

THE

CEYLON GOVERNMENT GAZETTE

EXTRAORDINARY.

No. 8,794 – MONDAY, SEPTEMBER 15, 1941.

Published by Authority.

PART I.-GENERAL.

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

L. D.-CF 8/39

GOVERNMENT NOTIFICATIONS. THE EMERGENCY POWERS (DEFENCE) ACTS, 1939 AND 1940

CF 1552/4/35

E. R. SUDBURY.

Secretary to the Governor.

DEFENCE Regulation made by the Governor by virtue of the powers vested in him by the Emergency Powers (Defence) Acts, 1939 and 1940, of the Imperial Parliament, as adapted, modified and extended to Ceylon by the Emergency Powers (Colonial Defence) Order in Council, 1939, and the Emergency Powers (Colonial Defence) (Amendment) Order in Council, 1940

By His Excellency's command.

Nuwara Ebya, September 15, 1941.

places

Regulation

The Defence (Miscellaneous) Regulations, published in the Supplement to Gazette No 8,533 of October 20, 1939, as amended by any subsequent Defence Regulation, are hereby further amended as follows ---

(1) in regulation 2, by the insertion, immediately after the definition of "postal article" in paragraph (1) of that regulation, of the following

' '' protected place " has the meaning assigned to that expression by paragraph (1) of regulation 25; ';

(2) by the insertion, immediately after regulation 35, of the following new regulation -

 $35_{\rm A}$ (1) The Governor, if he considers it necessary in the interests of the defence of the Island so to do, may by order provide for the stopping up or diversion of any highway passing through, and for prohibiting or restricting the exercise of right of way, or the use of any highway passing through— Control of highways over or near defence works and protected

(a) any premises used or appropriated for use in His Majesty's service, or
(b) any premises used or appropriated for the performance of any services designated by the Governor for the purposes of this regulation, being services which appear to him to be essential for the defence of the Island or the efficient prosecution of the war or to be essential for the life of the community, or
(c) land adjoining any premises as aforesaid or adjoining any protected place.

(c) that aujoining any premises as attreast or aujoining any protected place.
(2) Where by reason of the operation of any order made under paragraph (1), any ommibus is prevented from using any highway or part of any highway specified in the hience issued for that omnibus by the licensing authority under the Motor Cai Ordinance, No. 45 of 1938, that omnibus shall be entitled, notwithstanding augthing in that Ordinance or in any other written law, to use such alternative highway or highways as may be prescribed by that licensing authority by notification published in the *Gazette*.
(3) In this regulation, "highway", "licensing authority", and "omnibus" have, respectively, the same meaning as in the Motor Car Ordinance, No. 45 of 1938

PROCLAMATIONS BY THE GOVERNOR.

L. D.-B 6/32

1348

Seal.

BY HIS EXCELLENCY THE GOVERNOR A PROCLAMATION

A. CALDECOTT.

KNOW Ye that by virtue of the powers vested in me by section 5 (1) of the Cemeteries and Burials Ordinanco (Chapter 181), I, Andrew Caldecott, Govennor of Ceylon, do by this Proclamation establish from the date heretof a general cemetery on the land described in Schedule A hereto for the burial of the dead within the limits specified in Schedule B hereto And I do further, under section 5 (3), wholly exempt the general cemetery so established from the operation of sections 10, 15, 16, and 23 of the Ordinance By His Excellency's command.

By His Excellency's command,

E R SUBBURY, Secretary to the Governor

Nuwara Eliya, September 10, 1941

GOD SAVE THE KING.

Schedule A.

Schedule A. That portion of an allotment of land shown as lot G 102 in Preli-mmary Plan No 2,838 in which burials wore discontinued from and aftor April 1, 1898, by virtue of an Order of the Governor published in *Gazette* No 5,541 of Maich 25, 1898, and situated in Desastra Kalutara, in the District of Kalutara of the Western Province, and subsequently surveyed and shown as lots I and 2 in Preliminary Plan No 19,014 containing in extent 1 acre 2 roods and 22 1 perches. Boundaries —

Boundaries — North by Siyambalagahawatta claimed by Don Abraham Jaya-sundara Arachohi and Mahawatta claimed by S. R. Nonna Fornando and Sayakarage Porolis Fernando East by Mahawatta claimed by Samarapulirathago Nonna Fer-nando and Nisanga Nonishamy and another, lot 3 in P. P. 19,014, Dickwatta claimed by Bodayabadugo Abraham Perera and another and lot 4 in P. P. 19,014 South by road leading from Temple 10 ad to Wilegoda West by Siyambalagahawatta claimed by Ranmuui Dinas Silva and Don Abraham Jayasundara Arachchi Schalula B.

Schedule B

The administrative limits of the Kalutara Urban Council

APPOINTMENTS, &c., BY THE GOVERNOR. No. 581 of 1941.

CF I 73/41

HIS EXCELLENCY THE GOVERNOR has been pleased with the approval of the SECRETARY OF STATE FOR THE COLONIES to appoint Mr. E. G. P. JAYETILLEKE, K.C., to be Attoiney-General, Ceylon, with effect from March 5, 1941

By His Excellency's command,

Chief Secretary's Office,	G S WODEMAN,
P O. Box No. 500,	Chief Secretary
Colombo, September 11, 1941	•

No. 582 of 1941

CF 11/41 HIS EXCELLENCY THE GOVERNOR has been pleased with the approval of the SECRETARY OF STATE FOR THE COLONIES to appoint Mr M. W. H. DE SILVA to be Solicitor-General, Ceylon, with effect from May 26, 1941.

By	His Excellency's command
Chief Secretary's Office,	G. S. WODEMAN,
P. O. Box No 500,	Chief Secretary
Colombo, September 11, 1941	

No. 583 of 1941.

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

1 3/41

•

Mr O. L. DE KRETSER (Jnr), Advocate, to act as Additional Crown Counsel with effect from September 1 to 8, 1941, inclusive, and with effect from September 22, 1941, until further orders

I 3/41 Mr H A. WIJEMANNE, Advocate, to act as Crown Counsel, with effect from September 15, 1941, until further orders

J 50/41

N 20/41

Mr G. S PEIRIS to be attached temporarily to the office of the Land Commissioner for training in land work with effect from September 13, 1941

By His Excellency's command,

Chief Secretary's Office, Colombo, September 16, 1941. G S WODEMAN, Chief Secretary

No. 584 of 1941.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointment in the 3rd Battalion, Ceylon Light Infantry, with effect from the date hereof —

To be Lieutenant and Quartermaster Regimental Serjeant Major HILARY GORDON JACOTINE, C L I.

By His Excellency's command,

Chief Secretary's Office G S WODEMAN, Chief Secretary Colombo, September 17, 1941.

No. 585 of 1941.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointment in the Ceylon Engineers, with effect from the date hereof, to fill an existing vacancy ---

To be Lieutenant and Quartermaster

Company Quartermaster Serjeant JAMES SAMUEL POPPENBECK, CE. By His Excellency's command,

G S WODEMAN, Chief Secretary Chief Secretary's Office, Colombo, September 11, 1941.

No. 586 of 1941.

HIS EXCELLENCY THE GOVERNOR has been pleased to post Second Lieutenant ALBERT EDWARD WOODALL of the Ceylon Army Service Corps to the Reserve of his Corps with effect from the data hereof date hereof

By His Excellency's command, Chief Secretary's Office, Colombo, September 16, 1941

G. S WODEMAN, Chief Secretary

No. 587 of 1941.

N 141/41 HIS EXCELLENCY THE GOVERNOR has been pleased to approve the transfer of Lieutenant HENRY DE SYLVA of the Ceylon Cadet Battalion to the Ceylon Light Infantry with effect from the date hereof to fill an existing vacancy

By His Excellency's command.

G S WODEMAN, Chief Secretary. Chief Secretary's Office, Colombo, September 11, 1941

No. 588 of 1941.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments .-J 20/36

Mr JAMES JOSEPH to be, in addition to his other duties, an Additional District Judge, Kalutara, on September 13 and October 4, 1941, to try D C, Kalutara, case No 22,026.

J 22/36 Mr Waldo Sansoni to be, in addition to his other duties, an Additional District Judge, Kandy, on September 23, 1941, to enable judgment to be delivered in D C., Kandy, case No L 133

J 69/36

Mr L G POULIER to be Additional District Judge, Additional Commissioner of Requests, and Additional Magistrate, Tangalla, during the absence of Mr H S ROBERTS, on September 9 and 10, 3941 J 25/36

J 25/36 Mr V JOSEPH to be, in addition to his other duties, an Additional District Judge, Kurunegala, on October 3 and 4, 1941, to enable judgments to be delivered in D C, Kurunegala, cases Nos 18,877, 18,897, 17,883, 18,820, and 16,350 and to try D C, Kurunegala, case No 43. J 15/36

M1 P B TENNERCON to be Additional Magistrate, Gampaha, on September 29, 1941, to hear M C, Gampaha, case No 9,485

J 2/36 Mr D L. WELIKALA to be Additional Magistrate, Avissawella, on September 29, 1941, to try M C, Avissawella, case No $23,036\degree$

J 92/38

Mr A C Z WIJAVARATNE to act as Magistrate and Commissioner of Requests, Gampola, and an Additional District Judge, Kandy, during the absence of Mr Ivor S. DE SARAM, from September 16 to 30, 1941, or until further orders

J 31/36

Mr C P DE SILVA to be, in addition to his other duties, an Additional Magistrate, Vavuniya, on September 17, 1941, to try M C, Vavuniya, case No. 16,326 'B'

By His Excellency's command, ROBERT H. DRAYTON, Legal Secretary Legal Secretary's Office, Colombo, September 13, 1941

No. 589 of 1941.

V 60/36 IN pursuance of the powers delegated by HIS EXCELLENCY THE GOVERNOR to me in that behalf, Mr E DISSANAYAKE has been appointed temporarily, under section 65 of the Village Communities Ordinance (Cap 198), as President, Village Tribunals, Kandaboda pattu, and Additional President, Village Tribunals, Gangaboda pattu, during the absence of Mr PERCY A PERERA, from September 8 to 16, 1941.

Legal Secretary's Office, Colombo, September 10, 1941 ROBERT H DRAYTON, Legal Secretary.

No. 590 of 1941.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr AGAMPODI ROBERT DE SILVA to be a Notary Public throughout the judicial division of Kalutara, and to practise as such in the English language

G. C S COREA, Minister for Labour, Industry and Commerce. Colombo, September 12, 1941.

V 60/36

N 53/41

N 20/41

No. 591 of 1941.

IN DIFINITION OF THE INFORMATION OF THE INFORMATION OF THE GOVERNOR TO BE IN THE BOVERNOR TO BE IN THE BOVERNOR TO BE IN THE ADDA THE ADA THE ADDA THE ADDA THE ADDA

The Kachcheri,	W O STEVENS,
Galle, September 11, 1941.	Government Agent.
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No. 592 of 1941.

IN pursuance of the powers delegated by HIS EXCELLENCY THE GOVERNOR to me in that behalf, Mr. C A. RATNAYAKE, Proctor, S. C and N P, has been appointed temporarily, under section 65 of the Village Communities Ordinance (Cap 198), as President, Village Tribunals, Katugampola hatpattu, during the absence of Mr. T F DUNUWILLE, from September 15 to 17, 1941

The Kachchen, Kurunegala, September 15, 1941

No. 593 of 1941.

G 4298

43/5/42 (FSO)

N E. ERNST, Government Agent.

G 4307

IN pursuance of the powers delegated by HIS EXCELLENCY THE GOVERNOR to me in that behalf. Mr. D T B EMBOGAMA has been appointed temporarily, under section 65 of the Village Communities Ordinance (Cap 198), as President, Village Tribunals, Wanni hat-pattu, during the absence of Mr L. H ILANGANTILEKE, from September 15 to 20, 1941.

N E ERNST, Government Agent The Kachcheri, Kurunegala, September 15, 1941.

APPOINTMENTS, &c., OF REGISTRARS.

THE following appointment made under the proviso to section 2 (3) of the Registration of Documents Ordinance (Chapter 101) is hereby notified :---

JOSEFH EMMANUEL PATRICK to act as Registrar of Lands, Vavuniya, for three days from September 11, 1941, during the absence of the Registrar, H. T. FORMAN, on other duty.

Registrar-General's Office, Colombo, September 19, 1941. G. L D. DAVIDSON, Registrar-General

GOVERNMENT NOTIFICATIONS.

L D --- CF 13E/39

THE DEFENCE (TRADING WITH THE ENEMY) REGULATIONS, 1939.

1939. WHEREAS the territories formerly known as Italian East Africa are now in the occupation of His Majesty And whereas it is expedient in terms of paragraph (2) of regula-tion 1 of the Defence (Trading with the Enemy) Regulations, 1939, to give authority to persons and firms in Ceylon in the manner hereinafter provided Now, therefore, I, Andrew Caldecott, Governor of Ceylon, in the exercise of the powers vosted in me by paragraph (2) of regula-tion 1 of the Defence (Trading with the Enemy) Regulations, 1939, do hereby authorise all commercial, financial or other intercourse or dealings between persons or firms in Ceylon and bodies of persons, whether corporate or unmocryorste, carrying or business in any of the territories formerly known as Italian East Africa, notwith-standing that any such body of persons is an enemy within the meaning of the aforesaid Regulations. A CALDECOTT,

A CALDECOTT, Nuwara Eliya, September 14, 1941 Covernor.

L D-B 47/33 М Н.--РК 95/41

THE QUARANTINE AND PREVENTION OF DISEASES ORDINANCE. Notification.

Notification. BY virtue of the powers vested in me by regulation 1 of the regulations under sections 2 and 3 of the Quarantine and Prevention of Diseases Ordinance (Chapter 173), published in the Supplement to Gazette No 7,481 of August 28, 1925; I, Andrew Caldecott, Governor of Ceylon, do by this Notification revoke the Notification of May 8, 1941, published in Gazette No 8,744 of May 9, 1941, confirming the declaration of a "diseased locality" made by the Municipal Commissioner of Colombo. 1 0.....

Nuwara Eliya, September 14, 1941.	Governor.
L. DB 47/33	М НРК 109/41

THE QUARANTINE AND PREVENTION OF DISEASES ORDINANCE. Notification.

Notification. . BY virtue of the powers vested in me by regulation 1 of the regulations under sections 2 and 3 of the Quarantine and Prevention of Diseases Ordinance (Chapter 173), published in the Supplement to Gazette No. 7,481 of August 28, 1925, I, Andrew Caldecott, Governor of Ceylon, do by this Notification revoke the Notification of May 17, 1941, published in Gazette No. 8,747 of May 17, 1941, confirming the declaration of a "diseased locality" made by the Assistant Government Agent, Kalutara A CALDECOUT.

	A CALDECOTT,
Nuwara Eliva, September 14, 1941.	Governor.

M. H.---PK 109/41 L D-B 47/33 THE QUARANTINE AND PREVENTION OF DISEASES ORDINANCE

Notification BY virtue of the powers vested in me by regulation 1 of the regulations under sections 2 and 3 of the Quarantine and Prevention of Diseases Ordinance (Chapter 173), published in the Supplement to Gazette No 7,481 of August 28, 1925, I, Andrew Caldecott, Governor of Ceylon, do by this Notification revoke the Notification of May

15, 1941, published in *Gazette* No 8,746 of May 16, 1941, confirming the declaration of a "diseased locality" made by the Chairman of the Beruwala Urban Council. A. CALDECOTT,

September 11, 1941 Governor

L D --- CF 25B/39 43/2/54 (FSO)

THE EMERGENCY POWERS (DEFENCE) ACTS, 1939 AND 1940. DEFENCE Regulation made by the Governor by virtue of the powers vested in him by the Emergency Powers (Defence) Acts, 1939 and 1940, of the Imperial Parliament, as adapted, modified and extended to Ceylon by the Emergency Powers (Colonial Defence) Order in Council, 1939, and the Emergency Powers (Colonial Defence) (Amendment) Order in Council, 1940.

By His Excellency's command, E. R SUDBURY,

Nuwara Eliya, September 17, 1941. Secretary to the Governor

Regulation. The Defence (Securities) Regulations published in Gazette Estraordinary No 8,596 of March 28, 1940, as last amended by the Regulation published in Gazette No 8,790 of September 5, 1941, are hereby further amended in regulation 2c as follows —

- (1) by the substitution, for sub-paragraph (b) of paragraph (3) thereof, of the following
- (1) By the substitution, for sub-parent (c) of proceeding thereof, of the following —

 "(b) receives any money on loan on the terms express or secured wholly or partly by the issue of any securities issued after the making of the loan, or will or may be repair wholly or partly out of the proceeds of any securities issued after the making of the proceeds of any securities issued after the making of the proceeds of any securities issued after the making of the proceeds of any securities issued after the making of the proceeds of any securities issued after the making of the proceeds of the substitution, in paragraph (5), for all the words from ' the expression "security "' to the end of the paragraph, of the words ' the expression " security " includes shares, stocks, bonds, notes, debentures, debenture stock, Treasury Bills, a bill of exchange other than a bill payable on demand or at a fixed period not exceeding six months after date, a deposit receipt for money lent issued by any person carrying on a business other than the business of banking, and a unit or a sub-init of a unit trust, but does not include any other security.'

				-				
(D	S 283)					PN	137
IN						Pensions		

IN terms of section 24 of the Minutes on Pensions dated February 5, 1934, it is hereby notified that the under-mentioned officer, seconded for service, will be allowed to count the period of his temporary employment for pension purposes.—

Name.	Pensionable Appointment	Seconded Service.			
A Coomaraswamy	. Shroff, Class II .	Shroff, Petrol Control- ler's Department			

By His Excellency's command.

PN 1354

Financial Secretary's Office,	H J HUXHAM,
Colombo, September 15, 1941	Financial Secretary.

HIS Excellency the Governor has been pleased to approve the following addition to schedule A of the Pension Minute .---Irrigation Department. Add to the words Field Assistants 59 posts.

By His Excellency's command,

Financial Secretary's Office, Colombo, September 15, 1941. H. J. HUXHAM, Financial Secretary

THE AGRICULTURAL PRODUCTS (REGULATION) ORDINANCE, No. 29 of 1939

IT is hereby notified that the Executive Committee of Agriculture and Lands has, in pursuance of the powers vested in that Com-mittee by section 6 (1) of the Agricultural Products (Regulation) Ordinance, No 29 of 1939, after consultation with the Agricultural Products Regulation Board, prescribed from the date of publication of this notification—

- (a) that in order to obtain a licence to import a specified quantity (a) that in order to obtain a licence to import a specified quantity of turmenic an importer must purchase Ceylon-grown turmeric in the ratio of twenty-five candles of 525 lb each of Ceylon-grown turmeric to one hundred candles of 525 lb each of imported turmeric
 (b) that the standard price and the standard place in respect of the above commodity remain the same as in the notification of July 22, 1941.

