up for sale by public auction on Monday, January 17, 1938, at 4.30 P.M. at the spot for the recovery of the sum of Rs. 115,520 (being principal and interest calculated up to August 31, 1937, due to the plaintiffs under mortgage bond No. 1,378 dated August 16, 1928, attested by J. A. Martensz of Colombo, Notary Public, and sued on in the above action) together with further interest on Rs. 113,800 at the rate of 8 per centum per annum from September 1, 1937, till November 30, 1937 (the date of decree) and thereafter on the aggregate amount of the said decree at the rate of 9 per centum per annum till date of payment in full, the following property, viz. :

All those two contiguous allotments of land now forming one property (being lots Nos. 5 and 6 out of the land described in title plan No. 49,917) together with the buildings thereon now called and known as Fairfield House, buildings thereon now called and known as Fairfield House, formerly known as Ladies College, formerly bearing assess-ment No. 76 and presently No. 132 (*excluding* however the buildings marked E, J, & N on plan No. 3,568 dated April 2, 1937, made by E. M. Anthonisz, Special Licensed Surveyor and Leveller), situated at Union place, Slave Island, within the Municipality and in the District of Colombo, Western Province; and bounded on the north-east by the high read known as Union place on the south-Colombo, Western Province; and bounded on the horn-east by the high road known as Union place, on the south-east by premises bearing assessment No. 77 known as Mahawilla house, and Mills belonging to the English and Scottish Co-operative Wholesale Societies, on the south-west by premises bearing assessment No. 12, .Turret road, and No. 6, Hydepark known as the Victoria Mills belonging assessment No. 75 known as the Lanka Garage belonging to Messrs. Brown and Company, containing in extent 1 acre 1 rood and 29 60/100 perches according to the figure of survey or plan and description thereof No. 915 dated March 8, 1919, made by A. R. Savundranayagam, Special Licensed Surveyor and Leveller, and all rights, privileges, easements, servitudes, and appurtenances whatever to the said Fairfield house and premises belonging or in anywise appertaining or used or enjoyed therewith and all the estate, right, title, interest, claim and demand whatseover of the said Garumuni Robert de Zoysa and of the 1st defendant as administrator as aforesaid in, to, upon, or out of the same (registered Golombo A 185/102).

For inspection of title deeds and further particulars apply to Messrs. F. J. & G. de Saram, Proctors and Notaries, Fort, Colombo, or to me—

J. G. VANDERSMAGT, 20. Baillie street. Fort. Commissioner and Auctioneer. Colombo.

Auction Sale of the Residuary Properties belonging to the Estate of the late Mr. D. C. Pedris.

D. C., Colombo, No. 7,100-Testy.

IN pursuance to an order made by His Honour the District Judge of Colombo, I shall sell by public auction the under-mentioned properties, viz. -

Lot (1) On Monday, January 31, 1938, at 4.30 p.m. at the spot.—All that ground with the buildings thereon called and known as "Allerthorpe Cottage" and "Myrtle

Cottage" (formerly called "Allerthorpe Cottage" only), together with all the other buildings and outhouses and all the trees and plantations thereon which is comprised of all the trees and plantations thereon which is comprised of all the trees and plantations thereon which is comprised of all the trees and plantations thereon which is comprised or a the allotment of land forming the property originally called all known as "Myrtle Cottage", situated in the town of Nuyara Eliya bearing No. 10 within the Board of Approvement limits of Nuwara Eliya, in the District of Nuyara Eliya, Central Province, in extent 1 added roods and 4 perchos. Lot (13) On Wednasday, January 19, 1938. at 4 p.m. at the spot.—An undivided one-fourth part or share of the land and premises called and known as Joris-Appugewatta with the buildings standing thereon, situated at Kelaniya, Cottage" (formerly called "Allerthorpe Cottage" only),

with the buildings standing thereon, situated at Kelaniya in the Adikari pattu of Siyane korale, in the District of

Colombo, in extent 2 bushels of paddy sowing soil. Lot (14) On Thursday. January 20, 1938, at 4 p.m. at the spot.—An undivided eleven-twentieth parts or shares of the land and premises called and known as Dimbulgahawatta, situated at Ratmelana in Palle pattu of Salpiti korale, in the District of Colombo, in extent 3 roods and

20 13/100 perches. Lot (15) On Thursday, January 20, 1938, at 5 p.m. at the spot.—An undivided one-half part or share of the land and premises called and known as Malwatta, situated at Galkissa, in the District of Colombo, in extent about 17 square perches.

For inspection of title deeds, &c., apply to Thiru. Canaga-Rayar, Esq., Proctor and Notary, 5, Belmont street, Hulftsdorp, Colombo.

J. G. VANDERSMAGT,

Auctioneer and Commissioner.

20, Baillie street, Fort, Colombo.

Auction Sale.

In the District Court of Colombo.

Sidney James Ramell of Suteliffe, Gampola Plaintiff. No. 5,252. V.s.

(1) Allan Perry de Zilwa as executor of the last will and testament of Mary Alice Victoria de Zilwa, deceased, and as representative of the estate of the deceased, William Peter de Zilwa, (2) John Garvin de Zilwa of 178, Talawakele, (3) Percival William de Zilwa, Sanitary Inspector, 178, Talawakele, (4) Elsie Mary Gladys Potger *nee* de Zilwa of Orangefield estate, Rakwana, (5) Leslie Vivian de Zilwa, (6) Pat-rick Louis de Zilwa, both of Orangefield, Rakwana, (7) V. A. Van Council of Recursed relation of Clause (7) V. A. Van Geyzel of Rosmead place, Colombo,
 (8) Sudalai Asary Suppiyah of Talawakele, assignee of the insolvent estate of 1st defendant Defendants.

UNDER and by virtue of the commission and decree issued to me in the above action, I shall put up for sale by public auction on Monday, January 24, 1938, at 4.30 P.M. at the spot for the recovery of the sum of Rs. 69,413.70, with interest on Rs. 50,000 at the rate of 12 per centum per annum from May 25, 1936, to July 14, 1937, and thereafter on the aggregate amount of the decree at the rate of nine per centum per annum till payment in full, less a sum of Rs. 1,394 15, the following properties, viz. :--

1. All that house and ground bearing assessment No. 27 being a portion of the land described in title plans Nos. 84,987 and 95,352, situated at Cotta road within the Municipality and District of Colombo, Western Province; and bounded on the north-east by land said to belong to the Crown, on the east by the other portion of the land appearing in the said title plans Nos. 84,987 and 95,342, on the south by high road, leading to Cotta, and on the west by the land described in title plans Nos. 84,564 and 93,264;

land described in the plans ros. 54,504 and 55,204; containing in extent 2 roods and $34\frac{1}{3}$ square perches. 2. All that house and ground bearing assessment No. 26 being portion of the land described in title plans Nos. 84,987 and 95,352, situate at Cotta road aforesaid; and bounded on the north-east by land said to belong to the forward on the north-east by land said to belong to the Crown, on the east by reservation for a road, on the south by high road leading to Cotta, and on the west by the other portion of the land appearing in the said title plans Nos. 84,987 and 95,352; containing in extent 3 roods and $11\frac{1}{2}$ square perches. 3. All that allotment of land situated at Welikada

in Palle pattu of the Salpiti korale, now within the Municipality and District of Colombo aforesaid ; bounded on the north by land claimed by natives, on the east by lot 13 in P. P. 10,215, and on the south by T. P. 95,352; containing in extent 29 50/100 perches according to the title plan thereof No. 188,996 dated October 5, 1900, authenticated by F. H. Grinlinton, Surveyor-General, the above described three allotments of land adjoin each other and now form one property and from their situation as respects each other can be included in one survey and according to the figure of survey or plan No. 305 dated February 25, made by C. C. Wijetunge, Licensed Surveyor, is described as three conti-guous allotments of land marked "A", "B", and "C" (being the land described in title plans No. 188,996, 95,352, and 84,987), situated at Welikada in the Palle pattuwa of Salpiti korale, Colombo District, Western Province; bounded on the north by land claimed by natives, on the east by lot 13 and a road, on the south by road from Colombo to Cotta, and on the yest by T. P. 93,264 and 84,564; containing in extent 1 acre 2 roods and 35.50 perches. Excluding therefrom-

(1) All that premises bearing assessment No. 1A being part of T. P. No. 95,352, in extent 32 3 /10 perches.
 (2) All that part of lot "A" in T. P. 84,987, in extent

9 perches

(3) All that part of lot "B" in T. P. 84,987, in extent 7 to perches, situated at Arbuthnot street, Colombo; and bounded on the north by premises No. 1, Arbuthnot street, south by premises No. 37, Cotta road, being a part of the Division marked lot "A" in P. P. No. 84,987 and premises No. 35, Cotta road, comprising a part of the division marked lot "B" in T. P. No. 84,987, and a very small part of T. P. 95,352, west by portion of premises No. 29, Cotta road, comprising T. P. No. 92,264, containing in extent 1 road and 2 perches inclusive of the wall to the east and half of the wall to the north and south.

For inspection of title deeds, &c., apply to J. M. Pereira, Esq., Proctor and Notary, Colombo.

> J. G. VANDERSMAGT, Auctioneer and Commissioner.

20, Baillie street, Fort, Colombo.

Auction Sale of the Residuary Properties belonging to the Estate of the late Mr. D. C. Pedris.

D. C. Colombo, No. 7,100-Test

IN pursuance to an order made by His Honour, the District Judge of Colombo, I shall sell by public auction the under-montioned properties wig the under-mentioned properties, viz. :-

1 acre 3 roods and 31 perches.

Lot 30 (2) An allotment of land called Paranawatta, situated at Pallepitiya village in Yatikaha korale south, Katugampola hatpattu in the District of Kurunegala, North-Western Province; in extent 2 roots and 11 perches. Lot 30 (3) An allotment of land called Wilandagaha-

mulawatta *alias* Andaragahamulahena, situated at Tum-modara village in Yatikaha korale south of Katugampola hatpattu in the District of Kurunegala, North-Western Province; in extent 2 acres 3 roods and 23 perches.

On Saturday, January 15, 1938, at 1 P.M. at the Land called Dangahamulla or Ambagahamullehena in the Kurunegala District.

Lot (2) An undivided half share of the following properties, to wit :-

(a) An allotment of land called Paragahadalupothawatta in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western

Province, in extent 20 perches. (b) An allotment of land called Bogahamullewatta in Karaweddana village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 2 acres 2 roods and 13 perches.

(c) An allotment of land called Bogahalandehena in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 5 acres and 34 perches.

Lot (3) An undivided } share of all that allotment of land called Dangahamulla or Ambagahamullehena in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 2 acres 3 roods and 29 perches.

Lot (4) An undivided half share of all that allotment of land called Bogahalandewatta in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 2 acres 1 rood and 28 perches.

Lot (5) An undivided $\frac{1}{4}$ share of all that allotment of land called Wagolla or Anumetiyakumburehena in Kongas-wala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 7 acres and 11 perches.

Lot (6) An undivided $\frac{1}{2}$ share of all that allotment of land called Timbirigahadalupothapillewa in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the

Unage, Gandanaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Provinco, in extent 3 acres 2 roods and 37 perches. Lot (7) An undivided 5/12th share of all that allotment of land called Ambagahawatta in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 3 acres 1 rood and 4 perches.