D S. SENANAYAKE, Minister for Agriculture and Lands, Colombo, September 15, 1941. L D-B 66/32

THE FAUNA AND FLORA PROTECTION ORDINANCE.

INDIA AND FLORA PROTECTION ORDINANCE. IN pursuance of the powers conferred by section 12 (3) of the Fauna and Flora Protection Ordinance (Cap 325), the Executive Committee of Agriculture and Lands by this notification extends to December 8, 1941, the period for which the declaration made by the District Warden of the Badulla District under section 12 (1) of the Ordinance on September 8, 1941, and set out in the Schedule hereto, shall be in force

D S SENANAVARE, Ministei for Agriculture and Lands. Colombo, September 12, 1941

Schedule.

¹ I, J. R Walters, District Warden of the Badulla District, do A locate authors and the holder there of the build of the barre of the

charge

The Kachchern J R WALTERS, District Warden, Badulla District Badulla, September 8, 1941.

Area referred to.

The area comprising the Batagammana and Horabokka wasamas in Buttala korale of Buttala division, Province of Uva

L. D.-B 66/38

THE FAUNA AND FLORA PROTECTION ORDINANCE.

IN pursuance of the powers conferred by section 12 (3) of the Fauna and Flora Protection Ordinance (Cap. 325), the Executive Committee of Agriculture and Lands by this notification extends to December 8, 1941, the period for which the declaration made by the District Warden of the Badulla District under section 12 (1) of the Ordinance on September 8, 1941, and set out in the Schedule hereto, shall be in force.

D. S. SENANAYAKE, Colombo, September 12, 1941. Munister for Agriculture and Lands. Schedule.

I, J. R. Walters, District Warden of the Badulla District, do hereby declare under section 12(1) of the Fauna and Flora Protection Ordinance (Cap 325), the area specified hereunder to be an area within which damage by elephants is apprehended. A licence authorizing the holder thereof to hunt, shoot, kill, or take any such elephant will, on application made to me, be issued subject to such conditions as may be necessary or expedient, free of charge

charge.

J. R WALTERS, District Wardon, Badulla District. The Kachcheri, Badulla, September 8, 1941 Area referred to.

The area comprising Kandapalla korale in Wellawaya division, Province of Uva

L. D-B 55/40

THE CEMETERIES AND BURIALS ORDINANCE.

WHEREAS by Proclamation dated December 23, 1939, published m Gazette No 8,562 of December 28, 1939, a general cometery was established for the burial or cremation of the dead within the limits specified in the schedule hereto, the Goveinor, by virtue of the powers vested in him by section 5 (2) of the Cemeteries and Burials Ordinance (Chapter 181), has ordered that, with affect from the date on which this Notification is published in the Gazette, the burial or cremation of the dead in any other cemetery or burial ground within the said limits shall be wholly discontinued

By His Excellency's command,

Colombo, September 16, 1941.

W A DE SILVA, Minister for Health

Schedule

The area situated within the administrative limits of the Kandy Municipal Council, and bounded as follows ---

North by the Mahaweli-ganga, the northern limit of Nuwara Dodanwela village till it meets the path leading to Annie-watta road, east by the last-montioned path Anniewatta road, Halloluwa road, the path leading to Primrose road, Peradeniya road, the ela west of the garden claimed by R W Jonklass, the railway lino and the path : south by the southern administrative limit of the Municipal Council. west by the Mahaweli-ganga

L. D -B 154/37

THE FOOD CONTROL ORDINANCE

RECULATION made by the Executive Commutee of Labour, Industry and Commerce, under section 5 of the-Food Control Ordinance (Chapter 132), approved by the State Council and ratified by the Covernor by virtue of the power vested in him by the said section.

By His Excellency's command, G C S COREA

Minister for Labour, Industry and Commerce Colombo, September 16, 1941.

Regulation

The Food Control Regulations, 1938, published in *Gazette Extraordinary* No. 8,397 of September 27, 1938, as last amended by regulation published in *Gazette* No 8,672 of October 18, 1940, are hereby further amended as follows

(1) in the regulations under Head "A -- Returns, Information, &c "-

(a) in regulation 1-

- (1) by the insertion of the following marginal note :---"Furnishing of returns.";
- (11.) by the substitution, in paragraph (1), for all the words from "the following particulars" to the end of that paragraph, of the words "such particulars as may be required by the Food Controller in respect of any specified cattle, food or article of food in the possession of or under the control of such person or ordered accounted or nurchased dry hum or on his ordered, acquired or purchased by him or on his behalf at any time ";

(b) in regulation 2----

- . (1.) by the insertion of the following marginal note ---"Entry into premises and inspection of books",
- (11) by the substitution for the words "person acting under his authority", of the words "peace officer, or any other person acting under the written authority of the Controller",
- (c) in regulation 3, by the insertion of the following marginal note —

"Returns by proprietors of hotels, &c ',

(d) in regulation 4-

- (1) by the insertion of the following marginal note ----
- "Particulars to be furnished by householders and Superintendents ",
- (11) by the substitution for paragraph (2) of the following new paragraph -
 - "(2) The superintendent of every estate shall, whenever required to do so by the Food Controller, or by any person authorised by the Food Controller, furnish a list specifying the number of persons resident on that estate and the name, age, and occupation of every such person",
- (e) in regulation 5, by the insertion of the following marginal note
 - "Obligation to furnish information when called upon",
- (2) in the regulations under Head "B --Effect of Orders Prola buting or Regulating Transport or Removal."-(a) by the substitution for regulation 1, of the following new
- regulation ·--
- "1 (1) Where an Order is in operation prohibit ing the transport or removal of any cattle, food or article of food to or from any place or area, or directing that the transport or removal of any cattle, food or article of food from any place or area shall be subject to regulation by the Food Controller, the Food Controller may by notice under his hand require any person who has any such supplies in his possession, to deliver, such quantity of such supplies as may be specified in the notice— "1 Requisition-Supplies as may be specified in the notice-
 - (a) to the Food Controller or to any Deputy Food Controller or to any other person on behalf of the Controller or Deputy Food Cortroller, or
 - (b) upon payment of the purchase price for such quantity to any other person named in the notice

(2) Where any person fails to comply with any notice issued urder paragraph (1), the Food Con troller, or any person suthcrised in writing inder the hand of the Food Centroller, may seize and renove from the possession of that person, the quantity of supplies in respect of which the notice was issued ",

(b) in regulation 2-

ing of

- (1) by the insertion of the following marginal note -"Inspection of vehicles and search of premises".
- (ii) by the substitution for the words "person actinguider his authority", wherever they occur collectively therein, of the words "peace officer, or any other person acting under the writter authority of the Controller" Controller "
- (c) in regulation 3-
 - (1) by the insertion of the following marginal note --"Seizure of supplies transported in contravention of order
 - (ii.) by the substitution for the words "porson acting under his authority", of the words "poace officer, or any other person acting under the written authority of the Controller";
 (iii.) by the substitution for the words "such person may require" of the words "such peace officer or person acting under the written authority of the Controller may require";

(3) in the regulations under Head "*C* — Effect of Orders Regulation Importation into the Island" by the insertion in each of the regula tions specified in Column I. hereunder of the marginal note specified in the corresponding entry in Column II hereunder —

-	-	•	
Column I		Column II	
Regulation	-	Marginal noic	
1		Application of this Head.	
2 -		Application for import licence.	
1 2 3	· .	Minimum quantity to be imported and transfer of a licence	9
· 4		Register of imports to be kept by holde of import licence	r
5		Removal of supplies from Customs premises	6
6		Sale or delivery of supplies imported under licence	r
7	•.	Holder of import licence to comply with orders of Controller and to keep register of sales	1
8		Saving of other written law regarding in portation.	
9	•	Permits to purchase from holders of mport licences	:
10 ·		Cancellation of licence.	
11	••	Appeals.;	4

dealers

without

(4) in the regulations under Head "D —Effect of Orders assuming Control of Granaries, &c " by the insertion in each of the regulations specified in Column I hereunder, of the marginal note specified in the corresponding entry in Column II hereunder —

Column I	Column II
Regulation	Marginal note
1	Assumption of control of granaries, &c , and
2	issue of permits for removal of supplies Surrender of permits on removal of supplies

(5) in Part I of the regulations under Head "E.—Effect of Orders for Allocatron and Ratroning of Supplies "—

- (a) in regulation I, by the insertion of the following marginal
- " Delivery and surrender of supplies on notice ";
- (b) in regulation 2-
 - (1) by the insertion of the following marginal note .-"Seizure of supplies on failure to comply with notice";
 - (11) by the omission of the words-

 - (1) " or any Deputy Food Controller ", and
 (2) " or Deputy Controller ",
- (c) in regulation 3-
 - (1) by the insertion of the following marginal note --"Railway officer to inform Deputy Controller of arrival of supplies.",
 - (n) by the substitution for the words "goods shed", wherever they occur collectively therein of the words "station or goods shed",
- (6) in Part II of the regulations under Head " E ---Effect of Orders for Allocation and Rationing of Supplies."--
 - (a) in regulation 1, by the insertion of the following marginal note
 - " Application of this Part ", (b) in regulation 2, by the insertion of the following marginal note ---
 - "Returns by Superintendents ",
 - (c) in regulation 3-
 - (1) by the insertion of the following marginal note --"Licence to Superintendents for purchase of supplies ";
 - (11) by the renumbering of paragraph (4) as paragraph (5);
 (111) by the insertion immediately after paragraph (3) of the following new paragraph
 - - "(4) The Deputy Food Controller (Estates) may limit the period of validity of any licence issued by him under this regulation ";
- (d) by the addition immediately after regulation 3 of the following new regulation .
- List of residents on
- estate by Superm. tendents
- "3A The superintendent of every estate shall maintain a list specifying the number of persons resident on that estate and the name, age, and occu-pation of every such person and shall, whenever required to do so by the Food Controller, or any person authorised by him, produce such list for inspection",
 - (e) in regulation 4, by the insertion of the following marginal note
 - "Distribution of supplies by Superintendents to residents on estates ",
- (f) in regulation 5—
 - (1) by the insertion of the following marginal note \cdot "Declaration of weekly ration.",
 - (u) by the substitution for the words "Deputy Food Controller (Estates)" of the words "Food Con-troller"
 - troller (in) by the substitution for the words "in excess of such ration" of the words "obtained under regulation 3. In excess of such ration",
- (g) in regulation 6, by the insertion of the following marginal
- "Monthly returns by Superintendents";-
- (h) in regulation 7-
 - (1) by the insertion of the following marginal note -"Entry into Estates for verification of returns ", ,
 - (II) by the substitution for the words "Deputy Food Controller (Estates) or any officer authorised by him", of the words "Food Controller or any officer acting under the written authority of the Food Controller",
- (i) in regulation 8, by the insertion of the following marginal note
 - ' Definition of "Deputy Food Controller (Estates)." ',
- (7) in Part III of the regulations under Head "E Effect of Orders for Allocation and Rationing of Supplies"—
 - (a) by the renumbering of regulation 2 (1) as regulation 2, (b) by the omission of regulation 2 (2),

- (c) (1) by the insertion in the renumbered regulation 2, immedi-ately after the definition of "controlled commodity" of the following new definition ---
 - "' importer' means a merchant or other fit and proper person authorsed by the Deputy Food Controller under regulation 5 to be a distributor of supplies of any controlled commodity to authorised distribu-tors, depots or wholesale dealers.";
 - (11) by the insertion immediately after the definition of "period of control" of the following new definition
 - " 'wholesale dealer' means a merchant or other fit and proper person authorised by the Deputy Food Controller under regulation 5 to be a distributor of supplies of any controlled commodity to authorised distributors or depots ";
- (d) in regulation 4, by the substitution-
 - (1) in paragraph (1), for the words "weekly ration", of the words "weekly ration in respect of any urban area or non-urban area in which rationing is in force '
 - (ii) in paragraph (2), for the words "or area shall, save as otherwise", of the words "or area shall, where a system of rationing supplies by coupons has been introduced in such district or area, save as otherwise "
 - (iii) in paragraph (6), for the words "distributor of supplies of that commodity", of the words "distri-butor of supplies of that commodity or person in charge of a depot";
 - (iv) in paragraph 6 (c), for the word "distributor", of th words "distributor or person in charge of a depot" , of the
- (e) by the substitution for regulation 5, of the following new regulation
- "5 (1) The Deputy Food Controller for any district on area may, in order that supplies of any controlled commodity be made available for sale, in accordance with the provisions of this Part, to the inhabitants of that district on area— Authorised distributors, depots and wholesale
 - (a) establish such number of depots as he may consider necessary ,
 - consider necessary,
 (b) authorise a sufficient number of persons to be authorised distributors, and may specify in the case of each such distributor the supply station from which, and the name of the wholesale dealer or importer, as the case may be, from whom such supples may be obtained by that distributor,
 - (c) direct such number of wholesale dealers as he may consider expedient to sell supplies of any controlled commodity to specified authorised distributors or persons in charge of depots,
 - (d) direct such number of importers as he may consider expedient to sell supplies of any controlled commodity to specified autho-rised distributors, persons in charge of depots or wholesale dealers.

(2) The Deputy Food Controller for any distinct or area, in respect of which depots have been established or persons have been authorised to be distributors of supplies of any controlled commodity under paragraph (1), shall specify or cause to be specified in every ration book issued to every inhabitant of that district or area the address of the depot or the name of the authorised distributor from whom such supplies may be purchased by that inhabitant.",

(f) by the substitution for regulation 6, of the following new regulation --

 $^{\prime\prime}\,6$ During a period of rationing of any controlled commodity by any means other than by means of ration books— Rationing ration books

- ans of ration books—

 (a) every authorised distributor or person in charge of a depot shall, each week, on demand made by or on behalf of any inhabitant who has been assigned by the Deputy Food Controller for the district or area to that authorised distributor or depot for the purpose of obtaining supplies of that controlled commodity, and on payment of the purchase price, sell and deliver such quantity of the commodity, not exceeding the weekly ration declared under regulation 4 (1), as such inhabitant may require :
 Provided that nothing in this paragraph shall be deemed to prevent an authorised distributor from delivering such quantity without requiring payment of the purchase price therefor:
 - price therefor :
- (b) every authorsed distributor who has been informed under regulation 5 (1) that supplies of any controlled commodity may be obtained by him from a supply station or an importer shall, when he desires to obtain such supplies, make application in that behalf to the Deputy Food Controller for the district or area or any person authorised

- by him, and the Deputy Food Controller or person authorised by him may, upon payment to him of the purchase price, issue to that distributor an order addressed to the officer in charge of a supply station or to an importer directing that officer or importer, as the case may bo, to deliver to the distributor such quantity of such supplies as may be specified in the order,
 (c) every authorised distributor who has been informed under regulation 5 (1) that supplies of any controlled commodity may be obtained by him from a specified wholesale dealer shall, when he desires to obtain such supplies, make application in that behalf to the Deputy Food Controller for the distributor an order addressed to the wholesale dealer specified directing the wholesale dealer, on payment to him of the purchase price, to deliver to the distributor such quantity of such supplies as may be specified in the order,
 (d) (1) overy wholesale dealer shall, on production of an order ieforred to in paragraph (c) addressed to him, and on payment being made to him, of the purchase price, deliver to the authorised distributor such quantity of such supplies as may be specified in the order.
 (d) (1) overy wholesale dealer shall, on production of an order ieforred to in paragraph (c) addressed to him, and on payment being made to him of the purchase price, deliver is the authorised distributor such quantity of the controller for the authorised distributor such quantity of the controller for the authorised distributor such quantity of the controller for the authorised distributor such quantity of the controller for the other is the order.
- - Provided that nothing in this paragraph shall be deemed to prevent a wholesale dealer from delivering such quantity without requiring payment of the purchase price therefor,
- requiring payment of the purchase price therefor,
 (n) overy importer shall, on production of an order referred to in paragraph (b) addressed to him, deliver to the authorised distributor such quantity of the controlled commodity as is specified in the order,
 (e) every wholesale dealer shall, when he desires to obtain supplies of a controlled commodity, make application in this behalf to the Deputy Food Controller for the district or area or any person authorised by him, and the Deputy Food Controller or person authorised by him may, upon delivery of orders referred to in paragraph (c) representing that quantity of such supplies and upon payment of the purchase price, issue to the wholesale dealer an order addressed to the officer in charge of a supply station or to an importer directing that officer or importer, as the case may be, to deliver to the wholesale as may be specified in the order,
 (f) every importor shall, on production of an order referred to in paragraph (c), deliver to the wholesale dealer such quantity of such supplies and order, as the case may be, to deliver to the wholesale dealer such quantity of such supplies as may be specified in the order,
- referred to in paragraph (s), deliver to the wholesale dealer such quantity of the con-trollod commodity as is specified in the order ". order

(g) by the insertion immediately after regulation θ , of the following new regulation

" ба "6A During a poriod of rationing of any con-trolled commodity by means of ration books-

- (a) every authorised distributor shall, when the
 - ration book is first produced to him by the holder thoreof, affix his signature in the space provided for the purpose in the cover of the ration book,
- space provided for the purpose in the cover of the ration book.
 (b) every authorised distributor or person in charge of a depot shall, each week, on domand made by or on behalf of the holder of a ration book which entities the holder of a ration book which entities the holder of a ration book which entities the holder of a depot and on payment of the purchase price, sell and deliver such quantity of the commodity, not exceeding the weekly ration declared under regulation 4 (1) as the holder may require
 Provided that nothing in this paragraph shall be deemed to prevent an authorised distributor from delivering such quantity without requiring payment of the purchase price therefor;
 (c) every authorised distributor or person in charge of a depot shall, upon the sale of any quantity of any controlled commodity to the holder to purchase that quantity and no distributor or person in charge of a depot shall deliver any quantity of such commodity of such commodity on the sale of any quantity and no distributor or person in charge of a depot shall deliver any quantity of such commodity of such commodity in the ration book in his presence, presen
- (d) every authorised distributor who has been mformed under regulation 5 (1) that supplies of any controlled commodity may be obtained by him from a supply station or an importer shall, when he desires to obtain such supplies, make application in

that behalf to the Deputy Food Controller for the district or area or any person authorised by him, and the Deputy Food Controller or person authorised by him may, upon delivory of coupons received by the Controller or person autnorised by niminally, upon delivery of coupons received by the distributor under this regulation or regulation 7 and representing that quantity of such supplies and upon payment to him of the purchase price, issue to the distributor an order addressed to the officer in charge of a supply station or to an importer directing that officer or importer, as the case may be, to deliver to the distributor such quantity of such supplies as may be specified in the order,
(e) every authorised distributor who has been informed under regulation 5 (1) that supplies of any controlled commodity may be obtained by him from a specified wholesale dealer shall, when he desires to obtain supplies, surrender to the wholesale dealer this regulation or regulation 7 and represent ing the quantity of such supplies which he requires.