Lot (8) An undivided $\frac{1}{3}$ share of all that allotment of land called Beruwabendapitiya or Meegahamullehena in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 8 acres 2 roods and 33 perches.

Lot (9) An undivided $\frac{1}{2}$ share of the following properties, to wit :-

(a) An allotment of land called Timbirigahadalupothapillewa in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 16 perches.

(b) An allotment of land called Kettalegollewalehena in (b) An anothent of fand caned Kettalegoliewalenen in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent I acre I rood and 25 perches.
(c) An allotment of land called Kettalegollewalehena in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western During in the District of Kurunegala, North-Western During in the day of the set of the

Province, in extent 1 acre 1 rood and 28 perches.

(d) An allotment of land called Timbirigahadalupothapillewa in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, in

extent 9 perches. Lot (10) An undivided 5/25 parts or shares of an allot-ment of land called Dewalelanda and Kadurugahadalu-pothahena in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 6 acres and 21 perches.

Lot (11) Undivided half share of the following properties, to wit :

(a) An allotment of land called Meegonggalawatta and Meegongalahena in Karaweddana village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 7 acres 3 roods and 37 perches.

(b) An. allotment of land called Bogahalandawatta in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western

Province, in extent 1 acre 3 roods and 14 perches. (c) An allotment of land called Palugamekosgahawatta in Karaweddana village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 1 acre 3 roods and 3 perches.

(d) An allotment of land called Kellibuthkumburewatta in Kongaswala village, Gandahaye korale of Wendawili hatpattu, in the District of Kurunegala, North-Western Province, in extent 7 acres 3 roods and 9 perches.

Lot (17) An undivided half part or share of all that undivided one-third part or share of the divided portion marked letter "B" in plan and survey thereof, bearing No. 1,653 dated January 20, 1931, made by Mr. D. Goone-sekera of Dandagamuwa, Licensed Surveyor, and attached to the partition doed No. 011 dated Arril 2, 1021 and to the partition deed No. 911 dated April 2, 1931, and attested by S. J. P. Wickramasooriya, Notary Public, of the land and premises called and known as Ambagahamulawatta, situated at Tummodara in Yatikaha korale of Katugampola hatpattu, in the District of Kuruncgala, North-Western Province, in extent 3 acres 3 roods and 9 perches

Lot (18) An undivided half part or share of all that divided one-third part or share of the divided portion marked letter "B" from and out of the said land and premises called and known as Ambagahamulawatta, together with the trees, plantations, and buildings thereon, situated at Tummodara aforesaid, in extent 1 acre and 2 roods more or less.

Lot (19) An undivided half share of an allotment of land called Timbirigahadalupothapillewa in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 1 acre 3 roods and 27 perches.

Lot (20) An undivided half share of an allotment of land called Kellibuthkumbura in Kongaswala village, Gandahaye korale of Weudawili hatpattu, in the District of Kurunegala, North-Western Province, in extent 2 acres and 3 roods.

Lot (21) An undivided one-third share of an allotment of land called Ambagahawattekumbura in Kongaswala village,

Gandahave korale of Wendawili hatpattu in the District of Kurunegala, North-Western Province, in extent 1 acre 2 roods and 24 perches.

Lot (22) An undivided half share of an allotment of land called Kaluahenakotuwekumbura and Kaluahenakotuwepillewa in Kataweddana village, Gandahaye korale of Wendawili hatpattu in the District of Kurunegala, North-Western Province, in extent 3 acres 2 roods and 32 perches.

Lot (23) An undivided half share of an allotment of land called Godapahalalahekumbura in Karaweddana village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 3 roods and 23 perches.

Lot (24) An undivided half share of an allotment of land called Waturekumbura in Karaweddana village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 1 rood and 15 perches.

Lot (25) An undivided half share of an allotment of land called Waturekumbura in Karaweddana village, Gandahaye korale of Weudawili hatpattu, in the District of Kurunegala, North-Western Province, in extent 1 rood and 31 perches.

Lot (26) An undivided half share of an allotment of land called Kongahamullehena in Kongaswala village, Gandahaye korale of Weudawili hatpattu in the District of Kurunegala, North-Western Province, in extent 3 acres 3 roods and 24 perches.

Lot (27) All that divided and defined portion marked "A 1" in the plan and survey thereof bearing No. 1,770 dated February 20, 1932, and made by Mr. D. Goonesekera of Dandagamuwa, Licensed Surveyor, together with all the trees, plantations, and buildings thereon from and out of the land called and known as Galagawawatta, situated at Tummodara in Yatikaha korale of Katugampola hatpattu in the District of Kurunegala, North-Western Province, in extent 3 roods and 20 perches. Lot (28) An undivided three-fourth parts or shares

from and out of the divided southern one-fifth portion of the field called and known as Pahalawela, situated at Turnmodara aforesaid, in extent 1 acre more or less.

Lot (29) Undivided western portion of land 80 yards in breadth from northern boundary to southern boundary and 100 yards in length from eastern boundary to western boundary out of the land called Galaudahena, in extent about 2 lahas of kurakkan sowing, situated at Walpolakanda in Tiragandahaya korale in Weudawili hatpattu in the District of Kurunegala, North-Western Province, together

Build of trees and plantations thereon.
 For inspection of title deeds, &c., apply to Thiru. Canaga-Rayar, Esq., Proctor and Notary, 5, Belmont street, Hulftsdorp, Colombo.

20, Baillie street, Fort, Colombo.

J. G. VANDERSMAGT, Auctioneer and Commissioner.

Auction Sale under Mortgage Decree in D. C., Colombo, Nana Moona Avanna Roona Thiagarajan Chettiar of

Vs.

Uduma Bebbe Marikar Zainambu Natchia of 105, Stace road, Grandpass, Colombo, legal representative of the estate of Saibo Baas Abdul Hamid, deceased Defendant.

IN obedience to the commission issued to me in the above case, I shall offer for sale by public auction on Thursday, January 13, 1938, at 4.30 r.m. at the spot, the following property, to wit :--All that block of land with the buildings thereon formerly bearing assessment No. 390/78, Layard's broadway, presently bearing assessment No. 283, Layard's broadway, situate in the Kotahena Ward within the Municipality and District of Colombo, Western Province in the Island of Ceylon; bounded on the north by the property of M. Hasim bearing assessment No. 392/80, on the east by the property of S. L. Avoe Lebbe bearing assessment No. 391/79, on the south by Layard's broadway, and on the west by the property of I. L. Isadeen bearing assessment No. 382/77; containing 1. L. Isauen bearing assessment No. 382/77; containing in extent 6 62/100 perches, according to plan No. 789 dated May 24, 1916, made by the Municipal Surveyor E. F. Daniel. At 4.45 p.m. at the spot.—All the right, title, and interest of the said Saibo Baas Abdul Hamid, deceased, in and to the mortgage bond No. 861 dated Lanuary 10 1926 and attented by R. C. Parara of Colomba January 10, 1926, and attested by R. C. Perera of Colombo, Notary Public, and the right, title, and interest in and to the mortgage bond No. 994 dated January 6, 1932, and attested by M. S. J. Akbar of Colombo, Notary Public, affecting all that allotment of land and premises bearing assessment No. 80A and Ward No. 393A, situated at Mansergh avenue within the Municipality and District of

Colombo, Western Province; and bounded on the north-west by Parakrama road, on the north-cast by a lane, on the south-east by the remaining portion of this land, and on the south-west by the property bearing assessment No. 80A. Ward No. 393, belonging to the heirs of the late Alia Marikar Hadjiar; containing in extent 6 42/100 perches; registered A 172/212, Colombo, together with all the estate, right, title, interest, property, claim, and demand whatsoever of the estate of the said Saibo Baas Abdul Hamid, deceased, in and to the said premises and bonds and every part thereof. For deeds, &c., apply to R. Muttusamy, Esq., Proctor, Courts, Colombo.

R. G. KOELMAN, of JENSEN & CO. 'Phone : 733. Auctioneers and Brokers.

Auction Sale under Mortgage Decree in D. C., Colombo, No. 6,227 M.

Nana Muttupalaniappa Chottiar of Sea street, Colombo, 54 Vs.

Uduma Lebbe Marika Annambu Natchia, widow of the late Saibo Bags Abdul Hamid, deceased, and 4 others.
IN obeyoneo to the commission issued to me in the above case. I shall offer for sale by public auction on Thursday, January 13, 1938, at 5, 15 P.M. at the spot, the collowing measure to with the collowing measure to with the spot. following property, to with ---All those premises with the buildings thereon formerly bearing assessment No. 112 presently bearing assessment Nos. 98 and 98/1-3, situated along Parakrama road in Kotahena Ward within tho Municipality and District of Colombo. Western Province ; bounded on the north-east by premises presently bearing assessment No. 102 said to be of Ruckia Umma, on the No. 281 said to be of Mrs. Zainudeen, on the south-west by premises presently bearing assessment No. 279 said to be of A. M. Mohamed and premises presently bearing assessment No. 277 said to be of J. Silva, and on the north-west by Parakrama road; containing in extent 5 go/too perches according to figure of survey No. 1348 dated January 15, 1936, and made by P. B. Weerasinghe, Special Licensed Surveyor. At 5.30 p.m. at the spot .- An allotanent of land, with the buildings thereon, formerly bearing assessment No. 861/68 now No. 397, Layard's broadway, situated at Grandpass road in Kotahena Ward within the Municipality and in the District of Colombo, Western Province; bounded on the north by Layards Broadway, on the east by premises bearing assessment No. 69 belonging to J. B. Pinto, on the south by Grandpass No. 67 belonging to Avoo Lebbe Marikar Hasheem; containing in extent 3 79/100 perches as per figure of survey No. 1089 dated November 25, 1920, made by A. R. Savundranayagam, Special Licensed Surveyor and Leveller, excluding however therefrom a defined portion of the extent of 0.91 perches, facing Layard's broadway as depicted in the plan thereof bearing No. 1,344 dated January 7, 1936, made by P. B. Weensinghe, Special Licensed Surveyor, together with all rights, privileges, casements, servitudes, and appurtenances whatsoever belonging therewith or reputed thereto together with all the estate, right, title, interest, property, claim, and demand whatsoever of the defendants in and to the said premises and every part thereof. For deeds, &c., apply to R. Muttusamy, Esq., Proctor, Courts, Colombo.

'Phone : 733.

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

16/ Auction Sale.

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

BY virtue of commission issued to me in D. C., Colombo, case No. 1,487, I shall sell by public auction the following property belonging to defendants, i.A. C. Junaid and 2 others, all of Dematagoda, on Wednesday, January 19, 1938, at the spot at 5 r.m.: -0' All those two contiguous alloundants of land with the buildings standing thereon now forming one property, presently bearing assessment Nos. 10, 17, 18, 19, and 20, formerly bearing Nos. 50 and 504 situate at Dematagoda, within the Colombo Municipality; in extent 22 62/100 berches. perches.

Full particulars from R. Muttusamy, Esq., Proctor, Supreme Court.

221, Hulftsdorp.

M. C. CONIAH, Auctioneer and Broker.

1832

Auction Sale under Mortgage Decree in Case No. 7,053, D. C., Colombo.

37.50 perches.

Further particulars from U. L. Perera, Esq., Proctor and Notary, Colombo, or from me—-

17, Belmont street, H. J. F. RODRIGO, Colombo, December 21, 1937. Auctioneer and Broker.

Auction Sale under Mortgage Decree. 22

at the spot at 5 r.m. on Saturday, January 15, 1938 :

All that allotment of land bearing assessment No. 115 and present No. 211 with the buildings standing thereon called and known as Alverston; situated at Temple road in Maradana, Colombo; containing in extent 1 rood and 1.21 perches.

Further particulars from John Wilson, Esq., Proctor, Supreme Court, Colombo.

FRANCIS F. KRISHNAPILLAI, F.A.L.P.A., 167, Hulftsdorp.

Auctioneer and Broker.

A Valuable House Property bearing Assessment No. 344,

A Valuable House Property bearing Assessment No. 344, Trincomalee street, Gandy. UNDER partition decree in D. C., Karfy, case No. 46,687, I shall sell by public auction the above premises on Febru-ary 19, 1938, at 4 P.M. At the spot. The predises will be first put up for sale farming the co-corders thereof at the appraised value and if the co-corders thereof at the appraised value and if the public to the highest bidder. For further particulars apply to Messrs. De Silva & Karunaratne, Proctors, Kandy, or to—

A. R. WICKREMESEKERE,

148, Trincomalee street, Kandy. Commissioner.

Auction Sale under Mortgage Decree in D. C., Galle, Case No. 34,588.

I shall sell by public auction the following property on Wednesday, January 19, 1938, at 9 P.M. at the spot:— All that the entre soil, Clantations, and whitewashed Mangalore tiled house built by P. R. de Silga and all other buildings, standing of the lot E of Petalgabawatta alias Talgahawatta at Patagawating and Ambalangoda, in extent 34 perches. extent 34 perches. 11

Ratnagiri, Unawatuna, and

15, Havelock place, Galle, D. G. RATNAPALA, November 5, 1937. Auctioneer.

Auction Sale under Partition Decree.

1863.

Further particulars, please apply to Messrs. Saheed & Thahir, Proctors, Galle, or to me—

Suba Niwasa, Unawatuna, Galle.

E. K. GOONESEKERA Commissioner.

15 / Auction Sale.

UNDER mortgage decree in D. C., Matara, case

of kurakkan.

For further particulars please apply to Messrs. G. E. & G. P. Keuneman, Proctors, Supreme Court, Matara, or to me-

Weraduwa. S. WICKRAMASEKERA, Matara, December 16, 1937. Commissioner.

Auction Sale.

In the District Court of Kegalla.

and poundage, I shall sell by public auction the property mentioned hereunder on Saturday, January 15, 1938, commencing from the first land at 10 A.M. at the respective premises.

For further particulars please apply to J. H. Fernando, Esq., Proctor for plaintiff, or to me

> J. P. HETTIARATCHI, Auctioneer.

Kegalia, December 15, 1937. List of Property referred to.

C 110/253.--(1) An undivided $\frac{1}{2}$ share of the land, plantations and the house standing on the land called Welamboda Gurunnehelage Padinchiwa Hitinawatta of 1 pela in paddy sowing extent, situated at Uyanwatta in Meda pattu of Galboda korale in the District of Kegalla, Province of Sabaragamuwa.

C 110/254.—(2) An undivided $\frac{1}{3}$ share of the land and plantations standing on the land called Kahatagahamula Naidegewatta of 8 nellies kurakkan sowing in extent, situated at Uyanwatta aforesaid.

C 110/255.—(3) An undivided $\frac{1}{2}$ share of the land and plantations standing on the land called Indigahamulawatta together with the $\frac{1}{2}$ share of the house standing thereon of about 2 pelas and 5 lahas paddy sowing extent, situated at Uyanwatta aforesaid.

C 107/191.--(4). An undivided $\frac{2}{3}$ shares of the field called Amunuthuduwekiyanakumbura of 12 lahas paddy sowing extent, situated at Attapitiya in Meda pattu aforesaid.

C 121/171.-(5) An undivided $\frac{1}{2}$ share of the field called Amunuthuduwakumbura of 12 labas paddy sowing extent,

situated at Attapitiya aforesaid. C 121/172,---(6) An undivided 11/12 shares of the land called Bogahamulakotuwa together with everything thereon of 1 pela or 12 lahas of puddy sowing extent, situated at Attapitiya in Meda pattu aforesaid.

MISCELLANEOUS DEPARTMENTAL NOTICES. 10

Customs Sale.

NOTICE is hereby given that the under-mentioned articles will be sold by public auditon on Monday, January 10, 1938, at the time and place noted against them :-

Time of Sale. Description of God . 19 bales beedy behacco 19 bags beedy tobacco

Place. Jaffna Customs 10 39 Custon K. CHINTAMANI, Kankesanturai Customs

EL. M. Customs, for Collector of Customs, N. P. Jaffna, December 20, 1937.

Bd/Broughton Estate School.

NOTICE is hereby given that the above school situated in the Haputale District of the Province of Uva, under the management of the Superintendent, has been registered as a grant in-aid school with effect from March, 1937.

Education Office. Colombo, December 23, 1937.

Sur

L. McD. ROBISON Director of Education.

K/Kahatapitiya T. M. (C.C.) School.

NOTICE is hereby given that an application has been received from the Rev. G. E. H.NArndt for the removal of K/Kahatapitiya Tamil Mixed (Church of Ceylon) School, under his management, to a site a short distance away from the existing building about the 12th mile on Kandy-Nuwara Eliya road.

Observations will be received not later than January 31, 1938.

Education Office, Colombo, December 20, 1937.

L. McD. Robison, Director of Education.

Change of Management.

NOTICE is hereby given that the Rev. J. B. Radley has been appointed General Manager of the schools mentioned below in place of the Rev. H. Spooner, with effect from January 1, 1938.

Schools referred to : Baptist Mission schools.

L. McD. Robison, Education Office, Colombo, December 20, 5937. Director of Education. .66

Change of Site.

NOTICE is hereby given that an application has been received from the Rev. G. E. H. Arndt, for the removal of C/Kotahena Cathedral Girls' English School, under his management, to a site situated at the junction of Lane 16 and Lane 16A, off College street, Kotahena.

Observations will be received not later than January 19, 1938.

L. McD. Robison, Education Office. Director of Education. Colombo, December 15, 1937.

Special Apprentices, Harbour Engineer's Department, Colombo Port Commission.

APPLICATIONS for posts of Special Apprentices. Harbour Engineer's Department, Colombo Port Commission, will be received up to noon on Saturday, January 15, 1938.

2. One vacancy will be filled in January, 1938 ; a second in June, and a third in December, 1938.

- 3. Candidates to be eligible for Apprenticeship-
- (a) Must be of Ceylonese parentage ;
- (b) Must have passed the Cambridge Senior Examination or the Senior School Certificate Examination, or other higher examination with mathematics in each case;
- (c) Must produce a certificate of good character from school;
- (d) Must not be less than 17 or more than 20 years of age; preference will however be given to the younger candidates.

All applications should be addressed direct to the 3 Harbour Engineer, Colombo, from whom details of the scheme can be obtained.

H. E. NEWNHAM.

Chairman, Colombo Port Commission. Colombo, Port Commission,

Colombo, December 17, 1937.

D]

President, Village Tribunals, Dambadeni Hatpattu, 12 Kurunegala District.

APPLICATIONS for the post of President, Village Tribunals, Dambadeni hatpattu in the District of Kurunegala, will be received by the Government, Agent, North-Western Province, Kurunegala, up to 12 floon on January 22, 1938. The application should be in the candidate's own handwriting.

should contain the following 2. Applications particulars :-

- (1) Full name, race, age, and residence of applicant.
- (2) Educational qualifications.
- (3) Present and previous occupations with length of service and salary.
- (4) Family connections and ancestral claims.
- (5) Whether married or single.
 (6) Property owned—extent, description, situation, and value.
- (7) Particulars of debts, secured and unsecured.
- (8) Knowledge of the vernaculars.
- (9) Legal experience.

3. The successful candidate, whether in Public Service or not, must be prepared to accept the appointment on the salary scale of Rs. 2,200 rising to Rs. 3,000 by two quin-quennial increments of Rs_400 each with a commuted travelling allowance of Rs. 40 per mensem. He will not be entitled to any rent allowance. The appointment will be on one year's probation.

If the successful candidate is a tiew entrant to the Public Service he should be prepared to accept the appoint. ment on the following further conditions":-

(a) that he will not be entitled to commute any part of his pension.

- (b) that he will be entitled to seven days' casual and one month's vacation leave only in a year.
- (c) that he will be entitled to holiday warrant for one

return or two single journeys only. 5. Interviews by or on behalf of any candidate will a disqualification. Any candidate whom the be Covernment Agent wishes to see will be duly notified.

A. E. CHRISTOFFELSZ, The Kachcheri, Kurunegala, December 16, 1937. Government Agent.

Rabies.

WHEREAS there have been cases of rabies in the Kegalla District, and there is a danger of rabies in the Kegalla District, and there is a dauger of those in the Kegalla District, I, Richard Aluwihare, Assistant Govern-ment Agent for the Kegalla District, by virtue of powers vested in me by section 10a of Ordinance No. 7 of 1893, as amended by Ordinance No. 6 of 1929, do hereby proclaim the area described in the schedule hereto as an area, within which rabies exist and in which there is a danger of rabies.

R. ALUWIHARE. The Kachcheri.

Kegalla, December 16, 1937. Assistant Covernment Agent. Schedule.

Revenue District of Kegalla, excluding the area administered by the Urban District of Kegalla.

J 706

IN the matter of Ceylon Zoological Gardens Company, Limited, and in the matter of the Joint Stock Companies Ordinance, No. 4 of 1861, and Ordinance No. 22 of 1866.

WHEREAS there is reason to believe that Ceylon Zoological Gardens Company, Limited, which was in-corporated on January 30, 1932, under the provisions of the Joint Stock Companies Ordinance, No. 4 of 1861, is not carrying on business or in operation :

Now Know Ye that I, John' Christopher Wilberforce Rock, Registrar of Companies, acting under section 295 (3) of the Companies Act, 1929, read with Ordinance No. 22 of 1866, hereby give notice that, at the expiration of three months from this date, the name of Ceylon Zoological Gardens Company, Limited, will, unless cause is shown to the contrary, be struck off the register of Joint Stock Companies kept in this office, and the company will be dissolved.

Registrar-General's Office, Colombo, Decembor 18, 1937.

J. C. W. Rock, Registrar of Companies.

Rogue Elephant.

I am prepared to issue licences free of stamp duty under section 9, sub-section (1) (b) of "The Game Protection Ordinance, No. 1 of 1909", for the destruction of one rogue elephant said to be roaming about Panankamam Udaiyar's division, in Mantai of the Mannar District, Northern Province.

The diametrical measurements of the length, 1 ft. 3 in.; breadth, 1 ft. D. G. L. Misso, The diametrical measurements of the footprints are :

for Assistant Government Agent.

The Kachcheri. Mannar, December 20, 1937.

Interruption to Traffic on Main Roads, Central Province.

Bridge No. 4/16 Galaha-Pupuressa Road.

IT is hereby notified for general information that bridge No. 4/16 on the Galaha-Pupuressa P. W. D. road will be closed to traffic for two days from January 6, 1938, to enable repairs to be carried out to the above bridge. Traffic between Galaha and Pupuressa can proceed via Peradeniya.