- requires
- requires, (f) (i) every wholesale dealer shall, on surrender of the coupons referred to in paragraph (e) and on payment to him of the purchase price, sell and deliver such quantity of such supplies to the distributor
 - Provided that nothing herein contained shall be deemed to prevent a wholesale dealer from delivering such quantity without requiring payment of the purchase price therefor,
 - (1) every importer shall, on production of an order referred to in paragraph (d), deliver such quantity of such supplies to the distributor.
- distributor,
 (g) every wholesale dealer shall, when he desires to obtain supplies of a controlled commo dity, make application in that behalf to the Deputy Food Controller for the district of area or any porson authorised by him, and the Deputy Food Controller or person authorised by him may, upon delivery of coupons representing that quantity of such supplies and upon payment of the purchase price, issue to the wholesale dealer an order addressed to the officer in charge of a supply
- addressed to the officer in charge of a supply station or to an importer directing that station or to an importer directing that
 officer or importer, as the case may be,
 to deliver to the wholesale dealer such
 quantity of such supplies as may be
 specified in the order,
 (h) every importer shall, on production of an
 order referred to in paragraph (g), deliver
 to the wholesale dealer such quantity of
 of the controlled commodity as a second
- of the controlled commodity as is specified m the order.",

(h) by the substitution for regulation 7, of the following new regulation :

Special

&c

provision as to hotels,

restaurants,

"7 (1) The proprietor or manager of any hotel, restaurant or eating-house, who has a supply of any controlled commodity shall—

(a) during a period of rationing that commodity by any means other than by means of ration books, sell or deliver to any person a quantity of that commodity only in the

(b) during a period of rationing that commodity by means of ration books, upon production by any person of a ration book issued under this Part and upon surrender to him of a method. this Part and upon surrender to him of a valid coupon removed from the ration book in his presence, sell or deliver to that rerson, only in the form of a meal, a quantity of that commodity not exceeding the quantity which that person is entitled to purchase or obtain upon surrender of that coupon Provided, however, that if the holder so requires, such quantity may be supplied in the form of meals served on two or more occasions in any week two or more occasions in any week

(2) The Deputy Food Controller for any district or area may, on application made by the proprietor or manager of any hotel, restaurant or eating-house, duect an authorised distributor or person in charge of a depot to sell supplies of any controlled commo-dity to such proprietor or manager during the period of control

of control (3) During a period of rationing any controlled commodity by any means other than by means of ration books, the proprietor or manager of any hotel, restaurant or eating-house shall, when he desires to obtain supplies of such commodity, make application in that behalf to the Deputy Food Controller for the district or area or any person authorised by him, and the Deputy Food Controller or person authorised by him may issue an order addressed to the distributor or person measure of addressed to the distributor or person in charge of the depot referred to in paragraph (2) directing the distributor or person in charge of the depot to deliver to the proprietor or manager such quantity of such supplies as may be specified in the order.

Rationing by means of ration books

(4) (a) The authorised distributor or person in charge of the depot referred to in paragraph (2) shall, upon payment of the purchase price, and

- (i.) during a period of rationing the commodity by any means other than by means of ration books, upon delivery to him of the order referred to in paragraph (3), or
 (ii.) during a period of rationing the commodity by means of ration books, upon delivery to him of the coupons surrendered under paragraph (1) (b), sell and deliver to the proprietor or managei such quantity of the controlled commodity as he may require. controlled commodity as he may require, not exceeding the quantity mentioned in the order or represented by the number of coupons so delivered, as the case may be
 - Provided that nothing herein contained shall be deemed to prevent the distributor from delivering such quantity without requiring payment of the purchase price therefor

(b) Any authorised distributor who sells or delivers (a) may utilize the orders or coupons thus obtained, as the case may be, for obtaining supplies of the commodity under the provisions of regulations a and b. 6 and 6A.

(5) The proprietor or manager of any hotel, restaurant or eating-house who has obtained supplies of any controlled commodity under this regulation shall not sell or deliver any part of such supplies to any person except in accordance with the provisions of paragraph (1)";

- (i) in regulation 8 and in regulation 9, by the substitution for the words "retail trader" of the words "person in charge of a depot",
- (1) in regulation 10-
 - (1.) by the substitution for the expressions "retail trader" and "trader" wherever these expressions occur in that regulation, except in the provise to para-graph (3), of the expression "person in charge of a depot";
 - (n.) by the omission in the proviso to paragraph (3), of the expression "trader",

(k) by the substitution for regulation 11, of the following new regulation .

"11. (1) No authorised distributor, person in charge of a depot, wholesale dealer or importer Provisions applicable to dealers, &c. shall-

- (a) sell or deliver to any person (other than a person who is entitled under the provisions of this Part to take delivery of supplies of any controlled commodity from such distributor, person in charge of a depot, dealer or importer) any quantity of such supplies except for the purpose of comply-ing with any notice issued under Part I
- ing with any notice issued under Part 1 of these regulations,
 (b) sell any controlled commodity at a price exceeding the maximum price fixed for that commodity under section 4 of the Ordinance
- Ordinance,
 (c) without lawful cause refuse to sell to any person any quantity of any controlled commodity which that person is entitled under this Part to purchase from such distributor, person in charge of a depot, wholesale dealer or importer, if the purchase price for that quantity is tendered by that person and if that person surrenders a valid permit or order, or during a period of rationing by means of ration books, a valid coupon entitling him to purchase that quantity
 (2) No authorised distributor or wholesale dealer

(2) No authorised distributor or wholesale dealer shall purchase or take delivery of any supplies of

shall purchase or take delivery of any supplies of any controlled commodity, except in accordance with the provisions of this Part (3) No authorised distributor or person in charge of a depot shall, in any week, sell or deliver to any person, who is entitled under the provisions of this Part to take delivery of his ration from him, any quantity of any controlled commodity—

- (a) in excess of the ration declared under regulations of the ration declared under regulation 4 (1); or
 (b) during a period of rationing by means of ration books, except upon surrender of a coupon which is valid for that week and which is removed from the ration book by or in the presence of the distributor or person in charge of the depot
 (4) No. Index declar declar declar of the depot

or person in charge of the depot (4) No wholesale dealer shall sell or deliver under the provisions of regulations 5, 6 or 6A to any authorised distributor any quantity of supplies of any controlled commodity exceeding the quantity represented by the permits, orders or coupons, as the case may be, surrendered to him by such distributor. (5) No importer shall sell or deliver under the provisions of regulations 5, 6 or 6A, to any autho-rised distributor or wholesale dealer any quantity of supplies of any controlled commodity exceeding the quantity represented by the permits, orders or coupons, as the case may be, surrendered to him by such distributor or wholesale dealer.

(6) Every authorised distributor wholesale dealer or importer shall keep such books or registers and make such entries therein as the Food Controller may require and shall forthwith produce such books

or registers for inspection on demand made by the Food Controller or by any person authorised by him for the purpose. (7) Every authorised distributor,

wholesale (1) Every authorised distributor, wholesale dealer or importer shall comply with all such direc-tions as may be issued by the Food Controller for the purpose of carrying out effectively the provi-sions of the Food Control Ordinance and the regula-tions framed thereunder and securing that supplies of any controlled commodity are distributed in accordance with the provisions of this Part.";

(l) in regulation 12, by the substitution-

- (1) for the words "distributor or trader", wherever they collectively occur therein, of the words "distributor or person in charge of a depot",
 (11.) for the words "regulation 5 or regulation 6", wherever they collectively occur therein, of the words "regulations 5, 6 or 6A";
 (111) for the words "authorised distributor or rotail trader", of the words "authorised distributor or person in charge of a depot",

(m) in regulation 13, by the substitution for paragraph (1), of the following new paragraph —

"(1) If a depot established by the Deputy Food Controller for any district or area is closed down or if he is satisfied that any authorised distributor has committed a breach of any provision in this Part or has ceased to carry on business as a dealer in any controlled commodity, the Deputy Food Controller may, during a period of rationing by means of ration books, require the holders of ration books in which the address of that depot or the name of that authorised distributor has been specified or entered under regulations 5. 6 or 6A, to surrender the ration books. or that authorised distributor has been specified or entered under regulations 5, 6 or 6a, to surrender the ration books, and may issue to every such holder a new ration book entitling him to purchase or obtain such supplies from a new depot or authorised distributor specified in the book, and the Deputy Food Controller shall in every such case direct such person in charge of the new depot or such new distributor to sell supplies of the commodity to the holder of the book in accordance with the provisions of regulations 5, 6 or 6a as the case may be ",

- (n) in regulation 14-

 - a regulation 14—
 (i.) by the substitution for the words "retail trader" wherever they collectively occur therein, of the words "person in charge of a depot";
 (ii) by the substitution for the words "distributor or trader" of the words "distributor or person in charge of a depot",
 (iii) by the substitution, in paragraph (b) thereof, for the words "in regulation 7", of the words "in regula-tion 7, or in order to make up the difference between a non-urban ration and an urban ration for the purchaser's household",

(o) in regulation 16--

- (1.) by the insertion of the following marginal note -"Prohibition of delivery of controlled commodity by persons other than dealers ";
- (11) by the substitution for the word "distributor", of the words "distributor, person in charge of a depot, wholesale dealer or importer",

(p) in regulation 17-

- "Entry into premises and inspection of stocks of controlled commodity",
- (11) by the substitution for the words "person acting under his authority", of the words "peace officer, or any other person acting under the written authority of the Controller";
- (8) in the regulations under Head "F.-General "-

(a) in regulation 1-

- (1) by the insertion of the following marginal note .---
 - "Method of determining price of articles of food taken over by Controller.";
- (11) by the omission in paragraph (1), of the words "or any Deputy Food Controller",
 (111) by the omission, in paragraph (1) (b), of the words "or the Deputy Food Controller for the district or area in which the seizure is made",
 (112) by the omission, in paragraph (2) of the words "or area in which the seizure is made".
- area in which the seizure is made ",
 (iv.) by the omission, in paragraph (2), of the words " or by a Deputy Food Controller ",
 (v) by the omission, in paragraph (2) (a), of the words " or Deputy Food Controller, as the case may be ",
 (vi) by the omission, in paragraph (3), of the words " or Deputy Food Controller ",

(b) in regulation 2-

- (1) by the insertion of the following marginal note :----" Appeals to Board of Assessors ",
- (ii.) by the omission, in paragraphs (2) and (3), of the words." or Deputy Food Controller " wherever they occur collectively therein;
 (iii) by the omission, in paragraph (3), of the words " or of a Deputy Food Controller ",

(c) in regulation 3, by the insertion of the following marginal note :--

" Officers not to divulge information.";

(d) in regulation 4-

(1.) by the insertion of the following marginal note -"Interpretation ";

- (11.) in paragraph (1)-
 - (a) by the insertion immediately after the definition of "householder", of the following new definitions
 - "non-urban area" means any area other than, an area which has been declared
 - to be an urban area. "non-urban ration" means the ration in force in a non-urban area.
 - (b) by the insertion immediately after the definition of "superintendent" of the following new definitions --
 - "urban area" means any area declared
 by notice published by the Food Controller in the Gazette, to be an urban area for the purpose of rationing supplies of any controlled commodity.
 "urban ration" means the ration in force in an urban area."

L. D.-B 142/31

PT_111/41

THE POST OFFICE ORDINANCE RULE made by the Governor by virtue of the powers vested in him by section 50 of the Post Office Ordinance (Chapter 146)

J. L. KOTELAWALA

- Minister for Communications and Works. Ministry of Communications and Works,
- Colombo, September 11, 1941

Rule.

The rules for the management and regulation of the Post Office Savings Bank published in *Gazette* No 5,264 of December 29, 1893 (and continuing in force by virtue of the provisions of section 93 of the Post Office Ordinance), as amended by the rule published in *Gazette* No. 8,744 of May 9, 1941, are hereby further amended as follows: follows :-

(1) in rule 14-

- (1) by the substitution, in paragraph (2) (c), for the words "or an Inspector of Co-operative Societies ", of the words "or an Inspector or a Sub-Inspector of Co-operative Societies ",
- and (ii) by the substitution, in paragraph (3), for all the words and figures from "Provided that" to "Rs 10", of the following -
 - "Provided that the maximum sum that may be with
 - (a) Bs 100 in the case of a Co-operative Society registered under the Co-operative Societies Ordinance, and
 (b) Rs 50 in the case of an Industrial School recognized by the Education Department"; and

(2) in rule 16, by the substitution, in the proviso, for the words "or an Inspector of Co-operative Societies", of the words "or an Inspector or a Sub-Inspector of Co-operative Societies".

September 19, 1941

L. D.-B 207/34 THE POST OFFICE ORDINANCE. In the rost Office Ordinance. IN the exercise of the powers vested in the Governor by section 9 (3) of the Post Office Ordinance (Chapter 146) and delegated to the Postmaster-General by notification under section 91 of the Ordinance, published in *Gazette No.* 8,099 of January 11, 1935, I, John Pringle Appleby, Postmaster-General, do hereby notify the terms, conditions and requirements relating to Air Mails set out in the Schedule hereto and declare them to be in force on and after Sentember 19, 1941

General Post Office J. P. APPLEBY, Colombo, September 12, 1941 Postmaster-General.

Schedule.

The terms, conditions and requirements relating to Air Mails published as the Air Mail Regulations, 1939, in *Gazette* No 8,512 of September 22, 1939, are hereby amended—

by the insertion immediately after regulation 4, of the following new regulation :-

"4a. Advice of Dalvery —The weight of the advice of delivery shall be taken into account in calculating the air fee on a registered air mail packet for which an advice of delivery is required "

L D.-B 207/34 THE POST OFFICE ORDINANCE.

IN the exercise of the powers vested in the Governor by section 9 (3) of the Post Office Ordinance (Chapter 146) and delegated to the Postmaster-General by notification under section 91 of the Ordinance, published in Gazette No 8,099 of January 11, 1935, I. John Pringle Appleby, Postmaster-General, do hereby notify the terms, conditions and requirements set out in the Schedule hereto, 9 a concidence with the error entered into under section 9 (1) in accordance with the arrangements entered into under section 9 (1)

of the Ordinance, by the Postmaster-General at the Universal Postal Congress which was held in Buenos Aires in 1939, and declare them to be in force on and after September 19, 1941

General Post Office, Colembo, September 12, 1941 J P APPLEBY. Postmaster-General

Schedule

The terms, conditions and requirements relating to the Foreign Letter Post, published as the Foreign Letter Post Regulations, 1935. in Gazette No 8,100 of January 18, 1935, are hereby amended as follows --

- (1) in regulation 2 (1), paragraph (b)-
- by the substitution for the word "six " of the word "seven",
 by the omnshor of the words "(including articles printed in rehef for the use of the blind)" in item (6); and
 by the addition immediately below item (6) of the following
- new item
 - " (7) Blund Literature ",

(2) m regulation 5—(1) by the substitution (a) for the word "Inquiries", of the words "Inquiries and Clams", and (b) for the words "one year", of the words "two years", and (1) by the addition at the end of that regulation of the following the substitution of the subst

- following -
 - "No claim for compensation shall be entertained when the sender has not made application within a period of one year counting from the day following the posting of the struck "
 - (3) in regulation 8 (g)-
 - by the substitution for the words " and silk worms " of the words "silk worms, parasites, and destroyers of noxious useds used for the purpose of controlling these insects and exchanged between officially recognized institutions",
 - (4) in regulation 15-
 - (1) in paragraph (1), by the addition at the end thereof of the following .----
 - "Folded sheets of paper, of which the two inside faces have been completely gummed together so that they cannot entrap other articles shall also be treated as postcards";
 - (1) in paragraph (3), by the substitution for the words "for official labels", of the words "for official labels; postage stamps or postal franking machine impressions must be placed on the address side and, as far as possible, on the right hand half of the card ";
 - (111) in paragraph (4)-(a) by the substitution for the words "stamps of any kind" where they occur for the first time, of the words "stamps of any kind, labels and cuttings of any kind, in paper or other very thin substance, as well as ",
 - (b) hy the omission of the words "labels and outlings of any kind" and
 - (c) by the omission of the words "that they consist of paper or other very thin substance"
- (iv) in paragraph (5), by the substitution for the word "letters" of the words "letters, except when the irregularity consists solely of the placing of the postage stamps on the back, in which case the cards shall be considered as unpaid and treated according to the category to which they belong by reason of the text which they bear or their dimensions" (5) in regulation 17, by the substitution for the paragraph (2), of
- the following new paragraph :---
 - "(2) The postage stamps or postal franking machine impressions on postcards shall be placed on the address side and, as far as possible, on the right hand half of the card."
 - (6) in regulation 23-
 - (1.) in paragraph (1)-
 - (a) by the omission of the words "out of date corre (a) by the omission of the words out of date correspondence bearing cancelled postage stamps which served to prepay the original postage ", and
 (b) by the substitution for the words "obliterated postage stamps " of the words " obliterated postage stamps ".
 - or the impressions of postal franking machines'
- (11) by renumbering paragraphs (2) and (3) as paragraphs (3) and (4) respectively, and
 (11) by the addition immediately after paragraph (1), of the following new paragraph ----

"(2) Packets cortaining correspondence exchanged between school pupils, even when it has the character of current and personal correspondence, shall also be con sidered as commercial papers, provided that the packets are forwarded through the intermediary of the headmasters of the schools concerned.",

- (7) in regulation 26-
- (1) in paragraph (1), by the substitution for the words "and of silk worm eggs", of the words "silk worm eggs, and of parasites and destroyers of noxious insects used for the purpose of controlling these insects and exchanged between officially recognized institutions",
- (II.) In paragraph (1) (e), by the substitution for the words "Live bees and leeches", of the words "Live bees and leeches" and parasites and destroyers of noxious insects ", and (III.) In paragraph (2), by the substitution for the words "hermetically sealed In that case", of the words "hermetically sealed This also applies in the case of industrial and vegetable products posted in a cover closed by the manufacturer or sealed by an exemption substitution of the matting the sealed of the sealed of the account of the words. of origin In these cases, ",

(8) in regulation 27-

- (8) in regulation 21--(1) by the substitution for the words "containing samples,", of the words "containing samples, and, in the latter case, on the sample itself or on a special sheet of paper relating to the sample,"; and
 (1r) by the substitution for the word "numbers," of the words "a short note referring to the manufacturer and to the person supplying the goods or concerning the person for whom the sample is destined, serial or identity numbers,";

(9) in regulation 28-

- (1.) by the substitution for the words "keys sent singly, fresh-cut flowers,", of the words "cut-out patterns sent singly, keys sent singly, cut fresh flowers,", and
 (n) by the substitution for the word "preservation", of the word "preparation".
- preparation ";

(10) in regulation 31, by the substitution for the words "paper patterns," of the words "paper patterns mtended to be cut out,",

- (11) in regulation 34-
- (1) in paragraph (2) (c), by the substitution for the words "order or subscription", of the words "order, subscription or offer '
- (II) in paragraph (2) (h), by the substitution for the words "on photographs a very concise description as well as a short note referring to the photograph;", of the words "on photographs or engravings, a very concise description, as well as a short note referring to the photograph or to the engraving"; and
 (II) by the addition unmedicately after a state of the state of the
- (iii) by the addition immediately after paragraph (2) (1), of the following new paragraphs —

"(1) In the forms used by lending libraries—

the titles of the works, the number of copies asked for or sent, the names of the authors and publishers, the numbers of the catalogue, the number of days allowed for reading, the name of the person desiring to consult the work, as well as a short note referring to the works concerned,

(k) In advices of change of address-

the new address of the sender and the date on which the change will take place, or the old address and the date on which the change came into force ",

(12) by the substitution for regulation 40 of the following new regulation

- "40 The following shall be treated as Blind Literature .-
 - (a) Articles printed in relief for the special use of the blind

 - (b) Plates for embossing blind literature,(c) Sound records intended solely for the use of the blind, provided that they are sent by or addressed to an officially recognized institute for the blind "

(13) by the addition immediately after regulation 40, of the following new regulation

" 40а Postage —Blind Literature shall be transmitted at a specially reduced rate of 3 cents per 2 lb up to a .maximum weight of 15 lb ",

(14) by the substitution for regulation 41, of the following new

" 41 $``41 \ \ Size and make up.—The size and make up of blind literature . same as for printed papers.'' ,$

(15) in regulation 59-

by the addition at the end of paragraph (1) thereof of the followıng ·

"The sender shall indicate his name and address in Latin characters on the outside of the article for which he requires an Advice of Delivery.",

(16) in regulation 60-

(1) in paragraph (1)-

- by the substitution for the words "This fee is charged in respect of each packet even if the enquiry concerns several packets posted at the same time by the same sender to the same addressee.", of the words "Only one fee is charged for enquiries in respect of several packets posted at the same time by the same sender to the same addressee No fee is charged if the sender has already paid the special fee for an Advice of Delivery ", and
- (u) in paragraph (2)-
 - (a) by the substitution for the words "one year". of the words "two years", and
 (b) by the addition at the end of that paragraph of the
 - following

"No claim for compensation shall be entertained when the sender has not made application within a period of one year counting from the day following the posting of the article "

(17) in regulation 70-

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by the addition at the end of paragraph (3) of the following

"The indication concerning the amount of the declared value may not be made in pencil"

.