A. J. R. SCHARENGUIVEL. Public Works Office, for Director of Public Works. Colombo, December 20, 1937.

R. 8783

ESTIMATED REVENUE.

MUNICIPAL COUNCIL NOTICES.

COLOMBO MUNICIPAL COUNCIL.

Auction Sale of Articles.

NOTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Municipal Commissioner, 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, January 10, 1938.

> VIVIAN PEREIRA, Acting Municipal Treasurer.

SCHEDULE.

December 21, 1937.

For 2nd and 3rd quarters, 1937.—Premises Nos. 156 and 158, Piachaud's lane: 1 showcase, 4 showcase frames, 1 tea boiler, 1 teapoy, 4 buckets, 10 tumblers, 2 tables, 1 lamp, 13 plates, 16 cups, 26 saucers, 13 aerated water bottles, 14 bottles, 1 counter, 1 stand, 1 tray, 1 knife, 20 picture frames, 1 padlock.

KANDY MUNICIPAL COUNCIL. Supplemental Budget No. 2 of 1937.

NOTICE is hereby given that the Supplemental Budget No. 2 of 1937, which is to be laid before the next General Meeting of the Municipal Council is now open to public inspection at the Municipal Office.

E. B. PEIRIS,

Secretary, Municipal Council, Kandy. The Municipal Office, Kandy, December 21, 1937.

LOCAL GOVERNMENT NOTICES.

Rabies-Kolonnawa.

NOTICE is hereby given that as danger of rabies exists in the division of Urban District Council, Kolonnawa, the said division is hereby proclaimed under Ordinance No. 6 of 1929, for a period of six months with effect from January 1, 1938.

Any dog found in any public place or road or any place other than a private building, compound, or garden within the said division and not being tied up or led, shall be liable to be destroyed forthwith.

Urban District Council Office,	N. C. COORAY,
Kolonnawa, December 17, 1937.	Chairman.

GAMPOLA URBAN DISTRICT COUNCIL.

Budget for the Year 1938.

ESTIMATED REVENUE. Total. Amount. Rs. Rs. c. c. A.--General revenue :-- Property rate, 171 (1) (a) ... Acreage tax, 171 (1) (b) ... Vehicles and animals tax, 173 (1) (b) .. 17,000 0 22510,000 0 750 VI.) Refund of liquor licences 750 0 (8) Compensation for opium revenue . (9) Fines by court (not included else-2,108 where) (10) Auctioneer's and broker's licences. 100 2,100 Interest 0 •• (11) Interest (12) Sale of old stores. (13) Refund of overpayments ŏ 50 100 0 . . (14) Miscellaneous . . (15) Warrant costs, &c. 400 0 33,583 0

B.—Thoroughfares :—(1) Subsidy in lieu of labour tax

 Subsidy in lieu of labour tax Other collections, e.g., fines juries, &c. (97), cattle fees (103) (4), sale of badg 	for in- seizing	3,526	20		
faretables, &c	••	300	0		
				3,826	20

Rs. Rs. c. c. C.-Resthouses and ambalams :---(1) Fees, 60 900 0 900 0 -Council lands and buildings (not included elsewhere) :-) Rents 150(2) Sale of produce ... 100 0 250 0 E.--Public health :---(1) General revenue-(a) Fines under part IV., Chapter III.(b) Fees for services of midwife ... 800 0 (c) Government contribution towards the cost of town drainage (2) Scavenging-(a) Fees, 168 (10) (b)
(b) Sales of refuse, 130
(c) Fines on contractors and labourers ----(3) Conservancy-(a) Fees, 168 (10) (b) ...
(b) Sale of refuse, 130 ...
(c) Fines on contractors and labourers 7,250 0 (4) Slaughter-house and cattle pound-(a) Fees, 168 (11) (a) 2,000 0 . . (b) Sale of refuse . (5) Water supply-(a) Water rates, 141 (b), 146(b) Privato water service fees 7.800 0 0 155 . . (6) Hospitals- (a) Contributions from Government
 (b) Rent of hospital grounds (7) Markets and galas-(a) Rents, 168 (12) 3,000 0 Boutiques and stalls, 168 (12) . Fees for private markets, 150 (3) Licences, 163 (1) Ìb) (c) 200 0 Grain store rents (e) 21,205 0 F.—Public recreation, 161 (7), 170 (1) (b) :---(1) Rent 300 0 (2) Cattle grazing fees (3) Licences for public performances . . 100 0 400 0 G.-Cometeries (Ordinance No. 9 of 1899) :-(1) Fees • • 100 0 (2) Hire of hearse 0 (3) Graves sold for erecting monuments 30 Ô 150 0 H.—Dog Registration (Ordinance No. 25 of 1901, and Rabies Ordinance No. 7 of 1893) :— 150 0 (1) Registration fees
 (2) Fines . . Sale of dog collars ____ 3) (4) Seizing fees . . 150 0 I.---Weights and Measures (Ordinance No. 8 of 1876) :---- (1) Fees for stamping
 (2) Fines 250- 0 250 0 J.-Electricity Department :--- $28,500 \\ 2,500$ (1) Sale of current ... - O 0 (2) Rent of meters . . Works executed for customers 2000 . . (4) Miscellaneous
(5) Refund of overpayment 650 0 Ò 50 31,900 0 K --- Fire protection :---(1) Fees . . Other receipts-Deposits Refund of advances . Stores advance account

Shortage to be met out of revenue

Loan for electric lighting scheme

Loan for town survey

23,004 48

Total

Total.

Amount.

	ENPENDITURE.	Amou Rs.		Total. Rs. c		ESTIMATED EXPENDITURE.		Amoun Rs.		Tota Rs.	
AGeneral expendi (1) Salaries of off	ture :— licers (not otherwis	se				(5) Water supply— (a) Wages	. .	420	0		
charged)-	itera (nor ornerus					(b) Stores	•••	$200 \\ 2,000$	0		
(a) Secretary		. 3,540				(d) Acquisition			.,		
	lovenue Inspectors.	2.940 525				(c) Construction	••	900	0		
(c) Peons (d) Cost of techi		. 360	0			(f) Loan charges (g) Commission to collectors	•••	300	Ö		
		. 253	68			(6) Hospitals—					
(2) Establishment	expenses					(a) Wages \dots	••				
(a) Allowances	(not otherwis	0.20				(b) Maintenance (c) Paupers	••	400	0		
churged) (b) Travelling		3=0				(7) Markots and galas—					
(c) Commission	to tax collectors (no	ot				(a) Wages \ldots		180	0		
otherwise (charged) .					(b) Maintenance	•••	000.1	ö		
(d) Assessors' fee (e) Legal expens		.				(c) Printing, &c.					
(f) Stationery, p	rinting, advertising					(d) Construction (c) Compensation	•••				
	xpenses (not charge		0			(f) Refunds	. .				
(9) Registration	of voters and elec					(g) Acquisition (h) Loan charges	•••				
tions (h) Cost of vehic	le, boat, and assess	 8.				(8) Epidemics		200	0		
ment plate	s., .	. 50				FPublic recreation, 168 (7), 170 (1)	- - 			38,680	
(i) Cost of Audit						(1) W	(0):-	- 180	0		
(j) Holiday railw (3) Refunds	ay tickets .	12.12.25				(1) Wages (2) Maintenance		8,000	ŏ		
(4) Contributions a		. 300	0			(3) Allowance to band					
Thoroughfares				13,188 6	18	(4) Acquisition(5) Contributions and grants	••				
Thoroughfares : (1) Salaries and wa							-	· · · ·		8,180	
(<i>a</i>) Superintende	-	. 1.380	0			GCemeteries (Ordinance No. 9 of 18	99) :		,		
Works	Allowance	· · · · · ·	ŏ			(1) Wages (2) Maintenance	• •	$\frac{432}{750}$	0 0		
(b) Storekeeper a	und elerk .					(2) Maintennace (3) Construction			v		
(c) Overseers (2) Maintenance			0			. ,				1,182	
(3) Plant and tools		. 50	0			H.—Dog Registration (Ordinance No of 1901, and Rabies Ordinance N					
(4) Lighting (5) Dust laying		. 6,100	0			of (893) :					
(6) Cost of badges						(1) Destruction of dogs		300			
(7) Acquisition		. 2,600	0			(2) Commission to collectors(3) Cost of dog collars	••	20	0		
(8) Improvements(9) Loan charges		:				(4) Fees to soizers					
(10) Shade trees		. 50	0			(5) Maintenance of dog pound					
(11) Surveys(12) New works		2,200	0			(6) Construction	•••			320	
(12) NOW WORKS	•••			18,198	0	I Weights and Measuros (Ordine	nce				
-Resthouses and a	umbalams :—					No. 8 of 1876) :		2-0			
(1) Salaries		. 420				(1) Fees to Inspectors	••	250	0	250	
(2) Maintenance(3) Furniture and e		., 550 ., 250				JElectricity Department :					
(4) Improvements			v			(1) Generation of electricity—					
				1,220	Ð	 (a) Fuel (b) Oil, waste, and engine room sta 		$1.750 \\ 750$	-0 -0		
Council lands		9 6				(c) Salaries and wages at works	ores 	2,070	ŏ		
charged elsewher						(2) Repairs and maintenance-					
(1) Wages(2) Commission to						(a) Buildings		150	0		
(3) Rent of office			<i>a</i>			(b) Engines, boilers, machinery,	and	200	0		
(4) Maintenanco(5) Furniture		. 600				plant (c) Meters, switches, and other a		200	0		
(6) Loan charges						ratus		1,100	0		
(7) New works	•••	. 1,500	0	2,200	0	(d) Maintenance of supply main transmission lines	s or	600	0		
D. Lla baskit				2,200	0	(3) Service and house connections-		000	U		
.—Public health :— (1) General expend						(a) Materials	•	300	0		
	nture— nectors and midwife	•)				(b) Labour (temporary)	••	75	0		
(a) Sataries (insp and wages		. 3,600	0			(4) Management and general expens		91~0	0		
(b) Allowances	•• •	. 1,100	0			(a) Salaries, &c. (electrician and c (b) Salaries, &c. (outdoor staff)	ierk)	$3,150 \\ 1,500$	-0 -0		
(c) Uniforms (d) Office expense	es.,	· · · · ·	0			(c) Printing and stationery	۰.	250	-0		
(c) Disinfectants		. 1,750	0			(d) Sundries	••	675	Ó		
	und drugs (midwife)		0 0			(5) Loan charges— (a) Interest		5,200	0		
 (g) Drainage cons (h) Drainage com 			U.			(b) Capital repayment		4,258	ŏ		
(i) Grant to baby	elinic	. 900	Õ			(6) Extensions		9 822	0		
(j) Milk analysis	•• ••	. 300	0			 (7) Reserve for depreciation (8) Refunds 	•	9 822 50	0		
(2) Scavenging—							-			31.900	
(a) Wages	••• ••• •••	. 4,800	0			KFire protection :	en.				
 (b) Carts, bulls, a (c) Stores 	nd lorries					(1) Cost of fire extinguishers and re &c.	fills.	300	n		
(d) Incinerators		0.50	0				••-			300	r
3) Conservancy-						Other payments :					
(a) Wages		. 4,800	0			Refund of deposits Advances	••	_		-	
(b) Carts, bulls, a			•			Advances Stores advance account	••			-	
(c) Stores						Loan for electric lighting scheme					
(d) Rent of night(e) Maintenance of	f latrines	200	0			Loan for town survey Shortage to be met out of surplus	••				
(f) Acquisition	•••	. 200	0			shorteneo to be more out or surplus	•••				
(g) Construction	••		0					march		115 015	_
	and ca t tle pound							Total	••	115,618	;
4) Slaughter-house		. 240	0			Settled and adopted by the Counci	lon	Decembe	er 8	, 1937 :	-
(a) Wages	•••	1 000	~								
(a) Wages (b) Maintenance	·· ·	. 1,000	0			п			0.5	KLAAS	
(a) Wages		. 1,000	0 0			Office of the Urban District Council, Gampola, December 13, 1937.		esr G. J		KLAAS, hairmar	

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Back Lane Scheme-Trincomalee Urban District Council.