(18) in regulation 76 (3)-

by the substitution for the words "complete destruction of its contents" of the words "destruction or abstraction of the whole of its contents ", and

(19) in regulation 87-

by the addition at the end of paragraph (3), of the following — "The indication concerning the amount of the declared value may not be made in pencil."

BY Licence under regulation 1 (2) of the Defence (Trading with the Enemy) Regulations published on page 1349 of this *Gazette*, the countries formerly known at Itahan East Africa are exempted

from treatment as enemy territories 2 Applications for Import and Export Licences will therefore be considered for these countries in the same way as for other nonenemy countries

V. COOMARASWAMY Colombo, September 16, 1941. Controller of Imports and Exports.

T 7/18

ÎNDUSTRIAL DISPUTES (CONCILIATION) ORDINANCE, CHAPTER. 110.

THE roport sent to the Controller of Labour under section 6 (3) of the above Ordinance by the Confiliation Board appointed to inquire into the dispute which had arisen between Messrs, C W Mackie & Company, Colombo, and C. W Mackie & Company Workers' Union and to endeavour to effect a settlement is hereby published in terms of section 7 of the above Ordinance 2. The representatives of the parties, namely, Mr C W. Mackie -(Junior), for Messrs C W Mackie & Company and Mr M G Mendis for C. W Mackie & Company Workers' Union, are required to state in writing, in terms of section 7 of the above Ordinance, to the Controller of Labour, within fourteen days after the date of publication of this notice, whether they accept or reject the recommendations made.

Colombo, September 15, 1941.

F C GIMSON, Controller of Labour

Report.

I was appointed Chairman of a Board in terms of section 4 (5) of the Industrial Disputes Conciliation Ordinance, Chapter 110, to inquire into and take early steps to effect a settlement of the dispute which had arisen between Messrs C. W Mackie & Company and C W. Mackie & Company Workers' Union. The Union elected Mr M. G Mendis to represent the workers. The Controller of Labour appointed Mr C W Mackie, Junior, to represent the firm at the inquiry owing to the refusal of Messrs C W. Mackie & Company to nominate a representative. Mr C W. Mackie, Junior, was unable to accept the appointment as a representative for C W. Mackie & Company, Limited, on the Board of Conciliation. In these circumstances, I had to function alone as the Board

of Conculation. In these circumstances, I had to function alone as the Board 2. It became clear at an early stage that Messrs. Mackie & Company contested the existence of any Industrial Dispute and sought information from me in regard to the dispute by their letter at page 14. I replied by my letter at page 20 indicating that the Board will inquire into matters referred to in the Controller of Labour's letter No. T 7 of June 7, 1941 (copy at page (18A)), and any other matters which may be raised by the parties to the dispute when the Board began its sittings 3 At the first meeting of the Board it became apparent that it was impossible to bring about a settlement as contemplated by section 6 of Chapter 110 and that a formal investigation had to be carried out

carried out

4. Mr Rowan of Messrs. Julius & Creasy, who appeared on behalf of C. W. Mackie & Company contended that he was not aware of any Industrial Dispute within the terms of the definition of an Industrial Dispute in section 2 of Chapter 110 and was anxious to have before him the actual matters which were claimed to arise

Industrial Dispute in section 2 of Chapter 110 and was involved to arise have before him the actual matters which were claimed to arise necessitating conciliation. 5. Mr Proctor Coomaraswamy, who appeared for the Union on that day agreed to communicate to me before July 15, 1941, the matters which arose for conciliation. On July 14, 1941, Mr. Coomaraswamy wrote to me the letter at page 33 stating that he had had no instructions from his clients and that he was unable to comply with the undertaking to submit a statement on "the matters which it is claimed arise for conciliation" before the 15th instant Mr. Mendis, however, as President of the Union, wrote me the letter at page 32 indicating that all the matters in dispute between C W Mackne & Company Workers' Union and C W Mackne & Company, Limited, arise from the non-observance of the agreement arrived at between these parties on October 24, 1940 I was in some doubt whether this letter referred to the undertaking of Mr. Coomaraswamy or whether it did not. I sent copies of both letters to Messrs Mackne & Company, Limited 6 At the next meeting of the Board on August 6, 1941, Mr. Advocate Nadarasa definitely gave the matters in dispute as— (1) the recognition of the Mackne & Company Workers' Union by

- (1) the recognition of the Mackie & Company Workers' Union by
- Mackie & Company, Limited, and (2) The re-employment of Mr Chandran by Mackie & Company, Limited

7 Mr. Rowan raised the question whether the first issue concerning recognition comes within my terms of reference After argument I made my Order at page 48, holding that the issue regarding recognition does fall within my terms of reference.

At the next hearing on August 14, 1941, Mr Rowan regretted that he could not concede, as a matter of principle, that the question of recognition is one which falls within the purview of the Board of recognition is one which fails within the purview of the Board and that he did not propose to take part in any deliberations or lead any evidence in connection with the first issue which dealt with the recognition of the Union By consent, issue No 2, that is "the re-employment of Mr Chandran by Mackie & Company, Limited " was taken up first Mr Chandran and Mr. Nagendre gave evidence on this issue and after the addresses Mr Rowan withdrew from the proceedings proceedings.

9. In terms of section 6 (5) I nominated as a representative of the parties

Mr. M. G. Mendis, Ceylon Trade Union Federation, 211, Union place, Colombo.

to represent Mackie & Company Workers' Union and Mr. C. W Mackie, Junior, of Colombo

to represent Mackie & Company, Limited

10. Without Mr Rowan I then went on to deal with issue 1, i.e., the recognition of the Union and evidence was given by Mr. M. G. Mendis, thoreafter Mr Nadarasa addressed the Board.

11. In regard to the facts .

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The evidence connected with the present dispute began with document A 2, which is an agreement between Mackie & Company Workers' Union and Mackie & Company, Limited The immediately relevant clauses in this agreement A 2 are —

Recognition of the Union, "Re-employ C. B Chandran as a Collector as soon as the lornes are ready for work If these do not arrive within one month from this date, the question of giving suitable work will be reviewed; and (3)

(4) Not to victimize labourers for being members of the Union."

The reference to "slacking" of work is also ielevant This agreement was signed by Mr Youngson (of Mackie & Company, Ltd.) by Mr. Mendis, by Mr Chandran and several others Re-employment of Mr. Chandran :

12. As was done in the proceedings I take issue 2 first, namely, the re-employment of C B. Chandran The agreement A 2 prescribes two methods by which Chandran was to be re-employed —

- (a) As a Collector as soon as the lornes are ready for work assuming that the lornes will arrive within one month from that date, or
- (b) any other suitable work if the lornes did not arrive

It is admitted in evidence that the lornes did not arrive within one month from that date (they appear to have arrived in May, 1941), and the only question left is in regard to the giving to Chandran of other suitable work. It is also admitted that in April, 1941, Chandran was offered work as a watcher at Rosehaugh Stores. The only issue for decision is whether this work was suitable work. Two points are in doubt---

- First—whether Nagendra told Chandran that the pay was rupee one a day (against his previous pay of 90 cents, reduced to 75 cents) and Second—whether Nagendra told Chandran on his first visit to Anneeley Stores that the job at Rosehaugh Stores was that of watcher and not of checker.

Both questions are, not of outstanding importance because Chandran did not consider the post of watcher at Rosehaugh Stores a suitable post for him and refused this employment

Mr. Chandran's reasons for rejecting the employment were -

- (i.) that the post of watcher was not an intellectual one,
 (ii.) that he assumed that the post of watcher involved the possibility of fighting, standing in the sun all day, and possibly helping in the loading; and
 (iii.) was in the nature of a "demotion".

It would appear as if Chandran was also influenced by the fact

that at Rosehaugh Stores he was isolated from large number of workers in Annesley Stores It is admitted that all three posts, viz, checker, collector, and watcher do not call for skilled labour, I accept Mr Nagenda's evidence that the post of watcher at Roschaugh Stores was peculiar in that the watcher did other duties than those of a mere watcher Mr Magenda's

Mr. Nagendra explained how it came about that this post was offered to Chandran and how Chandran's former post was not one door instead of two, owing to watch of shipping In all the encumstances of the case I cannot consider that the work of watcher at Rosehaugh Stores offered to Chandran was unsuitable. The guestion as to whether this action of Mackie & Company, Limited, in officiar Chandran was a watcher and unit as a checker around in offering Chandran work as a watcher and not as a checker amounts to a breach of the agreement A 2 is not of immediate consequence because the transactions relating to the offer to Chandran of employment did not take place till April, 1941, and the agreement had already been repudiated by Mackie & Company, Limited, by their letter A 3 dated December 11, 1940.

Recognition :

13. I now pass on to a consideration of the question of recognition

13. Inow pass on to a consideration of the question of recognition as stated in issue 1 as one of the matters in dispute Glause 2 of the agreement A 2 states clearly that Mackie & Company, Limited, recognized the labour Union formed by the workers and this particular Union is the one referred to The agreement was signed on October 24, 1940, then appear to have followed allegations of slack work and the intervention of the Employers' Federation, and the next act I can trace is that the management of Mackie & Company, Limited, sent letter A 3 on December 11, 1940. December 11, 1940.

There then appears to have been a letter dated December 19 (and referred to in A 9 dated December 20)-imposing conditions of recognition

"recent events" mentioned in A 3 is explained at paragraph 2 of A 10 and A 11 where a fall-off in the standard of efficiency is referred to The same paragraph also infers that the withdrawal of the recognition of the Union was not based on the ground that the agreement A 2 has been violated, and paragraph 3 appears to indicate that the Employers' Federation had intervened and pre-sambad carter conditions as pre-recursites to the recognition of the scribed certain conditions as pre-requisites to the recognition of this registered Trade Union, Z 8 also has a reference to the Employers' Federation In the course of the proceedings Mr Rowan stated that the reference in correspondence to a decision of the Employers' federation was incorrect and should have read "recommendations."

of the Employers' federation was incorrect and should have read "recommendations." In this finding on the issue of recognition I should wish to refer again to my Order at page 48 on the preliminary issue raised by Mr. Rowan, in which I held that the question of recognition is covered by the term Industrial Dispute In regard to the phrase "the term of the employment or the conditions of labour" in the definition of "Industrial Dispute" the orly decision shown me is the decision in Moscrop V London Passenger Transport Board reported at page 281 of All England Law Reports, 1940, Volume 4 Section 6 of the Trade Disputes and Trade Union's Act, 1927, refers to "a condition of the employment of any person" and in the judgment just referred to this condition of employment has been held to cover other conditions than contractual conditions, and 'condition ' has been defined as "a bundle of rights and habilites, powers and disabilities, advantages and disadvantages, attaching to the particular status (condition) in question " It will produce unusual results if the recognition of a Trade Union were held not to be covered by the term Industrial Dispute Following the terms of the definition of "Industrial Dispute" there is no doubt that in the present case the recognition of the terms a "dispute or difference between employeers and workmen", the only issue left is whether this dispute is "connected with the terms of employment or with the conditions of labour," the trend of the decision mentioned in the previous paragraph is to give a wide interpretation to the conditions of labour and not to limit these conditions to contractual conditions or to "exclude any condition which might be advantageous to an employee" I am of opminon which might be advantageous to an employee" I am of opminon what it is so connected and hold on this ussue that the recognition

which might be advantageous to an employee " I am of opinion that it is so connected and hold on this issue that the recognition I am of opinion

that it is so connected and hold on this issue that the recognition of the Union by Mackie & Company; Limited, is an Industrial Dispute within the terms of the Ordinance No 3 of 1931 The Union had once been recognized by Mackie & Company, Limited, as shown on A 2 The question of the withdrawal of this recognition with reasons therefor does not appear to have been discussed with the other party to the agreement A 2 and the Union appears to fear that there will be no finality if Mackie & Company, Limited are allowed at any time to cancel recognition and insist on further conditions as prerequisites to recognition. The only intervening factors I can find are the alleged falling off in efficiency and the intervention of the Employers' Federation — On the material now before me I cannot hold that the withdrawal of that recognition was justified and I accordingly find that the withdrawal of the recognition was not in order.

I have had the advantage of reading parts of the Report of the Royal Commission on Labour in India where at pages 323 to 326 the controversy regarding recognition and the implications of recognition are dealt with

The recommendations of the Board of the two matters in 15 dispute are that Mackie & Company, Limited, should recognise Mackie & Company Workers' Union and that Mackie & Company. Limited, should not be compelled to offer Mr C B Chandran the work he insists on having, namely, that of a checker or of a collector.

> R S V POULIER Chairman, Board of Conciliation

September 8, 1941

THE CEYLON STATE MORTGAGE BANK ORDINANCE, 1931 THE following rule made under section 90 (a) of the Ceylon State Mortgage Bank Ordinance, 1931, by the Board of Directors is hereby published for general information.

A. E DE SILVA, Chairman, Board of Directors.

Colombo, September 12, 1941

Rule

The rules made under section 90 (a) of the Ceylon State Mortgage Bank Ordinance, 1931, published in the Ceylon Government Gazette No 7,939 of August 12, 1932, as last amended by notification in the Gazette No 8,672 of October 18, 1940, are hereby further amended by the addition of the following sentence at the end of rule 7 —

"This amount may, however, be enhanced by the Board at its discretion for any special reason for such period as the Board may determine.' 6

THE CEYLON STATE MORTGACE BANK ORDINANCE, 1931. THE following rule made by the Board of Directors under section 90 (f) of the State Mortgage Bank Ordinance, 1931, is published for general information.

> A E DE SILVA Chairman, Board of Directors

Colombo, September 12, 1941.

Rule

The rules made under section 90 (f) of the Ceylon State Mortgage Bank Ordinance published in *Gazette* No 7,939 of August 12, 1932, as last amended by rule published in *Gazette* No 8,701 of January 10, 1941, are further amended by the addition of the following rule to be numbered 21 (a) to (d) .-

Rule 21 (a)

A person applying to have a property or properties or any portion or portions thereof released from a mortgago bond in favour of the Bank shall deposit to the ciedit of the Bank at the Chartered Bank of India Australia and China, Bank charges according to the scale hereinafter set out and forward the Bank deposit for the scale hereinafter set out and forward the Bank according to the scale hereinafter set out and forward the Bank deposit receipt together with his application. He shall also deposit such further sum as may be required by the Board for valung and inspecting the property in connection with the Release. He shall also in case when only a portion of a mortgaged property is sought to be released, supply a survey plan of the portion of the property which is to be released from the mortgage and a superimposition plan or a plan showing that the portion of land to be released comes entirely out of the plan of the entire property mortgaged to the Bank (b) The Deed of Release shall be prepared and in due course shall be attested by the mortgagor's notary at the mortgagor's expense, after the draft deed has been approved by the Bank and the mortgagor shall supply to the Bank, at his expense a certified copy of the Deed of Release and shall also comply with any other requirements of the Bank

any other requirements of the Bank (c) The Bank shall execute the Deed of Release after the con-

aderation therefor, as fixed by the Board, has been deposited to the credit of the Bank at the Chartered Bank of India, Australia and China

(d) The Bank charges reforred to in paragraph (a) shall be according to the following scale in respect of each Deed of Release executed by the Bank -

Rs c

- (1) When the Release is in respect of a mortgage bond 10 50
- for loss than Rs 5,000 (2) When the Release is in respect of a mortgage bond for not less than Rs 5,000 but less than Rs 25,000
- 21 0 (3) When the Release is in respect of a mortgage bond for not less than Rs 25,000 but less than Rs 150,000
- 31 50 (4) When the Release 15 in respect of a mortgage bond for not less than Rs 150,000 52 50

Provided however, that when the value of the property to be released is less than the amount payable on account of Bank charges or for other sufficient reason, the Board may decide to recover a smaller amount by way of Bank charges in such case Provided further that when an application for a release is with-drawn by the applicant or refused by the Board before the appointment of a valuator, the applicant shall be entitled to a refund of half the amount deposited by him as Bank charges The applicant however shall not be entitled to any refund after the nomination of a valuator

(Continued on page 1373.)

NOTICES CALLING FOR TENDERS.

THE Chairman of the Tender Boaid, General Treasury, P O Box 500, Colombo, will receive tenders up to 12 noon on Tuesday, September 30, 1941, for the supply of Furnace oil to the Harbour Engineer's Department of the Colombo Port Commission for a period of three months commencing from October 1, [1941, to December 31, 1941 Tenders should be on forms obtainable from the Harbour

Tenders should be on forms obtainable from the Harbour Engineer, Colombo, from whom all particulars on the subject can be obtained

> H J. L LEIGH-CLARE, Chairman, Colombo Port Commission.

Office of the Colombo Port Commission,

Celombo, September 16, 1941.