The Housing and Town Improvement Ordinance, Nc. 19 of 1915.

NOTICE is hereby given in terms of section 53 (3) of Ordinance No. 19 of 1915, that the Back Lane Scheme framed by the Council for the under-mentioned areas in Division No. 7, Trincomalee, viz. :

Between Second Cross street and Third Cross street,

Between Third Cross street and Shoe Maker's street, has been submitted to His Excellency the Governor for

sanction. T. BALASUBRAMANIAM,

Urban District Council Office Chairman. Trincomalee, December 10, 1937.

M. L. A.-B 1366/L. D.-B 10/37 The Butchers' Ordinance, 1893.

IT is hereby notified that the cattle pound at the Sinhapura-Kurunogala road junction, Chilaw, has been appointed as the spot in which the licensed butchers of the area within the administrative limits of the Chilaw Urban District Council shall, as required by section 12 (1) of the Butchers' Ordinance, 1893, expose to public view cattle intended for slaughter.

J. A. COREA,

Chairman.

Chairman, Chilaw Urban District Council. Chilaw, June 24, 1937.

Proclamation under the Rabies Ordinance, No. 6 of 1929.

I hereby proclaim the whole area of the Chilaw Urban District Council limits from December 14, 1937, to June 14, 1938, as an area within which rabies exist or within which there is danger of rabies.

Any dog found in any public place or road not being tied up or led will be destroyed.

Urban District Council Office,	J. A. COREA,
Chilaw, December 14, 1937.	Chairma

BADULLA URBAN DISTRICT COUNCIL.

Budget for the Year 1938.

Buuget for the real is	/00.			
	Amo	unt.	Tota	1
REVENUE.	Rs.			
A.—Goneral revenue :—	100.	с.		U .
A.—Goneral revenue :—				
(1) Property rate, $171(1)(a)$	27,118	12		
(2) Acreage tax, 171 (1) (b)	·			
(3) Vehicles and animals \tan , 173 (1) (b)	450	0		
(4) Licence duties	11,200	ŏ		
	11,200	v		
(5) Other taxes				
(6) Refund of stamp duties (Schedule		0		
VI.)	1,650	0		
(7) Refund of liquor licences	2,250	0		
(8) Compensation for opium revenue	1,274	73		
(9) Fines by court (not included else-				
where)	175	0		
(10) Auctioneers' and brokers' licences	50	0		
(11) Interest	1.100			
	50			
	100	-		
(13) Refund of overpayments				
(14) Miscellaneous	200			
(15) Warrant costs, &c.	1,000	0		
-			46,617	85
B.—Thoroughfares :—				
0	4,140	Ó		
(1) Subsidy in lieu of labour tax	4,140	U	1 1 10	~
			4,140	0
(2) Other collections, e.g., fines for				
injuries, &c. (97), cattle seizing				
fees (103) (4), fines on				
proceeds of sale of stray cattle,				
sale of badges, and faretables, &c.	1.000	0		
			1,000	0
C.—Resthouses and ambalams :—			_,	Ŷ
0.—Resthouses and ambalains .—				
(1) Fees	1,500	0		
(2) Other				
			1,500	0
DCouncil lands and buildings (not			-	
included elsewhere) :				
•	2 4 9 4			
(-) 100000	$\cdot 2,000$			
(2) Sale of produce	100	0		
			2,100	0
E.—Public health :—			•	-
(1) General—				
(a) Fines under Part IV., Chapter III.	50	0		
(b) Fees for services of midwife	50	Õ		
(0) 1000 101 501 1000 00	<u>-</u>		100	0
			100	0

Amount. Total. REVENUE. Rs. e. Rs. c. (2) Scavonging-(a) Fees, 168 (10) (b)
(b) Sale of refuse (c) Fines on contractors and labourers (3) Conservancy-(a) Fees, 168 (10) (b)
(b) Sale of refuse, (130) ... 11,000 0 (c) Fines on contractors and labourers 11,000 0 (4) Slaughter-house and cattle pound-(a) Fees 1,600 0 (b) Sale of refuse 1,600 0 (5) Water supply-(a) Water rates, 141 (b) 146 7,106 57 . . Private water service fees 1,000 200 0 (c) Distraining fees 0 . . (d) Works executed for customers Rent of meters (f) Private water service connections 8,306 57 (6) Hospitals-(a) Contribution from Government (b) Rent of hospital grounds (7) Markets and galas-(a) Rents, 168 (2) . Boutiques and stalls, 168 (2) ìΰŚ 2,3640 (c) Fees for private markets, 150 (3) (d) Licences, 163 (1) -----Grain store rents (c) 2,364 0 F.--Public recreation, 168 (7), 170 (1) (b) :---(1) Rents 368 0 Cattle grazing fees ŏ 100(3) Licences for public performances 100 Ó 568 0 G.-Cemeteries (Ordinance No. 9 of 1899) :-(1) Fees (2) Hire ••• 4000 Hire of hearso 15(3) Graves sold for creeting monuments 500 465 0 -Dog Registration (Ordinance No. 25 f 1901, and Rabies Ordinance No. 7 **H**.of 1893) :---(1) Registration fees . . 175 0 . . (2) Fines . . Sale of dog collars 0 5 (3)(4) Seizing fees . . 180 0 -Weights and Measures (Ordinance T.-No. 8 of 1876) :- (1) Fees for stamping
 (2) Fines 10 0 10 - 0 J.-Electricity Department :-(1) Sale of current .. 29,7000 29.700 - 0 0 (2) Rent of meters 2.7602,760 0 (3) Works executed for customers 1,365 0 1,365 0 (4) Miscellaneous . . (5) Refunds of overpayments 10 0 0 10 K.---Fire protection :-(1) Fees Other receipts Total estimated revenue 113,786 42 Estimated balance on December 31, 1937 0 92.000 .. 205,786 42 Total \mathbf{Amount} Total. EXPENDITURE. Rs. c. Rs. c. A.—General expenditure :— (1) Salaries of officers (not otherwise charged)-Secretary 2,985 0 (6) Clerks and Revenue Inspectors $4,419 \\ 764$ 8 (c) Peons õ (d)Cost of technical advisers Pensions 5724 (e) ÷., ٠. 8,740 12

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		Amount.	Tota		Expenditure	Amount.	Total.
Expenditure.		Rs. e.			(5) Water supply—	Rs. c.	Rs. c.
(2) Establishment expenses-						. 474 0	
	rwise	120 - 0				. 100 0	
charged) (b) Travelling	•••	250 - 0			(. 493 0	
(c) Commission to tax collectors	s (not					. <u>300</u> 0	
otherwise charged) (d) Assessor's fees	• • •	3,500 0 225 0			(f) Loan charges	6,030 24	
(c) Legal expenses		230 0			(g) Commission to collectors	. 600 0	7 007 04
(f) Stationery, printing, advort					(6) Hospitals—		7,997 24
and office expenses (not o wise charged)	ther-	3,000 0			(a) Wages	. —	
(g) Registration of voters and		-			()	. 100 0 50 0	
tions)	•••	50 - 0			(c) Paupers		150 0
(h) Cost of vehicle, boat, and as mont plates		411 92			(7) Markets and galas—	-	
(i) Cost of audit		1,000 0			(a) Wages (b) Maintenance		
(j) Holiday railway tickets	• •	595 0	9,381	a.)			
(3) Refunds		600 0		174	(d) Construction		
	-		600	0			
(4) Contributions and grants		1,142 0	1,142	0	2 (
			1,1't⊷	()			695 92
B.—Thoroughfaros :—					F.—Public recreation, 168 (7), 170 (1) (b)		
(1) Salaries and wages—						316 80 170 0	
(a) Superintendent Salary		2,005 0				170 0	
of works Allowances	÷	180 0			(4) Acquisition		
(b) Overseers	••	840 0	3,025	0	(5) Contributions and grants	25 0	861 80
(2) Maintenance		15,461 80	-7,020		G.—Cometeries (Ordinance No. 9 of 1899): -	aut a0
(3) Plant and tools	• •	1,000 0			(1) Wages	563-25	
(4) Lighting (5) Dust laying	••	4,664 96			(2) Maintenance	. 100 0	
(6) Cost of badges and faretables	•••				(3) Construction		663 25
(7) Acquisition	• •	100 0			H.—Dog Registration (Ordinance No. :	25	003 Zə
(8) Improvements(9) Loan charges	•••	5,975 0			of 1901, and Rabies Ordinance No.		
(10) Shade trees		149-60			of 1893) :		
(11) Surveys	• •	150 - 0			(·)	. 450 0 . 17 50	
(12) New works	• •		27,501	63		· · · · ·	
				0.7	(4) Fees to soizers		
C.—Resthouses and ambalams :						· —	
(1) Salaries (2) Maintenance	•••	540 - 0 100 - 0					467 50
(3) Furniture and equipment		270 0			LWeights and Measures (Ordinand	ee	
(4) Improvements		1,050 - 0			No. 8 of 1876) :		
			- 1,960	0	(1) Fees to Inspectors .	. 10 0	10 0
).—Council lands and buildings charged elsewhere) :—	(not				JElectricity Department :		10 0
(1) Wages		30 0			(1) Generation of electricity-		
(2) Commission to collectors						2,500 - 0	
(3) Rent of office		27 50			 (b) Oil, waste, and engine room stor (c) Salaries and wages at works 		
(4) Maintenance ~ (5) Furnitare	••	548-75 50-0			(o) canarios ana wages no works		5,542 50
(6) Loan charges		1,275 - 0			(2) Repairs and maintenance	.	
(7) New works	••	9,993-50	11,924	75	(a) Buildings	. 260-0 d	
Public health :	-		1.1,024		plant	. 687 0	
					(c) Moters, switches and othe apparatus		
(1) General—					apparatus		
(a) Salaries (Inspectors and mide		3,935 0			transmission lines		
and wages (b) Allowances	 	750 0			(3) Service and house connections		1,407 0
(c) Uniforms		91 0			(3) Service and house connections—(a) Materials	. 1,450 0	
(d) Office expenses(e) Disinfectants	••	420 0			(b) Labour (temporary)		
(f) Instruments and drugs	 	100 0			(4) Management and general expenses-		1,450 0
(g) Drainage construction		6,235 0			(a) Salaries, &c. (electrician and		
 (h) Drainage compensation (i) Expenses of Health Week 	••				clerk)	. 2,046 0	
(j) Milk analysis		$\frac{1}{25}$ 0			(c) Printing and stationary	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
(k) Loan charges						250 0	
(l) Anti-malaria works(m) Anti-plague measures	••••						3,711 50
(w) camp progue measures	· · -		11,856	0	 (5) Loan charges (a) Interest 	6.000 0	
(2) Scavenging			,	-		. 6,000 0 . 3,478 27	
(a) Wages		8,100 0					9,478 27
(b) Carts, bulls, and lorries	••				(6) Extension		
(c) Stores (d) Incinerators	•••	$ 450 0 \\ 25 0 $			(7) Reserve for depreciation .(8) Refunds		
(v) monocuotio	··	V	8,575	0			10 Ŭ
(3) Conservancy—					K.—Fire protection :—		
(a) Wages	••	7,11 6 0			(1) Cost of fire extinguishers' refills, &c	e. 60-0	4.5
(b) Carts, bulls, and lorries (c) Stores	••	-			Other payments		60 0
(d) Rent of night soil depot					x <i>v</i>		
(c) Maintenance of latrines		543 32			Total actimated amountiture		20.20-
(f) Acquisition (g) Construction	••	$ \begin{array}{ccc} 1,250 & 0 \\ 5,900 & 0 \end{array} $			Total estimated expenditure Estimated balance on December 31, 19		32,285 45 73,500 97
	••		14,809 3	32		-	····
(4) Slaughter-house and cattle pour	nd				、 、	Total 2	05,786 4 2
(a) Wages		240 0			Sattled and elected to 1 C "		
(b) Maintenance	••	25 0			Settled and adopted by the Council on	November 27	, 1937 :
(c) Acquisition (d) Construction	•••					HENRY J. F	INTO
(e) Cattle disease	••			0	Urban District Council Office,		airman.
			265	v	Badulla, December 2, 1937.		

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TIDBAN	-				ERNMENT GAZETTE — DEC. 23, 1937		1839
URBAN	DISTRICT COUNCIL	, RATNA	PURA.			iount.	Total.
	Budget for the Year 1	938.			HDog registration (Ordinance No. 25	.s. c.	Rs. c
Rev	ENUE.	Amou		tal.	of 1901, and Rabies Ordinance No. 7 of 1893) :		
A.—General rev	'enue :	Rs. c.	. 108.		(1) Deviation from	00 0	
(1) Property		. 22,000	0		(2) Fines	~	
(2) Acreage t (3) Vehicles a	ax, $171(1)(0)$	$(b) \overline{350} 0$	0		(1) Registration rees	-	
(4) Licence d	uties xes, 173 (1) (d)	. 13,750	0 _.		IWeights and Measures (Ordinance		100
(6) Refund o	f stamp duties (Schedul	e			No. 8 of 1876) :		
(7) Refund of	Liquor licences	. 1,600 (. 1,200 (70 0 10 0	
(8) Compensa	tion for opium revenue court (not-included else	. 3,409 23	3		JElectricity Department :		80
where)		. 50 (-		(1) Sale of current	_	
	r's and brokers' licences))		(2) Rent of meters	-	
(12) Sale of old (13) Refund of	1 stores .	. 50 ()		(4) Miscellaneous	-	
(14) Miscelland	l stores l overpayments cous costs, &c.	. 300 ((5) Refund of over payments		
(15) Warrant (osts, &c	. 900 (J - 46,669	23	K.—Fire protection :—		
3Thoroughfa	res :				(1) Fees		
	lieu of labour tax .		ŧ		Total estimated revenue for 1938	-	92,049 9
injuries	ollections, e.g., fines fo s, &c. (97), cattle seizin	g			Estimated balance on December 31, 1937		130,000
fees (10 faretat	3) (4), sale of badges and les, & c.	d . 3,500 () ~		Tota	- 1	222,049 9
			- 7,749	74			
	and ambalams :—				EXPENDITURE. Am	ount.	Total
(1) Fees, 60 (2) Other	··· · ·	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			AGeneral expenditure :	s. e.	Rs. c.
			- 2,525	0	(1) Salaries of officers (not otherwise		
Council las included clsev	nds and buildings (no where) :	t			charged)		
(1) Rents	,	. 1,761 ()			10 0 15 ()	
(2) Sale of pro	oduce .	. 150 0) - 1,911	0		9 0	
—Public healt	5h :				(e) Pensions	3 16	
(1) General						80 A	
(a) Fines un	der Part IV., Chapter III. services of midwife	.750			 (2) Establishment expenses (a) Allowances (not otherwise charged) 1,0 	4 16	
(0) Fees for	services of midwife .	. <u>50</u> 0	125	0	(b) Travelling 60	0 0	
(2) Scavengin	g				(c) Commission to tax collectors (not otherwise charged) 1,00	0 0	
(a) Fees, 16 \cdot (b) Sale of 1	8 (10) (b) refuse	5 0			otherwise charged) 1,00 (d) Assessors fees (e) Legal expenses	10 0	
(c) Fines on	contractors and labours	10 0		0	(f) Stationery, printing, advertising, and office expenses (not other-		
(3) Conservan	cv—		20	0	wise charged) 1,36	3 10	
(a) Fees, 16	8 (10) (b)	6,500 0				5-0	
(b) Sale of r (c) Fincs on	contractors and labourer.	s 10 0			(h) Cost of cart and boat plates 20 (i) Cost of audit 1,00	0 0 0 0	
			6,510	0	(j)Holiday railway tickets		
(a) Fees, 16	house and cattle pound	1,250 0				00	
(b) Sale of r			1,250	0			16,059 42
(5) Water sup	ply		1,200	U	B.—Thoroughfares :—		
		14,000 0			(1) Salaries and wages	a	
(c) Distraini		500 0			Works Allowances 18		
	xecuted for customers meters				(b) Overseers \dots (Salary \dots 1,10 Allowances 23		
(f) Private	water service connections	100 0	15,025	0	(2) Maintenance		
(6) Hospitals-	_		10,020	0	(4) Lighting 5,78	9 0	
	tion from Government .				 (5) Dust laying (6) Cost of badges and faretables 		•
(0) Rent of	hospital grounds	<u> </u>			(7) Acquisition 2,70 (8) Improvements 1,65		
(7) Market and	•	7.000 0			(9) Loan charges	-	
	es and stalls, 168 (12) .				(11) Surveys		
(c) Fees for 1	orivate markets, 150(3)				(12) New works		24,727
(d) Licences	ore rents	$\frac{1}{300}$ 0			C.—Resthouses and ambalams :—		•
(d) Licences (e) Grain sto			7,325	0	(1) Salaries 6	44 0 50 0	
(d) Licences (e) Grain sto (f) Fines on		-			(3) Furniture and equipment 7	$ 50 0 \\ 10 0 $	
 (d) Licences (e) Grain state (f) Fines on –Public recrease 	ation, 168 (7), 170 (1) (b) :				(4) Improvements $\dots 2,0$	00 0	3,604
 (d) Licences (e) Grain state (f) Fines on –Public recreas 1) Rents 2) Cattle graz 	ing fees.	$2,100 0 \\ 90 0$					
 (d) Licences (e) Grain str (f) Fines on —Public recreat 1) Rents 2) Cattle graz 3) Licences for 	ing fees.	2,100 0			DCouncil lands and buildings (not		5,004
 (d) Licences (e) Grain state (f) Fines on -Public recreas 1) Rents 2) Cattle graz 3) Licences for 4) Grant for a 	ing fees. or public performances . 	$2,100 0 \\ 90 0 \\ 50 0$	9 960	0	D.—Council lands and buildings (not charged elsewhere) :—		5,004
 (d) Licences (e) Grain state (f) Fines on —Public recreas (1) Rents (2) Cattle graz (3) Licences for (4) Grant for u (5) Swimming 	ing fees. or public performances pkeep of Fort grounds . bath fees	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2,360	0	(1) Wages		5,004
 (d) Licences (e) Grain state (f) Fines on —Public recreas (1) Rents (2) Cattle graz (3) Licences for (4) Grant for u (5) Swimming —Cemeteries (9) 	ing fees. or public performances ipkeep of Fort grounds . bath fees Ordinance, No. 9 of 1899)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2,360	0	 charged elsewhere) : (1) Wages (2) Commission to collectors (3) Rent of office 	 300 a)
 (d) Licences (e) Grain state (f) Fines on —Public recreas (1) Rents (2) Cattle graz (3) Licences for (4) Grant for u (5) Swimming —Cemeteries (for (1) Fees (2) Hire of her 	ing fees. or public performances upkeep of Fort grounds . bath fees Ordinance, No. 9 of 1890)	$\begin{array}{c} 2,100 & 0 \\ 90 & 0 \\ 50 & 0 \\ 90 & 0 \\ 30 & 0 \\ \hline \\ \hline \\ 30 & 0 \\ \hline \\ \hline \\ 300 & 0 \\ 50 & 0 \\ \end{array}$	2,360	0	charged elsewhere) : (1) Wages (2) Commission to collectors (3) Rent of office (4) Maintenance (2) Maintenance)
 (d) Licences (e) Grain str (f) Fines on —Public recreas (1) Rents (2) Cattle graz (3) Licences fc (4) Grant for u (5) Swimming —Cemeteries (1) (1) Fees (2) Hire of her (3) Graves sole (4) Fees for m 	ing fees. or public performances pkeep of Fort grounds bath fees Ordinance, No. 9 of 1899) arse I for erecting monuments aintenance of Church of	$\begin{array}{c} 2,100 & 0 \\ 90 & 0 \\ 50 & 0 \\ 90 & 0 \\ 30 & 0 \\ \hline \\ \hline \\ \hline \\ \hline \\ 300 & 0 \\ 50 & 0 \\ 21 & 0 \\ \end{array}$	2,360	0	charged elsewhere) : (1) Wages (2) Commission to collectors (3) Rent of office (4) Maintenance (5) Furniture (6) Loan charges	350 0 100 0)
 (d) Licences (e) Grain str (f) Fines on —Public recreas (1) Rents (2) Cattle graz (3) Licences fc (4) Grant for u (5) Swimming —Cemeteries (1) (1) Fees (2) Hire of her (3) Graves sole (4) Fees for m 	ing fees. or public performances pkeep of Fort grounds . bath fees Ordinance, No. 9 of 1899) arse l for erecting monuments	$\begin{array}{c} 2,100 & 0 \\ 90 & 0 \\ 50 & 0 \\ 90 & 0 \\ 30 & 0 \\ \hline \\ \hline \\ \hline \\ \hline \\ 300 & 0 \\ 50 & 0 \\ 21 & 0 \\ \end{array}$	2,360 395		charged elsewhere) : (1) Wages (2) Commission to collectors (3) Rent of office (4) Maintenance (5) Furniture (6) Furniture	350 0 100 0)))