TENDERS are hereby invited for the supply of 100,000 (20 Per cent. more or less) bload gauge jarrah sleepers, 1.000 jarrah crossing tunbers and 400 jarrah bridge tunbers to the Ceylon Government Railway to be delivered in Colombo in January, 1942, in accordance with the descriptions, specifications and conditions obtainable on application at the Office of the Railway Storekeeper, Colombo Colombo

Tenders are due at the Office of the Chairman, Tender Board, General Treasury, P. O Box 500, Colombo, not later than 12 noon on Tuesday, October 7, 1941

Ceylon Government Railway, General Manager's Office, Colombo, September 16, 1941.	
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fenders for the Supply of Firewood to the Railway in the Northern, North-Western and South-Western Divisions of the Forest Department.

TENDERS are hereby invited for the various services mentioned in the schedule to this notice for the supply of firewood to the Railway Department at different points on the Railway line from

forests in the Northern, North-Western and South-Western Divisions. Details of work and the areas to be exploited are given in the special conditions and the schedule.

2 All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman, Tender Board, General Treasury, P. O Box 500, Colombo.

3 Tenders should either be deposited in the Tender Box in the General Treasury, Room No 223, 2nd Floor, Galle Face Secretariat, Colombo, or be sent through the post preferably under registered cover

4 Tenders should be marked "Tender for Supply of Firewood to C G R " in the left hand top corner of the envelope, and should reach the office mentioned in condition 3 above not later than midday on Tuesday, October 7, 1941.

 δ Tenders are to be made upon forms which will be supplied upon application at the Office of the Conservator of Forests, Colombo, or at the Divisional Forest Offices in Jaffna, Kurunegala and Slave Island No tender will be considered unless it is on the recognized form

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

7 (1) A deposit of Rs. 20 will be required to be made other at the Office of the Conservator of Forests, Colombo, or at a Kachcheri, and a receipt produced for same before any form of tender is issued

(n) If a person to whom a tender form has been issued fails for no satisfactory reasons to submit his tender within the time fixed in condition 4 above his tendor form deposit of Rs 20 will be liable to be forfeited at the discretion of the Conservator of Forests.

(111) The successful tenderer shall within ten days of receipt of (iii) The successful tenderer shall within ten days of receipt of notice in writing that his tender has been accepted, enter into necessary contract after depositing the security shown in the schedule for the due and punctual performance of the contract. He shall also supply at his own cost a stamp of the value of Rs 10 to be fixed to the original of the contract. Should he fail to comply with these requirements his tender form deposit may be forfeited to the Grown, he n ay render himself hable to be included in the list of defaulting contractors precluded from having any concern in a Government contract in future and to in ake good any resultant loss, further the service may be offered to another tenderer in which case no claim for any profit that may accrue to Government by such offer will be entertained.

Notice of acceptance will be deer ed to have been received by the tenderor if it has been sent by post addressed to, or left at, the address given by the tenderer. All other tender form deposits will be returned upon signature of a contract

The security required for this contract may most usefully be deposited in the form of Government of Ceylon loans —Registered stock, promissory notes, War Loans (with or without interest). The interest bearing stock, promissory notes and War Loans may possibly be found to be more paying than the fixed deposits in Banks, &c This is merely a suggestion to prospective contractors and carries no further security from Government than the script itself.

Itself. 8 A tendered shall, before making his tender, preferably at the time of obtaining a tender form, examine in the office, at which he obtains his tended form, a copy of the agreement he will be required to execute in the event of his tender being accepted and shall sign and deliver a statement to the effect that he has fully acquainted himself with the terms of such agreement and that in the event of his tender being accepted he will, within the time fixed in condition 7 above execute an agreement in terms of the specimen agreement. As evidence of his having examined the specimen agreement the tenderer shall sign his name on it in the space provided for the purpose purpose

9 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 statement giving his full name and permanent address, stating in which district or districts he owns landed property or other interests. The extent of the landed property, and the nature and extent of other interests should also here we

A tendeter who has carried out contracts with the Department, but not in the Northern, North-Western and South-Western Divisions of this Department 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 Depart-ment should state the pathere of such Department and the District ment should state the nature of such Department and the District

inent should state the nature of such Department and the District in which the service was rendered No tender form will be issued to any person or on behalf of any person whose name appears on the list of defaulting contractors.

10 Rates per cubic yard of firewood delivered to the Railway in accordance with condition (a) of the special conditions must be guoted written both in words and figures The rate should include 25 cents per cubic yard on account of royalty which the contractor shall pay to the Forest Department

11. Tenderers before tendering should inspect the areas of perations for which they tender No representation as to yield, &c., operations for which they tender No representation will be entertained after a tender has been accepted

No tender will be considered unless the conditions laid down 12 above have been strictly complied with.

The Government reserves to itself the right, without question, 13 of rejecting any or all tenders, and the right of accepting any portion of a tender. No offers will be entertained from persons whose names appear on the list of defaulting contractors

14 The contract shall be entered into by the successful tenderer with the Divisional Forest Officer concerned, 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 Concernent of Cerlon Government of Ceylon.

15. The contract may not be assigned or sublet without the authority of the Tender Board The Government resources to itself the right to refuse to recognize a power of attorney issued by a contractor to any person authorising him to carry on the contract on the contractor's behalf

16. The contractor shall not employ any person whose name appears on the list of defaulting contractors.

17 The successful tenderer will be required to employ only Ceylonese labourers in carrying out the work tendered for

The employment of only Ceylonese labourers in carrying out the work tendered for will be made a condition of the contract and the failure on the part of the successful tenderer to fulfil this condition will be treated as a breach of the terms of the contract and will render the contract liable to cancellation Provided, however, that in exceptional circumstances the head of the department with whom the contract is entered into may permit the contractor to employ any non-Ceylonese labourers previously approved by him in writing with the concurrence of the Treasury. The employment of non-Ceylonese labourers without such approval in writing and concurrence is forbidden.

The term " Ceylonese " shall mean and include all persons born in Ceylon and no others

The Divisional Forest Officer 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 the notice, and no such persons shall be employed by the contractor

18. The contractor shall indemnify the Crown against, any claim by or in respect of any employee of the contractor under the Workmen's Compensation Ordinance, No 19 of 1934.

19. The payments to which the contractor may render himself hable under this contract may be deducted by the Divisional Forest Officer concerned from all moneys then due or that may become due to the contractor under this or any other contract he may hold under Government and/or from the security deposited by the contractor and hypothecated to the Crown under condition 7 (iii) above or be recovered from him by action at law

20. The Conservator of Forests reserves to himself the right, without question, of ejecting the contractor's employees and of rescinding the contract if the above conditions are not adhered to.

21. In case of any disagreement arising between parties to the contract it shall be referred to the Conservator of Forests whose decision in every case shall be final and binding on the parties to the contract.

22. For any further information, application should be made to the officer issuing the Tender form.

Special Conditions.

(a) Before commencing work the contractor shall provide the labour required for cutting coupe lines, marking trees, &c

(b) Climbers on trees to be felled interfering with other growth should be cut according to directions of a Forest Officer, prior to the felling of such trees.

(c) In areas which are Reserved Forests or Proposed reserves only trees marked for felling by the Forest Department shall be felled In other Crown Forests only trees over 3 feet in girth and which are not of accepted timber species should be felled, but trees which emit a milky exudation such as Ficus species, Kaduru, Lunumidella, Rukkattana, Kapu, Kottan, Erabadu, Dadap, Etdemeta, Kekuna, Amba, Geduma, Walkaduru, Imbul, Del and Pulun shall not be felled and converted Control of all fellings and the areas in which fellings shall take place shall be at the discretion of the Divisional Forest Officer

(d) Should the contractor or any of his agents or workmen be responsible for the felling or damaging of any trees of whatever girth of accepted timber species or for causing any damage to trees not marked for felling which in the opinion of the Divisional Forest Officer is avoidable, the contractor shall be hable to a fine not exceeding double royalty for each tree so felled or damaged

(e) All felled trees or other fallen trees shall be cut and split into firewood of billets of 3 ft in length and not less than 2 in or more than 9 in diameter

(f) Firewood shall be stacked in the railway yard or on the approved railway line side in rows parallel to the railway line convenient for loading the firewood into railway trucks. To economic ground space and to allow space between the stacks for inspection, stacks shall be either 3 ft, $4\frac{1}{2}$ ft or 6 ft in height as the Forest Officer in charge may direct from time to time. Walking space should be left between any two stacks

(g) The contractor shall be responsible for the safety of the firewood either in the forest or in transit or on the railway line side until taken over by the Railway Department

 (λ) The contractor may be required at the instance of the Railway Department to increase or decrease the rate of supply of finewood prescribed in the schedule.

(s) A penalty of a sum not exceeding 25 cents for every cubic yard of firewood not stacked or delivered at the monthly rate stipulated will be exacted from the contractor at the discretion of the Divisional Forest Officer.

Forest Officer. (j) The confractor is to be paid monthly at the convenience of the Railway Department for firewood, supplied as above and accepted, at the tendered rate per cubic yard on production of formal receipts signed by a responsible officer of the Railway Department, deductions being made for any fine or penalty imposed under this contract Rejected material will not be paid for but will lapse to Government In the event of a dispute arising owing to deduction for bad stacking, &c, the wood is liable to be restacked by the contractor and the measurement made after such restack shall be considered as final for purposes of payment No payment or certificate shall protect or be deemed to protect the contractor in the case of any overpayment.

(k) Nothing in this contract shall preclude the Divisional Forest Officer from taking action in accordance with the provisions of the Forest Ordinance, Cap 311, against the contractor for folling or allowing labourers to fell any tree outside his area of contract which should not be felled in accordance with the conditions of the said contract or without the necessary permit prescribed by the said Ordinance

(l) The contractor shall at his own cost and charges furnish labour, transport, implements, tools, wire-shoots, and material necessary for carrying on the work under this contract

(m) In areas which are reserved forests or proposed reserves the contractor will be allowed to open extraction roads at distances not less than 10 chains apart, unless specially authorised by the Divisional Forest Officer concerned Extraction roads shall normally be at right angles or parallel to the railway line or P. W D. road to which extraction is to be made and haulage by certs shall be restricted to such roads. The construction of such extraction roads shall not be undertaken otherwise than m accordance with the directions of the Divisional Forest Officer. In areas which are Other Crown Forests there will be no such restriction regarding extraction routes

(n) Conversion at the stump is permitted but carts and lornes may not be used for transport between stump and extraction road This restriction applies to areas which are reserves and proposed reserves and not to Other Crown Forests.

(a) If the contractor shall not have completely finished the said work within the time hereinbefore specified, then and in that case the contractor shall pay or cause to be paid to the Divisional Forest Officer, a sum not exceeding Rs. 50 as the Conservator of Forests may deem adequate for every week's or part of a week's delay as liquidated damages, and it shall be lawful for the Divisional Forest Officer to deduct and retain from the sum or sums which shall become due as aforesaid to the contractor a sum due as liquidated damages in pursuance of this contract or otherwise.

(p) If the contractor shall fail to make fair and reasonable progress towards completing the work within the time hereinbefore specified, it shall be further lawful for the Divisional Forest Officer (if it shall appear to him expedient to do so), to take the work into his own hands, after giving one week's notice m writing to the contractor that the said work will be completed by the Divisional Forest Officer and thereupon to employ sufficient workmen, overseers and materials to finish and complete the same and the contractor shall be liable to pay and make good such sum or sums of money, if any, as may be spent by the Divisional Forest Officer m the completion as aforesaid of the said work over and above what may have been payable to the contractor if he had completed the work within the time specified.

specified. (q) The contractor shall not in any manner do cause, or procure to be done any act, matter, or thing whatsoever to delay or impede the completion of the said work by the Divisional Forest Officer under preceding clause (p) or to obstruct the person or persons so employed by the Divisional Forest Officer or to prevent them from using the plant, implement, tools, wire-shoots, and other materials which shall have been or shall be provided for the execution of the said work, and shall not m any way molest or cause to be molested, the Divisional Forest Officer or any person or persons employed by him

(r) The contractor or his agent or agents, whose names shall be given to the Divisional Forest Officer and the Range Forest Officer, in charge of the work, in writing at the commencement of work under the contract and who shall hold a written authority from the contractor, shall at all times and without fail be at the working centres to supervise and control workmen and to take orders from inspecting Forest Officers. Should this condition not be complied with the inspecting officer shall have the power to eject such workmen. Further the Divisional Forest Officer shall have the power to eject without question, any of the contractor's agents or employees. The contractor will be at liberty to the Divisional Forest Officer and the Range Forest Officer writing and provided that each new agent holds a written authority from the contractor to act on his behalf

(s) The Divisional Forest Officer shall have power to impose fines not exceeding Rs. 100 for any breach of the conditions or for any delinquencies on the part of the contractor in carrying out this contract Such fines shall be subject to the approval of the Conservator of Forests and will not effect or prejudice the right of the Divisional Forest Officer to claim in addition liquidated damages as provided for in clause (p) above.

(t) All notices to be served upon the contractor shall be deemed to have been served if given to him or to his agent personally or left at his address given in the tender

(u) Applications for extensions of time will not be entertained under any circumstances whatsoever

Schedule

To fell, transport and deliver neatly stacked, not further than 30 feet from the nearest railway at approved points on the railway line close by to the various areas of exploitation suitable to the Railway Department at a monthly average of one twelfth, more or less, of the annual quantity shown for delivery from the areas detailed below In the case of areas from which total supply is less than 6,000 cyds. the monthly supply shall be at a rate not less than one sixth of the total supply.

In most cases the average distance of transport from the forest to the nearest railside is given, wherever it is not given the Divisional Forest Officer concerned may be consulted

Northern Division

Service 1 — Jaffna District: A portion of the northern section of the Kilinochchi Proposed Reserve south of the 1939-40 coupe to yield 34,000 cyds. of firewood (more or less). Average distance. of transport is about 1¹/₂ miles by jungle track from the forest to the Kilmochchi line side Security required as per General Condition 7 (m) 18 Rs 500

Service 2 — Vavunya District A portion of the western section of Tonigala Reserve south of the 1939–40 coupe to yield 10,000 cyds of firewood more or less Average distance of transport from the forest to Vavunya Railway Station is 3 miles by jungle track and 2 miles along $P \le D$, road Security required as per General Condition 7 (iii) is Rs 500

Service 3 --- Anuradhapura District, A portion of Issembessa wewa Reserve to the south of the 1939-40 coupe to yield 26,000 cyds of firewood more or less Average distance of transport from the forest to the railway line side is $\frac{1}{2}$ mile by forest track and $\frac{1}{2}$ miles by P W D road Security required as per General Condition 7 (m) 18 Rs 500

Sence 4 — Anuradhapura District · A portion of the eastern section of the Mihintale Reserve to the east of the 1939-40 coupe to yield 15,000 cycls of firewood more or less Average distance of transport to Anuradhapura Railway Station is $\frac{3}{4}$ mile by jungle track and $7\frac{1}{4}$ miles along P W D road Security required as per General Condition 7 (m.) is Rs 500

Service 5 - A portion of the northern section of Yodi-ela Proposed Reserve to the west and south of the 1939-40 coupe to yield 15,000 cyds of firewood more or less. Average distance of transport is (a) about 1 mile by jungle track and 7 miles along Gansabhawaroad to Ratmale line side, or (b) about 3 miles by jungle track and 4 miles along P W D road to Talawa Railway Station Security required as per General Condition 7 (11)) is Rs 500

North-Western Dursson.

Service 6 —Kandy District Welikanda Proposed Reserve in Tumpane korale to yield 8,000 cyds more or less Average distance of transport to Rambukkana Railway Station is about 8 miles of which 1-2 miles is forest track. Security as per General Condition 7 (m) is Rs 150

Service 7 — Kegalla District Kotagama Forest Reserve in Kimi-goda korale to yield 2,000 cyds more or less Average distance of transport to Rambukkana Railway Station is about 3 miles of which -1 mile is forest track Security required as per General Condition 7 (11) 18 Rs. 100.

Service 8.—Kegalla District Halagirikanda Forest Reserve in Galboda korale to yield 2,000 cyds, more or less Average distance of transport to Rambukkana Railway Station is about 6 miles of which 1-1 mile is forest track Security required as per General Conductor I (1997) and 1997 a Condition 7 (111) is Rs. 100

Service 9 — Chilaw District Wilpota Other Crown Forest in Pitigal Korale north to yield 44,000 cyds more or less. Average distance of transport to Chilaw Railway Station is about 23 miles of which 2-4 miles is forest track Security required as per General Condition 7 (111) is Rs. 500.

Service 10 — Kurunegala District Millagalla Other Crown Forest to yield 18,000 cyds more or less Average distance of transport from forest to Ganewatte Railway Station is about 5–8 miles by V. C road Security required as per General Condition 7 (iii) is De 500 Rs 500

South-Western Division

Service 11.--Galle District Polatukande Proposed Roserve, Compartment 2 of Elpitiya Working Circle to yield 5,000 cyds more or less Supplies to be delivered at Kosgoda Railway Station Security required as per General Condition 7 (in) is Rs 150

Service 12 — Galle District Mirandelkande in Ulugaha Proposed Reserve, Compartment 15 of Elpitiya Working Circle to yield 3,750 cyds more on less Supplies to be delivered at Kosgoda Railway Station Security required as per General Condition 7 (m) is Rs 150

Service 13 — Matara District Masmullekele Reserve, Compt 11 to yield 3,000 cyds more or less Supplies to be delivered at Matara Railway Station Security required as per General Condition 7 (iii) 18 Rs 150

Service 14 — Matara District Kekanadure Reserve, Compt 20 to yield 1,500 cyds more or less Supplies to be delivered at the Matara Railway Station Security required as per General Condition 7 (m) is Rs 100

Service 15 ---Matara District Badullekelle Reserve, Compt 9 to yield 1,500 cyds more or less Supplies to be delivered at the Matara Railway Station Security required as per General Condition 7 (in) is Rs 100

Service 16 — Mataia District. Oliyagankele Reserve, Compt 7 to yield 3,000 cyds more or less. Supplies to be delivered at Matara Railway Station Security required as per General Condition 7 (111) is Rs 150

Service 17 — Matara District Dandeniya Proposed Reserve, Compt 18 to yield 3,000 cyds more or less Supplies to be delivered at Matara Railway Station Security required as per General Condition 7 (iii) is Rs 150

Service 18 — Matara District Beraliya Proposed Reserve Compt 30, to yield 3,000 cyds more or less Supplies to be delivered at Weligama Railway Station Security required as per General Condition 7 (111) 18 Rs 150

Service 19 — Matara District Kandalkande Resorve, Compt 33 to yield 1,500 cyds more or less Supplies to be delivered at Weigama Railway Station Security required as per General Condition 7 (iii) is Rs 100

Service 20—Galle District. Darakulkanda Proposed Reserve Compt 8 in Galle Working Circle to yield 3,000 cyds more or less Supplies to be delivered at Gintota Railway Station. Security required as per General Condition 7 (iii) is Rs 150

T A STRONG Conservator of Forest's.