Expenditure.	•	Amount. Rs. c.	Total. Rs. c.	EXPENDITURE. Amount. Total. Rs. c. Rs. c.
E.—Public health : — (1) General—				.f.—Electricity Department :
(a) Salaries (inspectors and midv	vives)			(a) Fuel
and wages	••	4,434 28 993 94		(b) Oil, waste and Engine room stores — (c) Salaries and wages at works —
(c) Uniforms		180 0	•	
(d) Office expenses (c) Disinfectants	••	$\begin{array}{ccc} 50 & 0 \\ 200 & 0 \end{array}$		(2) Repairs and maintenance — (a) Buildings —
(f) Instruments and drugs	•••	100 0		(b) Engines, boilers, machinery and
(g) Drainage construction (h) Drainage compensation	••			(c) Meters, switches and other ap-
(i) Expenses of Health Week				paratus .
 (j) Milk analysis (k) Contribution to Social se 	rvice	50 0		(d) Maintenance of supply mains or transmission lines
League		500 - 0		
(l) Maintenance of Vagrants at 1 of detention		100 0		(3) Service and house connections :
(m) Anti-plague measures	••		6,608 22	(a) Matorials — (b) Labour (temporary) —
(2) Scavenging-				(4) Management and general expenses
(a) Wages	••	$5,735 + 0 \\ 1,500 + 0$		(a) Salaries, &c. (electrician and
(b) Carts, bulls and lorries (c) Stores	•••	1,500 0 400 0	•	clerk)
(d) Incinerator			7,635 0	(c) Printing and stationery
(3) Conservancy—			1,000	(d) Sundries
(a) Wages		6,164 0		(5) Loan charges
(b) Carts, bulls and lorries		$\begin{array}{ccc} 1.000 & 0 \\ 250 & 0 \end{array}$		(a) Interest
(c) Stores(d) Rent of night soil depot	•••	10 0		(0) Extensions
(c) Maintenance of latrines (f) Acquisition	•••	300 0 		(7) Reserve for depreciation
(g) Construction		2,000 0	0.791 0	
			9,724 0	K.—Fire protection :— (1) Cost of fire extinguishers' refills, &c. —
(4) Slaughter-house and cattle pou (a) Wages		300 0		
(a) wages (b) Maintenance	• • • •	325 0		Total estimated expenditure for 1938 111,303 4
(c) Acquisition (d) Construction				Estimated balance on December 31, 1938 110,746–93
(c) Cattle disease	• •	25 0	650 0	Total 222,049-97
(5) Water supply—	-		0.001 0	
(a) Wages \ldots		2,152 = 0		Settled and adopted by the Council on December 11, 1937.
(b) Stores (c) Maintenance	• •	$100 0 \\ 1,500 0$		J. S. THAMBIYAH,
(d) Acquisition				Urban District Council Offico, Chairman. Ratnapura, Docombor 17, 1937.
(c) Construction (f) Loan charges	• •	15,766 60		
(g) Commission to collectors		500 0	20.018 60	
(6) Hospitals—	-		40,013-00	Dog Tax for 1938—Kegalla.
(a) Wages				The Dog Registration Ordinance, 1901.
(b) Maintenance (c) Paupers	••	200 0 10 0		IT is hereby notified that the Kecalla Urban District
	-		210 - 0	Council has, in terms of section 5 of "The Dog Registration
(7) Markets and galas—				Ordinance, 1901", imposed for the year 1938, a registration for of Re. 1 on every dog and Re. 1.50 on every bitch, kept
(a) Wages (b) Maintenance		200 0		within the administrative limits of the said Urban District
(c) Printing, &c.		15 0		Council.
(d) Construction (e) Compensation	••••			E. AshLey Peries, Office of the Urban District Council, Chairman.
(f) Acquisition	••			Office of the Urban District Council, Chairman. Kegalla, December 18, 1937.
(g) Loan charges	- ' -		215 - 0	
(8) Cost of Epidemic .	•••		_	
F.—Public recreation, 168, (7), 170 (1)(b):-	_		Datas and Taxas for 1029 Varalla
(1) Wages		219 0		Rates and Taxes for 1938—Kegalla.
(2) Maintenance (3) Allowance to band	 	3,500 0		The Local Government Ordinance, No. 11 of 1920.
(4) Acquisition	• •			IT is horoby notified that the Kegalla Urban District Council, has in terms of the above Ordinance, imposed for
(5) Contributions and grants(6) Construction	•••	$\begin{array}{ccc} 25 & 0 \\ 400 & 0 \end{array}$		the year 1938, the following rates and taxes being the same
	-	<u> </u>	4.144 0	as were in force during the preceding year within the
G.—Cemeteries (Ordinance No 9 of I	899) :-			administrative limits of the Kegalla Urban District Council, subject to the provisions of the aforesaid Ordinance :
(1) Wages (2) Maintenance	•••	807 0 200 0		Under section 173 (1) (b) : A tax in respect of the follow-
(3) Construction	••		1,007 0	ing vehicles and animals, payable on or before March 31,
H.—Dog Registration (Ordinance N of 1901, and Rabies Ordinance No 1893) :—			_, ~~ ~	at the rate specified : Per Annum. Rs. e.
(1) Destruction of dogs		150 0		For every carriage of whatever description other
(2) Commission to collectors(3) Cost of dog collars		. 5 0		than a cart, hackery, or jinrickshaw 5 (
(4) Fees to seizers				For every rickshaw
(5) Maintenance of dog pound(6) Construction		25 0		For every double-bullock cart or hackery 4 For every single-bullock cart or hackery 2 50
			180 0	For every mule or pony 2 50
IWeights and Measures (Ordi	nance			For every bicycle
No. 8 of 1876) : (1) Fees to inspectors	·			E. Ashley Peries,
(2) Cost of standards		10 0	10 0	Office of the Urban District Council, Chairman. Kegalla, December 18, 1937.

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URBAN DISTRICT COUNCIL Budget for the Year 193			LA.			Amoun estimated the year, l	for 938.	•
	timated vear 19	for	Tota	1.	(1) Fees	Rs. c		Rs. c.
A.—General revenue :—	Rs.	e.	Rs.	c.	(1) 1 000	· · · · · · · · · · · · · · · · · · ·		
(1) Property rate, $171(1)(a)$ (2) Acreage tax, $171(1)(b)$	9,000				• Estimated total revenue Estimated balance on January 1, 1			60,032 9 12,000
(3) Vehicles and animals tax, 173 (1) (b) (4) Licence duties) 80 5,000	0 0				Total		72,032 9
 (5) Other taxes, 173 (1) (d) (6) Refund of Stamp duties (Schedule) 						2000		
VI.)	600 600	0			HEADS OF PAYMENTS.	Amour voted fo		Total.
(8) Compensation for opium revenue .(9) Fines by Court (not included else-	678	97				year 19 Rs.		Rs. c
where) (10) Auctioneer's and brokers' licences	250 60	0			A.—General expenditure :			
(11) Interest	$15 \\ 10$				(1) Salaries of officers (not otherwi			
(13) Refund of overpayments		Ó			(a) Secretary(b) Clerks and Revenue Inspectors	2,040 .1,255	0	
14) Miscellaneous			16,59 3	97	(c) Peons	<u>63</u> 0 <u>—</u>	0	
Thoroughfares :	1,611	0				120	0	
(2) Other collections, e.g., fines for in-	.,	Ŭ			(a) Allowances (not otherwi		•	
juries, &c. (97), cattle seizing fees (103) (4), sale of badges and fare-					(b) Travelling			
(3) Contributions towards the mainte-	3,500	0			(c) Commission to tax collectors (n otherwise charged)	ot 	0	
nance of thoroughfares	25	0	5,136	0	(d) Assessors' fees	$\frac{1}{250}$	0	
	1 750	A	,,		(f) Stationery, printing, advertising	g,		•
(1) Fees, 60	1,750		1,750	0	and office expenses (not othe wise charged)	1,200	0	
Council lands and buildings (not included elsewhere) :						50	0	
1) Rents	200	0		÷		$\begin{array}{ccc} & 25 \\ & 650 \end{array}$	0	
2) Sale of produce	5	0	205	0	(j) Holiday railway tickets	90		
-Public health :						200 360	ö	0.050
 General— (a) Fines under Part IV., Chapter III. 	100	0			B.—-Thoroughfares :			8,270
(b) Fees for services of midwife(c) Government contribution towards					(1) Salaries and wages-	900	0	
the cost of town drainage	_				of Works Allowances	60	0	
(d) Refund of private drain construc- tion						480 2,500	- 0 - 0	
2) Scavenging— (a) Fees, 168 (10) (b)					(3) Plant and tools	450 6,400	0 0	
(b) Sale of refuse(c) Fines on contractors and labourers		0			(5) Dust laying		0	
) Conservancy	6,000	0			(7) Acquisition	100	0	
(b) Sale of refuse, 130							0	
(c) Fines on contractors and labourers) Slaughter-house and cattle pound—	$\frac{2}{750}$	0 0			(10) Shade trees	. 100	0	
(a) Fees, 168 (11) (a) (b) Sale of refuse					(1.5) NT	. 500	0	11,690 0
) Water supply— (a) Water rates, 141 (b), 146					C.—Resthouses and ambalams :—			11,0.00
(b) Private water service fees					(1) Salaries	150		
b) Hospitals— (a) Contribution from Government	<u></u>				(3) Furniture and equipment	. 700	0	
(b) Rent of hospital grounds) Markets and galas—	_				(4) Improvements			1,370 (
(a) Rents, 168 (12) (b) Boutiques and stalls, 168 (12)	4,734	0			D.—Council lands and buildings (no charged elsewhere) :—	t		
(c) Fees for private markets, 150 (3)	30	0			(1) Wages			
(a) Licences, 163 (1) (c) Grain store rents	540	0	0 1 6 1	~	(2) Commission to collectors(3) Rent of office	. 300		
-Public recreation, 168 (7), 170 (1) (b) :-		- 1	2,161	U	(4) Maintenance	. 250	0	
) Rents	5	0			(6) Loan charges	1,020 1,500		
) Licences for public performances	15		90	•	E.—Public health :—		. _	3,570
		_	20	U	(1) General—			
) Fees	$50 \\ 20$				(a) Salaries (Inspectors and midwive	es)	0	
) Hire of hearse) Graves sold for erecting monuments		U	-		(b) Allowances	300	0	
-Dog Registration (Ordinance No. 25			70	0	(d) Printing	$\begin{array}{ccc} . & 100 \\ . & 50 \end{array}$	0	
of 1901, and Rabies Ordinance No. 7 of 1893) :	•					$\begin{array}{ccc} & 350 \\ & 25 \end{array}$		
Registration fees	60	0				1,000		
) Fines					(i) Expenses of Health Week			
Seizing fees		_	60	0	(<i>j</i>) Milk samples (2) Scavenging—	200		
Weights and Measures (Ordinance No. 8 of 1876) :—			-	•	(a) Wages (b) Carts, bulls, and lorries	··· 1,892		
) Fees for stamping ···	60	0			(c) Stores	400	-	
) Fines		_	60	0	(d) Incinerator (3) Conservancy—	••		
Electricity Department :		-	00	U	(a) Wages (b) Carts, bulls and lorries	3,300		
) Sale of current 2 P) Rent of meters		0 0			(c) Stores	150		
B) Works executed for customers					(d) Rent of night soil depot (e) Maintenance of latrines-	$\therefore \frac{1}{200}$	0	
i) Miscellaneous	25	0 - 2	3,977	0	(f) Acquisition (g) Construction	:: =		
		-		÷	(a) completed (),			

0

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0

37

HEAD OF PAYMENTS.	vote	mount d for t ir 1938	he	Total.		
	J	Rs.		Rs.	c.	
(4) Slaughtor-house and cattle poun	.d					
(a) Wages						
(b) Maintenance	••	100	0			
(c) Acquisition (d) Construction	· · · ·					
(c) Cattle disease		-				
(5) Water supply-						
(a) Wages (b) Stores	•••	_				
(c) Maintenance	••	50	0			
(d) Acquisition	••	200	Ó			
 (d) Acquisition (e) Construction (f) Loan charges 	•••					
(g) Commission to collectors	••					
(6) Hospitals— (a) Wages						
(a) Wages	••	25	0			
(c) Paupers	••	25	0			
(7) Markets and galas— (a) Wages		_				
(b) Maintenanco(c) Printing, &c.	••	250	0			
(c) Printing, &c	••					
(d) Construction (e) Compensation	•••					
(f) Acquisition	••	-				
(g) Loan charges (h) Anti-malaria work	 	250	0			
(ii) futur inclusive or other	··			12.087	(
F.—Public recreation, 168 (7), 170 (1)	(b) ·	-				
	()	240	0			
(2) Maintenance		100	0			
(3) Allowance to band	••					
(4) Acquisition (5) Contribution	••	100	0			
				440	(
GCemeteries (Ordinance No. 9 of 18	99) :					
(1) Wages		240				
(2) Maintenance		100		340		
 H.—Dog Registration (Ordinance No of 1901, and Rabies Ordinance No of 1893) : (1) Destruction of dogs (2) Commission to reflectore 	(o. 7 	350 15				
(2) Commission to collectors (3) Cost of dog collars	•••	10				
(3) Cost of dog collars(4) Fees to seizers						
(5) Maintenance of dog pound	•••			375		
I.—Weights and Measures (Ordinance 8 of 1876) :—	No.					
(1) Fees to Inspectors	••	20	0	20		
J.—Electricity Department :— (1) Generation of electricity—				20	,	
(a) Fuel		3,875	0			
(b) Oil, waste, and engine room st(c) Salaries and wages at works		1,960 2,450	- 0 - 0			
(d) Maintenance of supply mains	and					
transmission lines	••	1,500	0			
 (2) Repairs and maintenance— (a) Buildings 		350	0			
(b) Engines, boilers machinery,	and					
plant	•••	500	-0			
(c) Meters, switches, and other apratus	ppa-	1,650	0			
(3) Service and house connections-	-					
(a) Materials	••	$\frac{500}{25}$	- 0 - 0			
 (δ) Labour (temporary) (4) Management and general expension 	 ses—	,	0			
(a) Salaries, &c. (electrician and c	lerk)	2,208	0			
(b) Salaries, &c. (outdoor staff)	••	960 100	0			
(c) Printing and stationery(d) Sundries		800	ŏ			
(e) Contributions and fees to tee	hni-		~			
cal advisers (5) Loan charges—	••	200	0			
(a) Interest		4,596	64			
(b) Capital repayment		4,521	73			
(6) Extensions	••	500	0	26,696	3	
77 131 · · · ·				20,000		
K.—Fire protection :— (1) Cost of fire extinguishers ⁺ refills	&c	50	0			
(1) Cost of the extinguishers rethis	, wo. 			50		

(1) Cost of fire extinguishers ⁺ refills, &c. 50	0	50	0
Estimated total expenditure Estimated balance on December 31, 1938		64,908 7,124	
Total		72,032	97.

Settled and adopted by the Council on December 18, 1937:

Urban District Council Office

E. ASHLEY PERIES, Chairman. Kegalla, December 20, 1937.

MARK NOTICES. TRADE

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. 6,904. (2) Date of Receipt : (1) Trade Mark No. 6,904. (2) Date of Recept: November 2, 1937. (3) Applicant (Proprietor of the Trade Mark): The firm trading as D. S. AMARASINGHE & BROTHERS, Malabe, Talangama North, manufacturers. (4) Class: 13. (5) Goods: Hinges. locks, bolts and other goods in class 13. (6) Representation of the Trade Mark:

Registration of this trade work shall give no right to the exclusive use of the letters " D. N. A."

Registrar-Goneral's Office, Colombo, December 1, 1937.

J. C. W. ROCK Registrar of Trade Maks.

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) Trado Mark No. 6,908. (2) Date of Receipt: November 6, 1937. (3) Applicant (Proprietor of the Trade Mark): THE SHELL COMPANY OF CEYLON, Trade Mark): THE SHELL COMPANY OF CEYLON, LIMITED (A Company incorporated under the laws of Great Britain), St. Holen's Court, Great St. Helen's, London E. C. 3, England, merchants. (4) Address for service in the Island: C/o Julius & Creasy, Colombo. (5) Class: 47. (6) Goods: Candles, nightlights, illuminat-ing wax, illuminating, heating or lubricating oils and greases, power oils and power spirits. (7) Representation of the Terde Mark. of the Trade Mark : 4

SHELL 0

To be dissocration in the Trade Marks Nos. 643, 4,001, 4,002, 4,003, 4,004, 4,973, 5,564, 5,866, 6,453 and 6,907 under section 24.

Registrar-General's Office, J. C. W. Rock, Colombo, December 15, 1937. 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. 6,914. (2) Date of Receipt : Novem-ber 13, 1937. (3) Applicant (Proprietor of the Trade Mark): The firm trading as AHAMED ABDUL SATTAR & CO., 173-175, Second Cross street, Pettah, Colombo, piece goods merchants. (4) Class: 24. (5) Coods: Cetten shirtings, suitings, sarongs and camboys. (6) Representation of the Trade Mark :

HAVELUCK øÖ 4.00

Registrar General's Office, Colombo, December 8, 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 Gazetle, 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. 6,919. (2) Date of Receipt: November 20, 1937. (3) Applicant (Proprietor of the Trade Mark): IVERS-LEE (OVERSEAS) SANITAPE COMPANY PROPRIETARY, LIMITED (a Company duly incorporated under the laws of the State of Victoria, Commonwealth of Australia), No. 37, Swanston street, Melbourne, State of Victoria, lessors of packaging machines. (4) Address for service in the Island : C/o Julius & Creasy, Colombo. (5) Class : 50. (6) Goods : Packing materials of cellulose in the form of tape for use only in vrafing tablets. (7) Representation of the Trade Mark :

SANITAPE

Registrar-General's Office, Colombo, December 15, 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. 6,921. (2) Date of B.ceipt: November 23, 1937. (3) Applicant (Proprietor of the Trade Mark): DODWELL AND COMPANY, LLMITED (a Company incorporated under the laws of England), 80, Glennie stroot, Slave Island, Colombo, tea merchants. (4) Address for service in the Island: C/ö H. W. Cave & Company, Gaffoor building, Fort, Colombo. (5) Class: 42. (6) Goods: Tea. (7) Representation of the Trade Mark:

PADAHENA

Registrar-Cenoral's Office, Colombo, December 15, 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*, lodgo 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. 6,923. (2) Date of Receipt: November 25, 1937. (3) Applicant (Property of the Trade Mark): PYE LIMITED (a Company duly incorporated under the laws of Great Britain), Radio Works, Cambridge, County of Cambridge, Englands engineers (4) Address for service in the Island: C/o Julius & Gready, Colombo. (5) Class: 8. (6) Goods: Wipters and Television, telegraphic and telephonic apparatus and parts thereof generally, and electrical appliances and parts generally. (7) Representation of the Trade Mark:



Registrar-General's Office, Colombo, Decomber 15, 1937. J. C. W. Rock, Registrar of Trade Marks.

NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following Specifications have been accepted :--

No. 2,943 of February 24, 1937 (Date applied for under. Section 48 of the Orlinance : September 4, 1933).

Metallgesellschaft Aktiengesellschaft.

Process for concentrating or enriching rubber latex.

Abstract.—Rubber latex is creamed by the addition of water-soluble synthetic polymerhomologous substances of a hemicoloidal or eucolloidal nature. The terms "polymerhomologous", "hemicolloidal" and "eucolloidal" are defined in the body of the Specification. Suitable substances are polyvinyl alcohols, alkali or ammonium salts of polyacrylic acids, polyethylene oxides, ethers such as methyl or oxyethyl ethers of polyvinyl alcohols or of cellulose, starch, dextrin or lichenin or alkali salts of the acids obtained on reacting halogen fatty acids such as chloracetic acid with cellulose.

The action of the creaning agent can be increased by adding a substance such as borax to increase its viscosity. The concentration may be effected solely by creaning, or by creaning combined with centrifuging, filtration or evaporisation. The creaning may be effected at ordinary temperatures but may be accelerated by warming the latex with the creaning agent to a temperature up to $60^{\circ}-100^{\circ}C$. During evaporation stabilisers may be added. There are seven claims and no drawings.

No. 2,948 of March 24, 1937 (Date applied for under Section 48 of the Ordinance : August 27, 1939).

United States Rubber Company.

Improvement in or relating to the preservation of rubber latex.

Abstract.—A method of preserving latex by the addition to it of a small quantity of formaldehyde, allowing it to stand, and subsequently adding to it a small amount of ammonia or its equivalent such as trimethylamine, tetraethyl ammonium compounds, &c. The amount of formaldehyde added should be small, e.g., 2 parts per 100 parts latex such that it is completely absorbed giving a non water-absorptive power to the rubber. Since no combination of ammonia and formaldehyde can take place, no accelerator is produced to interfere with the subsequent treatment of rubber. The inventors state that the latex thus preserved with formaldehyde will withstand shipment in the same manner as ammonia preserved latex, but which will not exhibit any coagulating tendencies as happens in the case of ordinary formaldehyde preserved latex.

There are two claims and no drawings.

No. 2,949 of March 24, 1937 (Date upplied for under Section 48 of the Ordinance : January 31, 1934).

United States Rubber Company.

Improvements in or relating to creaming of rubber latex.

Abstract.—A method of creaming latex by the addition of water extraction of the seeds of plants of the genus Cassia, e.g., Cassia Javanica L., Cassia Occidentalis L. The inventors state that these two species are indigenous to planting districts, and give the results of treating 100 parts of 36 per cent. solids latex with water extracts containing $\cdot 08 - \cdot 16$ solids in the case of Cassia Javanica L. and $\cdot 16$ solids in the case of Cassia Javanica L.

There are four claims and no drawings.

No. 2,950 of March 24, 1937 (Date applied for under Section 48 of the Ordinance : January 31, 1934).

United States Rubber Company.

Improvements in or relating to creaming of rubber latex.

Abstract.—A method of creaning latex by the addition of the water extraction of the meal or flour made from the plants of the genus Antorphophallus, *e.g.*, Amorphophallus Riveri, Amorphophallus Variabils or Amorphophallus Campanulatus. Tabulate results of creaning tests, using from $\cdot 04$ to $\cdot 12$ solids of the creaning agent to 100 parts latex are given.

There are two claims and no drawings.

No. 2,951 of March 24, 1937 (Date applied for under Section 48 of the Ordinance : December 3, 1934).

United States Rubber Company.

Improvements in or relating to creaming of rubber latex.

Abstract.—A method of creaning latex by the addition of a water extraction of the seeds of plants of the genera Caesalpinia or Poinciana, e.g., Caesalpinia Pulcherrima Sw. or Poinciana Regia. Results of tests using $\cdot 06 - \cdot 16$ solids of the creaming agent in the case of Caesalpinia Pulcherrima Sw. and $\cdot 09 - \cdot 16$ solids of the creaming agent in the case of Poinciana Regia to 100 parts of latex are given.

There are four claims and no drawings.

R. H. PAUL, Registrar of Patents.

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