Office of the Conservator of Forests, P O Box 500, Colombo, September 15, 1941.

THE Chairman, Tender Board, General Treasury, P O Box 500, Colombo, will receive tendors up to 12 noon on Tuesday, October 14, 1941, for a contract for the conveyance of mails by motor omni-bus or lorry for two years and five months from March 1, 1942, between the General Post Office, Colombo, and Hanwella Post Office and untermediate offices Office and intermediate offices

Tenders should be made on forms obtainable on application from the Postmaster-General from whom all particulars on the subject can be obtained

General Post Office, Colombo, September 15, 1941

J P APPLEBY, Postmaster-General

THE Assistant Commissioner of Excise, Southern Division, Colombo, will receive tenders up to 12 roon on Monday, October 6, 1941, for the supply of 500 staves for arrack transport casks.

2 The timber of the staves should be of well seasoned and sound up-country "Halmilla" wood without knots, sapwood or cracks and be of the following dimensions ---

Quantity required	Breadth 11 Inches	Thickness in Inches	Longth m Inches.
250	4	1.	45
250	3	1	45

Tenders should be made on forms obtainable at either (1) the office of the Superntendent of Excise, Distilleries, Kalutara, or (ii) the office of the Assistant Commissioner of Excise, Southern (ii) the office of the Assistant Commissioner of Excise, Southern Division, Colombo, on production of a receipt for Rs. 10 deposited at a Treasury of a Kachchell on account of tender forms for this service. All particulars on the subject may be obtained from the said officer. They should be sent under sealed cover and should have the words "Tender for the supply of Staves" written clearly or the tender of the annulation of the second states. on the top left corner of the envelope.

4 The staves should be delivered by the successful tenderer, at Teak Stores Arrack Warehouse, Palatota, Kalutara South, within a month after the date of acceptance of his tender

5 The successful tenderer should furnish security in cash Rs 25 for the due performance of the contract

6 The successful tenderer will be hable to pay a stamp duty of Rs 10

The Assistant Commissioner of Excise, Southern Division, Colombo, reserves to hunself the right to reject any or all tenders

8 The successful tenderer will be required to employ only Ceylonese labourers in carrying out the work tendered for The term "Ceylonese" shall mean and include all persons born in Ceylon and no others

C W NICHOLAS, Assistant Commissioner of Excise, S D Colombo, September 10, 1941

Tenders for Excavating for and Laying Underground cables and excavating for and erecting poles in the Colombo area.

TENDERS are invited for excavating for and laying underground cables and excavating for and erecting poles in the Colombo area. Quotations should specify rate per yard of excavation and cost of planting per pole in the following form ---

(a) Single cable in one trench 2 ft 6 in deep
(b) Two cables in one trench 2 ft 6 in deep
(c) Planting each pole 5 ft or 6 ft deep according to requirements. Specifications and contract documents may be obtained from

this office on payment of a fee of Rs 10 which will not be refunded.

The successful tenderer will be required to employ only Ceylonese labourers in carrying out the work tendered for. The term "Ceylonese" shall mean and include all persons born in Ceylon and no others

Sealed tenders endorsed "Cable Laying" to be submitted on or before 12 noon on September 30, 1941.

The light is reserved to reject all or any tenders

C H BRAZEL, Chief Engineer and Manager, Department of Government Electrical Undertakings.

Department of Government Electrical Undertakings, Tornington square, Colombo, September 15, 1941.

UNOFFICIAL ANNOUNCEMENTS.

Ordinance No 51 of 1938. Theberton (Ceylon) Tea Estates, Limited. (In Voluntary Liquidation).

NOTICE is hereby given that the creditors of the above-named Company are required, on or before October 25, 1941, to send their names and addresses and the particulars of their debts or claims to Andrew Edward Illingworth, of Times of Ceylon building, Main street, Colombo, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, to come and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof, they will be hable to be excluded from the benefit of any distribution of the Assets of the said Company. All persons owing money to, or in possession the said Company All persons owing money to, or in possession of property belonging to Thebenton (Ceylon) Tea Estates, Limited, are heroby required to pay to me such money, or to hand over to me such property forthwith

Colombo, September 16, 1941

A E ILLINGWORTH, Liquidator.

The Enselwatte Tea Company, Limited.

NOTICE is hereby given that an Extraordinary General Meeting of the above-named Company will be held at the registered office of the Company, 288, Union place, Colombo, on Tuesday, October 14, 1941, at 11 o'clock in the forencon for the purpose of considering and if thought fit passing the following Resolution as a Special Percelution Resolution

"That the Directors be and they are hereby authorised to arrange for the sale for cash and free of encumbrances of the whole or any part or parts of Enselwatte and Silvakande estates as a going concern such sale or sales to be upon such terms in such manner and subject to such conditions as the Directors shall in their absolute discretion think fit and for such purposes to sign and execute all such agreements, deeds and documents and do all such things as may be requisite or necessary for callying any such sale or sales into effect "

By order of the Board, BOUSTEAD BROS , Agents and Secretaries Dated at Colombo, this 18th day of September, 1941

The Hatbawe Rubber Company, Limited.

NOTICE is hereby given that the Thirty-second Ordinary General Meeting of the Company will be held at the registered office of the Company, 14, Queen street, Fort, Colombo, on Tuesday, September 30. 1941, at 11 15 A M

Business

1. To receive the report of the Directors and the accounts for the twelve months ended June 30, 1941

2. To declare a Dividend

3. To sanction the contribution of Rs 2,500.00 to the Govern-ment of Ceylon War Purposes Fund and/or such other Fund or Funds as shall be decided upon at the Meeting

4. To consider and if thought fit to pass with or without amend-ment the following Resolution as an Ordinary Resolution —

"That in pursuance of the power conferred on the Company by the Companies (Free Loans) Ordinance, No 6 of 1941, the Directors be and they are hereby authorised to lend out of the Company's funds a sum of Rs 10,000 00 without interest to the Government of Ceylon in accordance with the provisions of the Free Loans (War Purposes) Ordinance No 2 of 1941."

5 To elect a Director.

6 To appoint Auditors for the current year

7. To transact any other business of which due notice may have been given

The Transfer Books of the Company will be closed from September 23 to 30, 1941, both days inclusive.

> By order of the Directors, WHITTALL & CO., Agents and Secretaries.

Colombo; September 19, 1941.

Auction Sale under Primary Mortgage Decree in Case No. 9,166 (M), D. C., Colombo.

A Valuable Property at Ferguson's road, Mattakuliya, Colombo, belonging to Mr and Mrs J T Rainam.

BY virtue of a commission issued to me in the above case, I shall sell by public auction, on Thursday, October 16, 1941, at

5~P~M at the spot —All that part of the garden with the plantations and buildings standing thereon bearing assessment Nos 357 and 357/1, Ferguson's road, Mattakuliya, in Colombo, moxtent R2~P~12

161, Hulftsdorp, Colombo

A V PERERA Auctioneer and Broker

Auction Sale.

A Small House Property at Vshara lane, Wellawatta

UNDER mortgage decree in case No 9,498 (M), D. C, Colombo, against B Charles Dharmadasa of Hunupitiya, I shall sell by public auction on Friday, October 10, 1941, at 5 r M at the spot. —

All that allotment of land called Kahatagahawatta, bearing lot No 327 B with the tiled house thereon bearing assessment No 19, now No 23, Vihara lane, Wellawatta, extent 8 perches Registered in Well, 27/142, Colombo Further particulars from M Oliver Fernando, Esq, Proctor, Supreme Court and Notary Public, Colombo, or from me-

17, Belmont street, H. J F RODRIGO, Colombo, September 15, 1941

Auctioneer and Broker.

Auction Sale.

Valuable House Properties at Dawson street and Braybrook street, Slave Island, Colombo

UNDER mortgage decree in case No 311 (M/B), D. C, Colombo, against (1) P J M Fernando, (2) P N M Fernando, (3) Lily Regina Marasinghe nee Fernando, and (4) P W Marasinghe, all of Siriwimala, Braybrook place, for the recovery of the amount of the decree, I shall sell by public auction on Saturday, October 11, 1941, at 4 pm at the spot.

An undivided 11/21 shares of all those two allotments of land adjoining each other and forming one property and formerly bearing assessment Nos 2, 3, and 4, presently bearing assessment Nos 116, 118, 122, 126, 130, 136, and 146, Dawson street, and Nos 45 (1-14), 49, 53, 57, 59, 63, 67, 71, 73, 75, and 77, Braybrook street, Slave Island, Colombo, comprising —

(a) All that allotment of land, situated at Braybrook place in Slave Island within the Municipality and District of Colombo, in extent A 0. R 3 P 16., and

(b) All that lot No 26 of the Maradana Cinnamon Gardens, situated at Slave Island aforesaid, extent A 2 R 1 P 29 85/100, exclusive of a defined portion marked A in plan No 908A, mextent A 0 R 1 P 30 25 sold to Messrs Leechman & Co.

For further particulars please apply to S. Somasunderam, Esq, Proctor, Supreme Court and Notary Public, Colombo, or from me

17. Belmont street Colombo, September 15, 1941.

H. J F RODRIGO Auctioneer and Broker

Auction Sale.

UNDER commission in case No 350/M.B., D C, Colombo, on October 10, 1941, at premises No 111, New Moor street, Colombo — (1) at 5 FM —The aforesaid premises No 111, New Moor street, Colombo, in extent 12 53 perches, (2) at 5 15 FM —The stock-in-trade of the Soap Manufacturing business carried on therein; (3) at 5 30 FM.—The leasehold rights under lease bond No. 249 dated February 27, 1941, attested by S M Saheed, Notary Public For the recovery of the amount of the decree from the defendants Further particulars from K. Rasanathan, Esq., Proctor, Supreme Court and Notary Public, Colombo, or—

21, Belmont street, Hulftsdorp

A. P KOELMEYER. Auctioneer and Commissioner.

Auction Sale.

Aution sale. UNDER mortgage decree m D. C, Colombo, case No. 322 M B., I shall sell by puble auction the property belonging to the defendant on Monday, October 13, 1941, at the spot at $5 \pm M$:—An allotiment ℓ of land with the buildings thereon bearing assessment Nos 100, 101, 102, and presently bearing assessment Nos 67, 69, 71, 73, De Waas lane, Grandpass, Colombo, in extent A O. R 1. P 0.05 Full particulars from Messrs Samarasinghe & De Silva, Proctors and Notaries, Colombo.

221, Hulftsdorp.

M C CONIAH, Auctioneer and Broker

Auction Sale.

Valuable Coconut Properties at Tambarawila, Ihala-Katuneriya, Katuneriya, and Lansigama, in the District of Chilaw.

UNDER decree entered in case No. 11,032 D C, Negombo, in favour of the plaintiff, Ana Runa Bawanna Muna Arunasalam Chethyar of Negombo, against the defendants, (1) Warnakulasuriya Peter Obris of Ihala-Katuneriya for himself and as legal repre-sentative of the estate of Warnakulasuriya Jeramus Obris,

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deceased, (2) Warnakulasuriya Thimothi Obris, and (3) Maipala-mudalige Albina Paaris, both of Ihala-Katuneriya, for the recovery of the sum of Rs. 5,000 with interest thereon at 9 per cent per annum from August 15, 1939, till payment in full, payable by the 1st defendant, I shall sell the under-mentioned properties mortgaged as a primary mortgage, by public auction on Friday, October 17, 1941, at the respective spots, viz —

(1) At 2 pm —All that allotment (being the divided southern half share) of the land called Madangahawatta, situate at Tambara-wila in Kammal pattu of Pitigal korale, in the District of Chilaw, North-Western Province; the said allotment is in extent 1 rood more or less with the buildings and plantations thereon.

more or less with the buildings and plantations thereon. (2) At 2 45 pm —All that allotment of land comprised of the contiguous allotments called Thalgahawatta *alias* Embrellagaha-watta and Bakmigahawatta, situate at Ihala-Katuneriya in Meda palata of Pitigal korale aforesaid, the said allotment is in extent ground sufficient for planting 250 coconut trees according to the distance at which coconut trees are now planted thereon, with the buildings and plantations thereon and the said allotment is a divided portion held and possessed by Warnakulasuriya Jeramius Obris, the debtor, in manner aforesaid for and in heu of the undivided one-fourth share from and out of all that land compised of the contiguous allotments called Thalgahawatta *alias* Embrellagaha-watta and Bakmigahawatta, situate at Ihala-Katuneriya aforesaid, in extent 10 acress more or less with the buildings and plantations thereon, after an amicable partition and division thereof along with the other co-owners thereof (3) At 3 nm —All that portion depicted as lot 2 of the land called

(3) At 3 p m —All that portion depicted as lot 2 of the land called Thalgahawattakumbura, situate at Ihala-Ketuneriya aforesaid; the said lot is in extent about 2 acres with the buildings and plantations thereon

(4) At 3 15 pm — The land called Kohombagahawatta, situate at Ihala-Katuneriya aforesaid, in extent about 1 acre with the buildings and plantations thereon

(5) At 3 30 pm — Lot A of the land called Millagahawatta, situate at Ihala-Katuneriya aforesaid, which said lot A is in extent 2 roods with the buildings and plantations thereon

(6) At 3 45 pm — All that undivided one-fourth share of the allotment of land called Kadurugahawatta, situate at Ihala-Katuneriya aforesaid, which said entire allotment is in extent about 4 acres and of the buildings and plantations thereon

(7) At 4 p m —All that portion marked lot C of the land called Unapandurawatta, situate at Ihala-Katuneriya aforesaid, which said lot C is in extent 2 roods and 3.75 perches with the buildings and plantations thereon

(8) At 4 30 p m —All that undivided half share of the land called Ambagahawatta, situate at Katuneriya in Kammal pattu aforesaid, which said entire land is in extent about 1 acre and of the buildings and plantations thereon.

(9) At 5 p m.—All that divided portion of the land called Thalgasyaya, situate at Lansigama in Meda palata aforesaid, the said portion is in extent ground sufficient for planting 57 coconut trees with the buildings and plantations thereon

(10) At 5 15 p.m —All that portion dividedly possessed in heu of the undivided one-eighth share towards the northern boundary from and out of all that land called Kadurugahawatta, situate at Lansigama aforesaid, the said portion is in extent ground sufficient for planting about 50 coconut trees with the buildings and plantations the complexity of the said portion. theigon

(11) At 5 30 pm —All that divided south-eastern portion of the land called Thalgahawatta plantable with about 150 coconut trees, situate at Lansigama aforesaid; which said divided south-eastern portion is in extent about 40 coconut trees plantable ground accord-ing to the distance at which coconut trees are planted thereon now with the buildings and plantations thereon

Further particulars from Messrs Ranasinghe & Raheeman, Proctors and Notaries, Negombo, or---

Negombo

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H. R DIRCKZE, Auctioneer

Auction Sale.

UNDER partition decree in D C, Galle, case No 29,587, I shall sell by public auction on October 25, 1941, commencing at 10 Am. at the spot the following premises ----

All those defined lots Nos 7, 8, 13, 14, and 15 of the land called Banweltuduwa and Elagodakumbura, situated at Ethkandura, in Gangaboda pattu of Galle District, extent 14 A 0 R 10 75 P

The said land will be sold in separate lots and in terms of the Partition Ordinance, No. 10 of 1863

Further particulars from A $\, D\,$ de Silva, Esq , Proctor, Supreme Court, Ambalangoda, or from me

Ambalangoda, September 16, 1941

G SIEBEL DE SILVA Commissioner

comply with the conditions of sale, the same shall be put up for sale by public auction to the highest bidder, viz. -

All that land called and known as Pulungupityewatta (registered in A 210/274) with the plantations and the tiled building thereon beaing old assessment No 74, situated at Hospital road, in the town of Ratnapura, in extent A 0. R 1 P 04, as per plan No 371 dated March 3, 1937, made by Mr A C Alles, Licensed Survoyor, and filed of record in the said case No 6,307

Further particulars from Lionel Jayawardona, Esq, Pioctor, Supreme Court, or from me.

M. T C GUNARATNE, ' 41, Hospital road, Ratnapuia, September 15, 1941.

Application for enrolment as a Notary Public.

I. Jayamaha Mudalıge Don Aınolıs Dharmadasa of Ampitiya in Gandahaya korale of Pata Hewaheta in the District of Kandy, do hereby give notice in terms of rule 2 in Schedule 1B of Ordinance No 1 of 1907, that three months hence, I shall apply to the Registrar-General to be admitted and enrolled a Notary Public to practise in the Sinhalese language in the District of Chilaw.

Ampitiya, Kandy, September 1, 1941

D A. DHARMADASA

Commissioner

MISCELLANEOUS DEPARTMENTAL NOTICES.

Customs Sale.

NOTICE is hereby given that the confiscated goods mentioned below will be sold by public auction at the Jaffna Customs on Monday, September 29, 1941, at 10 A.M -

6 bags beedy tobacco 5 bags beedy tobacco, 112 lb. Jaffna tobacco, 196 lb Jaffna tobacco, 112 lb Jaffna tobacco.

H M Customs, Jaffna, September 12, 1941.

V. VISWALINGAM, for Collector of Customs.

Customs Sale.

NOTICE is hereby given that the confiscated goods mentioned below will be sold by public auction at the Point Pedro Customs on Monday, October 13, 1941, at 11 A M -

12 bags beedy tobacco. 12 bags beedy tobacco

H M Customs, Jatfna, September 13, 1941

A O WIRASINGHE, for Collector of Customs

Vacancy.

POST of Superintendent of School Works, Grade II, Education Department, on the scale of salary Rs 720-10 of 42-1,140. Efficiency Bar Rs 1,194-9 of 54-1,680

Applicants should state their educational and technical qualifi-cations and should possess a thorough knowledge of building construction, draftsmanship, mensuration, surveying and levelling A fair knowledge of water works will be considered an additional qualification qualification

The appointment made, which will be on a temporary basis for the present, will be subject to such salary scales and terms of service as are decided on by the Select Committee of the State Council appointed by Government to report on the recommenda-tions of the Retrenchment Commission, contamed in Sessional Paper No. 18 of 1939 The candidate selected for appointment will also be required to pass a medical examination before he is appointed appointed

Applications with Copies of Certificates should reach the Director of Education, Administration Branch, Colombo, before September 30, 1941

Canvassing and personal applications will be considered a disqualification

Education Office, Colombo, September 19, 1941 L McD ROBISON, Director of Education.

K/Claveryon Estate Tamil Mixed Branch School.

NOTICE is hereby given that the above school situated at Dikoya in the Nuwara Ehya District of the Central Province under the management of the Superintendent, Lethenty Group, Hatton, has been registered as a grant-in-aid school with effect from August 1, 1940

Education Office Colombo, September 15, 1941

L McD ROBISON, Director of Education.

Auction Sale.

UNDER and by virtue of the commission issued to me in D C, Ratnapura. Partition Case No. 6,307. I shall stell on Monday, November 3, 1941, at 3 pm at the spot, the whole of the following property and premises, first among the owners thereof at the upset value of Rs. 1,500, and if not purchased by some one of them and

Change of Management.

UNDER the provisions of section 31 (1) of Ordinance No 31 of 1939, it is hereby notified for general information that upon the recommendation of the Methodist Missionary Society, North Ceylon District, proprietor of the under-montioned schools

Rev R J M Wilkes is appointed as the Manager of the said schools in place of Rev C. A Smith

Education Office, Colombo, September 15, 1941

L McD Robison, Director of Education.

Schools referred to

T/Trincomalee Girls Bil school T/Perenteru T M school T/Uppuveh T. M. school T/Chambaltuvu T M school T/Kumpirupiddi T. M. school, T/Nilaveli T M school T/Tiriyai T. M school T/Koontivu T M school T/Chenaiyoor T M school T/Kuchehuveli T M school

Change of Management.

UNDER the provisions of section 31 (1) of Ordinance No 31 of 1939, it is hereby notified for genoral information that upon the recommendation of the Board of Governors, Proprietors of KI/St John's College, Panadure, KI/St John's Boys' English School, Panadure; KI/St John's Girls' English School, Panadure, Mr. Simon Rodrigo is appointed as the Manager of the said schools in place of Mr. H E. Jansz, C C.S., with effect from September 1, 1941.

2. The notification dated September 1, 1941, published in Government Gazette No 8,790 of September 5, 1941, is hereby cancelled

Education Office, Colombo, Septembor 12, 1941

L McD Robison, Director of Education

Change of Management.

UNDER the provisions of section 31 (1) of Ordinance No 31 of 1939, it is hereby notified for general information that upon the recommendation of the Methodist Missionary Society, North Ceylon District, proprietor of (1) Bt/Arasadi Training school, (2) Bt/Arasadi Practising T M School, Rev. B. Holland is appointed as the Manager of the said schools in place of Rev R J M Wilkes

Education Office Colombo, September 15, 1941

L MCD ROBISON. Director of Education.

Change of Site.

NOTICE is hereby given that an application has been received from the Manager of J/Valvettiturai T M (Pri) school for the change of site of J/Valvettiturai T M (Pri) school, under his management to a land called "Rasinthan Manal" 150 yards distant from the present site

Observations will be received not later than October 19, 1941

Education Office. Colombo, September 15, 1941

L. McD. Robison, Director of Education.

THE under-mentioned unclaimed articles being productions will be sold by public auction at the Kayts Magistrate's Court premises at 4 r M on Monday, November 17, 1941, if they are not clamed before that date

Magistrate's Court, Kayts, September 11, 1941 V MANICAVASAGAN, Magistrate.

LFM 4991

Atheles referred to.—1593, a gilt chain, S R, 1 sickle, 1849. 2 mats, 1862, 1 knife, 1872, 1 koduwa knife, S R, 1 tapper's knife; S R, 1 clasp knife; 2208, 1 iron hook, 2488, 1 manna knife; Inquest No 42, 1 silver waist string and 1 gold ring; 1695, 1 clasp knife, 1529, 1 clasp knife, 1824, 1 koduwa knife; 9101, 1 torch light, 1402, 1 mamotity, 3, 1 axe, 1622, 5 empty bottles, 2 enamel cups, 1 glass tumbler, 1621, 1 bottle, 1 measuring glass, 1970, 3 bottles, 1 fonnel, 1 enamel cup, 2735, 1 glass tumbler, 2 bottles, 1 measuring bottle, 1 funnel. 1 funnel.

The Fauna and Flora Protection Ordinance.

I. R. M. Davies, District Warden of the Ratnapura District, do hereby declare under section 12(1) of the Fauna and Flora Protection Ordinance (Chapter 325), that the areas specified hereunder to be areas within which damage by elephants is apprehended.

2 A licence authorising the holder thereof to hunt, shoot, kill or take any such elephants, will, on application made to me, be issued subject to such conditions as may be necessary or expedient, fiee of charge.

This declaration shall continue to be in force for a period of twenty-one days from September 24, 1941

R M DAVIES,

District Warden and Government Agent, Sabaragamuwa The Kachcheri. Ratnapura, September 15, 1941.

Areas referred to.

Mulgama, Wegunapattiya, Keratala and Tanjama, within the following boundaries

North by Rajawaka wasama boundary East by range of hills at Kuragala South by Rajawaka wasama boundary West by Bowatta wasama boundary.

2. Molamure, Diyainna and Piyangoroya .-

North by Mulgama village boundary

East by Kaltota wasama boundary.

South by Walawe-ganga

West by Handagırıya wasama boundary.

3. Handagırıya —

North by Katupath-oya

East by Diyanna village boundary.

South by Galpaya.

West by Belimaliyadda wasama boundary.

The Forest Ordinance.

Rate of Royalty to be levied on Forest Produce

IN pursuance of the powers in me vested by rule 26 of the rules under section 20 of the Forest Ordinance (Chapter 311), published in the *Gazette* of June 8, 1934, I, Richard Morgan Davies, Govern ment Agent of the Province of Sabaragamuwa, do with the sanction ment Agent of the Province of Sabaragamuwa, do with the sanctua of the Executive Committee of Agriculture and Lands, hereby prescribe that from and after September 19, 1941, in respect of the several varieties or classes, enumerated in the schedule hereto, of forest produce to be removed from any forest other than a reserved forest or a village forest in the said province, royalties at the re spective rates set out in the schedule shall be payable at the time of the application for a removal permit, either at the Kachchei or to the Headman authorised thereto by the Government Agent and within whose area of control the forest is situated

2 The notification under the said rule 26 published in Gazette No 8,076 of August 31, 1934, is hereby cancelled

The Kachcheri,	R. M DAVIES.
Ratnapura, September 13, 1941	Government Agent.

Schedule.						
Variety or Class of	Rates.					
Forest Produce.	Rs. c.					
Peat Surface Soil Stone, gravel, clay, cabook, and block	0 25 per cart load					
coral	0 25 do					
River sand	0 10 per cart load or ton					
Lime stones	0 25 do					
Bricks and tiles made in Crown land	0 50 per 1,000					
Coral, Kokkaikallu (finger coral)	0 10 per bushel					

ROAD COMMITTEE NOTICES.

Election of a Member for the District Road Committee, Tamankaduwa District.

NOTICE is hereby given that under clause 23 of the Thorough fares Ordinance (Chapter 148) of Legislative Enactments of Ceylon, all persons intending to offer themselves as candidates for the office of member representing the European interests in the District Road Committee of Tamankaduwa District for the remaining period of 1941, and the years 1942 and 1943, in place of Mr N W Sura weera who has resigned, are required to signify their intention in writing to the Chairman, Provincial Road. Committee, North-Centrol Periodes et logit 10 days before the day of electron Central Province, at least 10 days before the day of election

In terms of clause 32 of the same Ordinance an election of a member will be held at the Polonnaruwa Village Tribunal Court house on October 18, 1941, at 9 A M.

Chairman.

Provincial Road Committee, A, E CHRISTOFFELSZ, Anuradhapura, September 16, 1941.

MUNICIPAL COUNCIL NOTICES.

COLOMBO MUNICIPAL COUNCIL.

R G 846 Sale of Immovable Property.

NOTICE is hereby given that in the absence of movable property hable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Municipal Commissioner, Colombo, in terms of section 135 of the Municipal Councils Ordinance (Chapter 193) for airears of rates due on the premises and for the neuron muthe suboursed due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot on the dates therein mentioned, sale commencing at 8 A M., unless in the mean-time the amount of the rates and costs be duly paid.

TUDOR V. PERERA, for Municipal Commissioner The Municipal Office, Colombo, September 16, 1941.

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Schedule

For 4th quarter, 1940, and 1st quarter, 1941 —On October 17, 1941 Premises No. 43/1-20, St. Joseph's street. For 1st quarter, 1941 —On October 17, 1941 Premises No 407/1, Prince of Wales avenue On October 10, 1941 Premises No 99/4-10, Madampitya road. On October 18, 1941 Premises No 37/1-27, Symonds road

KANDY MUNICIPAL COUNCIL.

NOTICE is hereby given that the Supplemental Budget No 2 of 1941, which is to be laid before the next General Meeting of the Municipal Council, is now open to public inspection at the Municipal Office.

The Municipal Office,	W GOPALLAWA,
Kandy, September 15, 1941	Commissioner

Sale of Properties.

Sate of Properties. NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Commissioner of the Municipal Council of Kandy, in terms of the 135th clause of the Municipal Council of Kandy, in terms of the specified below, and of which particulars are given in the under-mentioned lists, will be sold by public auction on the spot in the order and time stated, unless in the meantime the amount of the rates, and taxes, and costs be duly paid. By order,

By order,

For First Quarter, 1938 The Municipal Office, Kandy, September 16, 1941 HECTOR DE MEL, Accountant Perademya road 72

GALLE MUNICIPAL COUNCIL.

General Meeting.

Tuesday, July 22, 1941

Truesday, July 22, 1941
The Council assembled this day at 2 30 F M, pursuant to notice dated July 16, 1941
Present —Mr W Dahanayake, Mayor, presiding, and Messfs E de S Wijayaratne, Deputy Mayor, F Magdon Isinal,
A I. H. A Wahab, A H E Fernando, D S Goonesekera, A. William Wijeratne, W T Wijekulasuriya, E. D Nagahawatte;
P Dahanayake, A. M Saheed, T. W Roberts, and Thomas Amarasuriya
1 The minutes of the General Meeting held on June 24 and July 1, 1941, having been previously submitted to the Mayor for his approval and a copy thereof having been furnished to each member, were taken as read and confirmed
2. Pursuant to notice Mr E D Nagahawatte asked the following question which the Mayor answered. —
Q —Will the Mayor be pleased to state whether the repairs to the Milliduwa bridge, for which provision has been already made in the budget this year, will be taken up immediately? A —Estimates have been prepared and quotations are being called for, so that work is likely to start by about the middle of next month
(Messrs F Magdon Ismail and D S Goonesekera came in at this stage)
3 To consider, further, the question of filling the vacant post of Public Health Nurse consequent on Miss A. L H. Sahabandu declining to accept the appointment.

declining to accept the appointment. The Mayor moved Council into Committee to consider this item Mr A M Saheed seconded —Carried

Council in Committee

(Mr E. de S. Wijayaratne left the meeting in the course of the discussion) After discussion, the Mayor moved (1) that Miss Kalyanawathie do act as Public Health Nurse till January 31, 1942, on the usual terms offered to acting officers, (2) that one of the posts of Public Health Nurses be advertised anew in December, 1941, (3) that while Miss Kalyanawathie is acting as Public Health Nurse, the services of a new midwife be obtained temporarily in her place on the initial salary of a midwife, and (4) that the appointment of a temporary midwife be made by the Medical Officer of Health. Mi A William Wursether seconded Wyeratne seconded

salary of a mudwife, and (4) that the appointment of a temporary midwife be made by the Medical Öfficer of Health. Mi A William Wigeratne seconded.
Mr D S Goonesekera moved as an amendment that Miss G Monian and Mrs D V M Thomas be appointed as acting Public Health Nurses with effect from August 1, 1941, on the initial salary attached to the post plus the other allowances. Mr Thomas Amarasurya seconded. The Mayor opposed the amendment. The amendment was then put to the meeting and declared lost by the Mayor's casting vote. Mr D S, Goonesekera called for a division which resulted as follows —For —Messrs F Magdon Ismail, A H E. Fernando, D S Goonesekera, A M Saheed, and Thomas Amarasurya. Against —The Mayor and Messrs A I H A Wahab, A William Wijeratue, E D. Nagahawatte, and P Dahanayake *Declaned to vote* —Mr. W T Wijekulasurya (Mr T W Roberts came in at this stage).
Mr P Dahanayake mored as an amendment that Miss Kalyanawathie do continue te act as Public Health Nuise till August 31, 1941, and that, in the meantime, Mrs D V. M Thomas and Mrs E C Obeysekera be requested to apposi before the Medical Officer of Health with a view to their being questioned with regard to their expense in midwifery in the various hospitals. Mr T W Roberts seconded the amendment was by a to the meeting and declared lost by the Mayor's casting vote. Mr Thomas Amarasurya called for a division which resulted as follows —*For* —Messrs A H E Fernando, E D. Nagahawatte, P Dahanayake, A M Saheed, and T W. Roberts *Against* —The Mayor and Messis A I H A Wahab, F. Magdon Ismail, D S Goonesekera, and W T Wijekulasurya *Declaned to vote* -Messrs D S. Goonesekera, and Thomas Amarasurya. Mr. W T. Wijekulasurya next moved as an amendment that Mis D V M Thomas and Mrs E C Obeysekera be appointed as follows —*For* —Messrs A H E Fernando, E D. Nagahawatte, P Dahanayake, A M Saheed, and T W. Roberts *Against* —The Mayor and Messis A I H A Wahab, F. Nagdon Ismail, D S Goonesekera, and W T Wijekulasurya *Declaned to vote Mr*

A 3

TO COMMENCE AT THE FIRST-NAMED PREMISES AT 9 30 A M EACH DAY.

Last FF on Monday, October 13, 1941

For the Fourth Quarter, 1940

Ampitiya 11/35 Amplitya 11/35 Malabar street 53A, 63C, 87 Yatunuwara Talwatta 2, 31, 31A, 61. Aruppola 4, 9A, 24, 69A. Watapuluwa 20, 27, 40, 125, 127, 184, 47 Truncomalee street A 232, 59-60 Castle Hill street . 139 Colombo read 127

Colombo road . 12E

List GG on Tuesday, October 14, 1941.

For the Fourth Quarter, 1940

Balurawakande Halloluwa road 221 69 Katukele Lake road 9B, 9C, 9D, 9 κ , 9 Dodanwela 59, 62/63 Mapanawatura 66A, 68, 78, 118/123A Udamadapotha 25A, 25A $\frac{1}{2}$ 9B, 9C, 9D, 9E, 9F, 31

List HH on Wednesday, October 15, 1941

For the Fourth Quarter, 1940

 Deyannawela
 21, 21a, 21a, 21a, 27, 38a, 38b, 77a, 77b

 Huduhumpola
 11b/c, 6, 7, 17a, 17b

 Railway Approach road
 15aa

 Galagedara road
 29a

 Katugastota road
 11, 13

 Mavilmada
 16b, 56, 104b, 128a, 130, 76, 131, 196

For Arrears from 3rd Quarter, 1934, to 1st Quarter, 1941.

Huduhumpola 19

List II on Thursday, October 16, 1941.

For the Fourth Quarter, 1940

Peradeniya road. 151, 102, 127, 206, 213, 218, 254A, 257B, 276, 281, 296, 310A/311.

List JJ on Friday, October 17, 1941

For Fourth Quarter, 1940

Perademiya road 329A/B, 334, 367, 502, 616, 831/832, 872/873, 920/921, 978A, 1004, 1009A, 1070

For Third Quarter, 1937.

Peradeniva road 251

The Mayor moved that Council do resume from the Committee stage Mr E D Nagahawatte seconded —Garried Council accordingly resumed and the Mayor moved that the above resolution of Council în Committee be adopted Mr W T. Wijekulasuriya seconded —Carried 4 At this stage, with the permission of Council Mr T W Roberts asked the following questions which the Mayor answered — Q —(1) How many buildings has the Medical Officer of Health reported unfit for habitation during the last $3\frac{1}{2}$ years ? A —67, under the ments

Q = (1) How many buildings has the Medical Officer of Health reported unit for habitation during the last by years : A = 0, medium tenements Q = (2) How many of these has obsen closed and how many remain inhabited ? A = 6 of these buildings have since been demolished. 15 are vacant, and 46 are occupied In 12 cases the buildings were occupied after the necessary improvements had been effected: Q = (3) In view of the complements that the recently painted benches on the ramparts, in spite of being dry, leave paint marks on the clothes of persons sitting on them, will the Mayor investigate whicher the paint used was of good quality ? A = -The benches were painted in February, 1941, and the Works Engineer reports that the paint used was of a very good quality. As these complaints were apparently made only after the advent of the S -W Monsoon, the Engineer considers that the monsoon winds might possibly have adversely, affected the neutring the rest. the paint

Arising out of the reply to question (1) the following supplementary questions were asked and answered by the Mayor -Mr P Dahanayake —Out of the 67 houses, how many are rented out and how many are occupied by the owners ' Mayor I need

Mr P Dahanayake — Out of the 67 houses, how many are rented out and how many are occupied by the owners ⁹ Mayor I need notice of the question
 Mr T W Roberts — Is any further action intended to be taken against the houses that continue to be inhabited without the necessary improvements being effected ⁹ Mayor The Sanitation and Markets Committee was asked to report on a motion on houses unfit for human habitation, but the report is not yet ready
 Arising out of the reply to question (3) Mr T. W Roberts asked the following supplementary question which the Mayor answered — Will the Mayor verify the brand of the paint used and also the report of the Works Engineer, by consulting the Executive Engineer ⁹
 Mayor I shall make further investigations
 5 The following extracts from the minutes of the Standing Committees were laid before the Council. The Mayor moved Council into Committee Mr T. W. Roberts seconded — Carned

Council in Committee

(a) Extracts from the Munutes of the Standing Committee on Law and General Subjects of July 3, 1941.

(a) Extracts from the Minutes of the Standard Committee on Law and General Subjects of July 3, 1941.
(4) To approve the draft by-law relating to the grant of two weeks' sick leave to the daily-paid employees of the Council —Recommended that the draft by-law be approved
(5) Considered papers on the subject of slaughtering animals in Muslim homes for religious purposes —Recommended that all Muslim institutions, such as mosques and associations, within Municipal limits be circularized and that handbills be widely distributed among Muslims explaining the existing law on the subject and stating that it will be strictly enforced in future

(6) Considered the amendment of Rule 4 (a) of Part I. of the Bakery by-laws, Rule 5 of Part I of the Tea boutique by-laws, and Rule 3 (1) of the Dairy by-laws, as recommended by the Medical Officer of Health —Recommended (1) that the words " santary dust bm " appearing in the by-laws relating to " Bakeries " be defined as " a covered tub, box or other suitable receptacle, with a well fitting IId, of a minimum capacity of 3 cubic feet in the case of tea and coffee boutiques, eating houses, and bakeries, and a minimum capacity of 4 cubic feet in the case of darnes, and premises which are used as both eating houses and tea and coffee boutiques ", and (2) that the respective by-laws be amended accordingly amended accordingly

amended accordingly (7) Considered the procedure which should be adopted in regard to applications made for the erection of new public bathing places — Recommended that, with effect from July 1, 1941, permission be not given for the construction of new public bathing places within the town unless plans are submitted in accordance with the type plan of the Director of Medical and Santary Services, and duly approved (10) Considered letter No B 1311 of June 19, 1941 from the Commissioner of Local Government with regard to the proposed amend ment of the by-laws on darres — Recommended that the by-laws on darres be amended by the substitution of the words "Municipal Commissioner" for the word "Chairman" wherever it occurs in the by-laws

Resolution.

Kesolution. With regard to item (5), Mr. F Magdon Ismail moved (1) that the recommendation of the Standing Committee be not adopted', (2) that the fee for a special licence in the case of animals slaughtered in Muslim homes for religious purposes be 25 cents in future; (3) that the Standing Committee on Law and General Subjects be requested to recommend an amendment of the by-laws, so that the pounding of the animals m such cases will not be necessary; and (4) that, in the meantame, pounding be not insisted on. Mr. A I H A. Wahab seconded —Carried With record to item (6) Mr. W. D. the second of the second to item (6) Mr. W. D. the second of the second to item (6) Mr. M. W. D. the second of the

Seconded —Carried With regard to item (6), Mr T W. Roberts moved that the recommendation of the Standing Committee be adopted subject to the following amendment .—that the minimum capacity of dust bins in the case of tea and coffee boutiques, eating-houses, and bakeries be 2 cubic feet instead of 3 cubic feet, and the minimum capacity of dust bins in the case of dairies and eating-houses and tea and coffee boutiques be 3 cubic feet instead of 4 cubic feet The Mayor seconded —Carried. The recommendations of the Standing Committee with regard to the remaining items were adopted.

(b) Extracts from the Minutes of the Standing Committee on Electricity of July 3, 1941.

(2) Considered papers relating to the insurance of the Council's electricity poles —Recommended that the Council's electricity poles numbering 1,200 be insured as before for a total insured value of Rs 50,000 Mr. F. W. E. de Vos dissented from this recommendation as he was in favour of a replacement policy for a total insured value of Rs. 102,000.
 (3) Considered tenders received for the supply of liquid fuel for the period August 1, 1941, to July 31, 1942 —Recommended the acceptance of the tender of Messrs Caltex (Ceylon) Ltd, at 30 cents per gallon subject to the conditions set out in thoir tender.

Resolution

Resolved that the above recommendations of the Standing Committee be adopted.

(Mr. A M Saheed left the meeting at this stage.)

(c) Extracts from the Minutes of the Standing Committee on Sanitation and Markets of July 17, 1941.

(2) Considered, further, the question of continuing the payment of subsidies to tuberculosis patients who take up residence outside Municipal limits—Recommended, Mr A M Saheed dissenting, (1) that, in deserving cases where the members of the patient's family are bona fide residents within Municipal limits, the subsidy should continue to be paid to the patient even though he may take up residence temporarily outside Municipal limits, provided that the reason given for such temporary residence is for better isolation; and (2) that, if this recommendation is accepted by the Council, the sanction of His Excellency the Governor be obtained for the payment of subsidies. in such cases

(4) To make recommendations to the Council with regard to a more even distribution of work amongst the conservancy and rat trapping labourers than prevails at present — Recommended that; although the Committee is satisfied with the present distribution of work amongst these labourers, the Council do hear the Medical Officer of Health on the matter at the Meeting on the 22nd.

Resolution

With regard to item (4) it was resolved that consideration be deferred for the next meeting The recommendation with regard to item (2) was adopted. (Mr F Magdon Ismail left the meeting at this stage.)

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(a) Extracts from the Minutes of the Standard Committee on Finance of July 17, 1941
(2) Considered an application from Mr E de S. Wijayarathe for the hire of 250 electric bulbs from July 17 to 27, 1941.—Recommended (1) that, as Mr Wijayarathe has paid the full charges due from July 8 to 13, no charges be levied from him for the three days from July 14 to 16 during which period no use was made of the bulbs; and (2) that, in view of the fact that there is no change of applicant, the eleven days from July 17 to 27 should all be treated as "subsequent days" and charged for at 2 cents per set per day.
(3) Considered the question of waiving the rates due for 1940 on the following properties on the ground of poverty of the owners — Nos 25/11, 25/14, 25/16, and 43, Malwatte Temple lane; and Nos 256/27, 256/28, and 256/29, Colombo road.—Recommended that the applications be refused.
(4) Considered the the eventor of the owners of the days of the days of the days of the days form.

applications be refused.
(4) Considered, further, the question of waiving the rates due for 1940 on the following properties on the ground of poverty of the owners —No 22/3, Galwadugoda lane 1, No 67, Kong Tree road, and No. 66, Circular road.—Recommended (1) that the rates due on premises No 22/3, Galwadugoda lane 1 for 1940, amounting to Rs. 2.66, be waived on the ground of poverty of the owner, (2) that the application with regard to premises No 67, Kong Tree road, be referred back to the Revenue Inspector for further report as to whether the petitioner receives financial assistance from her son; and (3) that the application with regard to premises No. 66, Circular road, be refused.
(6) Considered an application from the Superintendent of Police, S. P. for the supply of twelve Minimax Fire Extinguishers.—Recommended the purchase of two Minimax Fire Extinguishers at a cost of Rs. 176 and the sanction of a supplemental vote of Rs. 176

for the purpose. (8) List of demolished buildings in Ward No 2.—Recommended that the rates be struck off. (9) Considered what arrangements should be made for carrying out the work of the Shroff whenever the latter is on leave either owing to sickness or for any other reason —Recommended that the Shroff be not granted leave unless he nominates an officer to act for him on his

(the Shroff's) own responsibility (10) To recommend a supplemental vote of Rs 100 under Vote 58 (a)-Remuneration to plan drawer.-Recommended the sanction of a supplemental vote of Rs. 50 only.

Resolution.

The recommendation with regard to itom (2) was adopted by 8 votes to 1, the division being as follows --/'or -- The Mayor and Messrs-A L./H. A. Wahab, A. H. {E. Fernando, D S Goonesekera, W T Wijekulasuriya, E. D Nagahawatte, T W. Roborts, and Thomas Amarasuriya. Against.--Mr. P. Dahanayake. Declined to vote --Mi A William Wijeratne. The recommendations with regard to the remaining items were adopted The Mayor moved that Council do resume from the Committee stago Mr A William Wijeratne seconded.--Carned. Council accordingly resumed and the Mayor moved that the above resolutions of Council in Committee be adopted. Mr. E D. Nagahawatte seconded --Carned

6. To consider further reports made against Mr M P K Bawa Mohideen, lessee of the Meat Market Stalls, for not exposing mutton for sale in the Meat Market in accordance with the requirements of Condition 8 of his agreement with the Council. The Mayor moved Council into Committee Mr E. D. Nagahawatte seconded —Carried

Council in Committee-

After discussion, it was resolved (1) that the butcher be again warned to comply in future with the requirements of Condition 8 of his greement with the Council, and (2) that a further day to day report of the animals slaughtered be obtained for consideration at the next General Meeting

7. To consider letter dated February 18, 1941, from Mr. H W Amarasurnya, M S.C., with regard to the closing of the road by the Power Station, known as "Quarry road".—After discussion, the Mayor moved that, in view of the Executive Engineer's letter of July 21, 1941, no action be taken in the matter. Mr W. T Wijekulasuriya seconded —Carried by 5 votes to "2 Mi Thomas Amarasuriya called for a division which resulted as follows —For —The Mayor and Messrs A I H A Wahab, A William Wijeratne, W T Wijekulasuriya, and P. Dahanayake <u>Against</u> —Messrs Thomas Amarasuriya and T W Roberts. Declined to vote —Messrs A H. E Fernando, D S Goonesekera, and E. D Nagahawatte.

(Mr. A. William Wijerathe left the meeting at this stage) The Mayor moved that Council do resume and that the above resolutions of Council in Committee be adopted. Mr. W T. Wijekula-

and may or moved that Council do resume and that the above resolutions of Council in Committee be adopted. Mr. W T. Wijekula-surves seconded.—Carried
 8 To consider, further, papers relating to the Municipal latrine at premises No. 186/5, Matara road (old No 21, Magalle) —
 Resolved that consideration be deferred, and that, in the meantime, the Council's Lawyer be requested to report on the matter
 9 The following documents were laid on the table —

- (1) Letter No. PW 159/41 of July 15, 1941, from the Hon the Minuster for Communications and Works and connected papers

- Letter No. FW 199/41 of July 15, 1941, from the Hon the Minister for Communications and works and connected paper-with regard to the Council's request for the lease of the P W D. Junior Clerks Quarters at Upper Dicksons road.
 (2) Statement of Receipts and Disbursements to the end of May, 1941
 (3) Progress Report of Works done on estimates during June, 1941
 (4) Report of the Municipal Electrical Engineer for the month of June, 1941
 (5) Diaries of (a) the Medical Officer of Health, (b) the Municipal Works and Waterworks Engineer; (c) the Inspector of Works; and (d) the Manager, Health Department, for the month of June, 1941

Confirmed on August 26, 1941.

W DAHANAYAKE, Mayor of Gallo.

The Municipal Office, Galle, September 12 1941,

GENERAL REVENUE ACCOUNT.

Summary of Receipte and Disbursements from January 1 to July 31, 1941.

- Receipts	Amo Estim for 19	ated	Receipts from January to July 31, 1941.	Disbursements.	Amoun Estimat for 194 Rs	ed	Expenditure from January to July 31, 1941. Rs. c.
	Rs	с.	Rs. c.	Non-effective charges	27,906	с. 0	Rs. c. 15,622 7
Тахез	6,50	00	. 3,959 75	Administrative charges	120,590	ŏ	. 68,725 26
Rates	142,00	0 0	89,5 66 93	Health Department :		•	0.400 FF
Licences	39,43	30.	23,536 36	Sanitation Anti-plague measures	4,900 5,2 7 3	0	. 2,466 77 . 3,085 35
Judicial fines	. 3,75	00.	1,530 28	Conservancy	. 48,711	ŏ	29,261 23
Slaughter-house fees	. 2,40	00.	1,763 50	Scavenging .	30,439	0	. 17,933 64
Conservancy fees	34,60		19,152 82	Works Department :	24,850	0	13,950 12
Market rents	26,10		. 18,115 65	Extraordmary .	. 32,855	ŏ	. 8,329 92
Dente	10,67		.	Waterworks Department :			
Convertance Error	30		000 -0	Recurrent . Extraordinary .	. 6,090 . 1,460	0	. 1,385 85 . 125 15
Water rates	4.280			Municipal Court	. 2,950	ŏ	. \935 \90
Miscellaneous			-,	Markets .	. 2,600	Õ	. 2,068 23
	36,59		. 3,839 87	Police cattle pound	. 435	0	$ \begin{array}{r} 215 \ 42 \\ 220 \ 44 \end{array} $
Contribution from Electricit	-		. 35,000 0	Cometery Street lighting	690 . 46,275	0	26,993 75
Government Loans (Granar	•	0.	-	Poor Law Scheme, 1941		ŏ	14,168 8
	idies Model 48,000			Miscellaneous .	. 11,126	0	4,697 49
Tenements	48,000		•	Erection of granaries . Erection of model Tenements	59,000 . 48,000	0	· _
Total I	Revenue 468,189	0	206,586 67		493,137	-	210,184 67
Electricity Department Weel	•	v	200,000 01	-		v	210,104 07
awaiting transfer	—		. 62,852 1	Electricity Depàrtment Weekly Reven	ue		. 62.852 1
Deposits	–	,	19,499 8	transferred Electricity Department Funds in ha			. 02,002 1
Fixed deposits realized	–		34,750 0	repaid .			. 30,000 0
Advances repaid		•	. 1,794 1	Deposits repaid	, —		. 12,862 55
Data a si alt		••	2.935 80	Investments — Ceylon State Mortgage Bank			
Cheques returned by bank	·	••	129 55	Fixed deposits			16,593 75
• •	•••	••	129 55	Ceylon Savings Bank	—		5,500 0
Loan from Electricity I Reserve for Renewals	Department		17,000 0	Advances	•••		396 99 . 2,709 82
Advance account			37,215 86	Petty cash Cheques returned by bank	·		. 129 55
	· · · · · · · · · · · · · · · · · · ·			Advance account	—		. 35,821 80
Total R Cash balance on January 1,			382,762 98 18,586 17	Total Disbursements		-	. 377,050 94
voon balanco on sanuary 1,	1941	· · ·		Cash balance	—		24.298 21
	Total		401,349 15	Total			401,349 15
			,			-	

Surplus and Deficit Account.

		Amou Rs.	nt. e.				Amou Rs.	nt. c.
July 31, 1941	••	210,184 11,493		Surplus on January 1, 1941 Revenue from January 1 to July 31, 1941		:	- 15,091 206,586	
Total	••	221,678	13		Total	•	221,678	13

Expenditure from January 1 to Surplus on July 31, 1941

			Ba	lance Sheet as	at July 81, 1941.			
LIABILITIES.		Rs.	c	Amount. Rs. c.	Assets	Rs.	c.	Amount Rs. c.
Deposits Deposit Securities. Deposit Electricity Deposit Miscellaneous Deposit Magistrate's Court fin Electricity Department Current revenue awaiting tran Loans	sfer	25,300. 6,172 23 2,675	91 56 0 26 0	34,171 73	Investments (a) Ceylon State Mortgage Bank	20,750 7,950 42,093 50,000	0 75	120,793 75 3,507 43 701 64
Electricity Department funds Loans Less repayments Advance account Surplus	•• •• •• •			93,421 87 10,394 50 11,493 46 149,481 56	Cash Current account, Mercantile Bank of Galle Daily collections With Shroff	Indua, Lt Total .	•	22,721 81 1,576 40 180 53 149,481 56

The Municipal Office, Galle, September 12, 1941

1366

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W. A. GOONETILLÉEE, Municipal Accountant. THELMOTH L. F. MACK, Municipal Commissioner.

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25,516 0 18,876 87

44,392 67

Total ...

ELECTRICITY DEPARTMENT.

Summary of Receipts and Disbursements from January 1 to July 31, 1941.

RECRIPTS.		•	Amount. Estimate	d.	J	Receipt from anuary ly 31, 19	to	Expenditure DIBBURSEMENTS. DIBURSEMENTS. DIBURSEMENTS. Estimated. January 1 to July 31, 194).
Sale of electricity Rent of meters Services to consumers . Miscellaneous Appropriation from Reser Tot	ve for Rend			0 0 0	 	Re. 90,326 3,994 1,495 978 405 97,200	50 43 66 0	Rs c. Rs. e. Generation of electricity 31,926 0 20,624 69 Repairs and maintenance 4,400 0 618 44 Distribution of electricity 9,559 0 9,553 89 Street lamps 4,706 0 2,137 85 Service Mains 5,750 0 2,709 1 Meter Readings 550 0 12,668 66
Deposits Loans		•	-		.י	2,477	1	Total Expenditure 91,007 0 48,485 73 Capital Expenditure 10,024 67 Capital Expenditure from loans 457 91 Capital Expenditure from reserve for renewals 1,769 85
Investments realized	unda nonolid	 hw	-		•••			Interest on loans 12,252 43 Interest on loans Transferred from Reserve for Renewals 0 Deposits repaid
General Revenue Petty cash disbursements	цав герала	 		ı	•	30,'000 297		Investments 21,500 0 Loans repaid
Sundry creditors Less payments	Rs. 31,702 25,922	65			••	5,780	31	Contribution in aid of General Revenue — 35,000 0 Petty cash advances — 300 0 Goods account — Rs. c. Purchased 31,702 65 Less uswed 25,516 .0
Advance account Stock at January 1, 1941 Cash Balance on January	1, 1941	••• ••• ••			•••	35,821 39,478		Advance account 6,186 65 Advance account Cash 37,403 36 M B. I., Ltd., Galle, account
	Total	••	, 			211,0 55	23	Awaiting transfer from general revenue

Nett Revenue Accounts, January 1 to July 31, 1941.

		Rs. e.	x,	Rs. c
To Interest on loans	••	6,072 73	By balance brought forward from 1940	36,691 3 48,714 77
Transfer to reserve for renewals fund Balance on July 31, 1941 b/d	- 14	79,333 7	Balance b/d from income and expenditure account	40,111
•		85,405 80		85,405 80
`				
1		·	· · · · · · · · · · · · · · · · · · ·	,
	Appro	priation of Ne	ett Revenue Account.	
۱.,		Rs. c.	· \	Rs. ¢
Transferred to Capital Account Contribution in aid of General Revenue	••	24,518 44 35,000 0	By balance of Nett Revenue Account b/d	79,333 7
To balance on July 31, 1941		19,814 63		
		79,333 7		79,333 7
, 4		Stock .	Account.	
		Amount. Rs. o.	,	Amount Rs. 0.
		10 000 00		05516 0

To Value of stores, January 1, 1941.. Purchased during 1941

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31,702 65 44,392 87

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12,690 22

•••

Total ..

By Stores issued from January 1 to July 31, 1941 ... Balance stores ...

		Baia	nce Shee	t as a	t July 81, 1941.		1			
LIABILITIES. Capital account, 1940 466,71	C. 7 59	•	Amou Rs.		Assets.	Expenditure up to Decembe 31, 1940.		e	Amou	int
Proceeds of sale of Engine now capitalized . 2,650) 0				Capital	Ŕs. c.	Rs. c.		Rs	C
Iransferred trom revenue, 1941 24,511	5 44	۰ ۰	493,886 5,138		Meters Buildings Mains	. 46,476 33 . 44,772 45 . 284,267 61	1,769 85 889 26 v 1.844 30		48,246 45,661 286,111	71
Loans from Local Loan Commissioner 135,00 (1) Electric Lighting Scheme) ()		·			274,178 96	. 7,068 82	••	281,247 16,670	78
(3) New 110 K. W. Engine set					Other expenses	. 15,361 16	. 494 42	••	15,855	58
Less repayments 86,32	50		154,025			·	12,252 43	•••	693,793	
Sundry creditors	7 15	••	6,654	26	Electricity Departme Stock account Advance account	nt Fund in g 	eneral revenue		76,421 18,876 10,394	87
tructy Department for capital expenditure . 30,000 0 Repayments	0			•	Investments	at M B. L, Ltd enue	., Galle	•	21,500 17,000	
Balance of nett revenue account . Advance account	**	••	175,007 19 ,814 701	63	Cash at M. B. I., Ltd. Do. Do. Petty Cash	, Galle, in Elect in Gen	tricity Account teral Account	••• •	17,231	4 60
Тс	tal	••	855,226	73			Totai	•••	855,226	73
The Municipal Office, Galle, September 12, 1941					DNETILLEKE, l Accountant,		THELMUTH L. Municipal C			r
-					Scheme.	_			-	
PAYMENTS. To Salaries Travelling Allowance War allowance Protting and stationery Postage			. 29	19 0 0	By Contribution from Supplementary vo Supplementary vo	te passed on 4-	2-41	• ••		0 15
Contingencies Free Ayurvedic Medical Hall Additional Free Ayurvedic Dispensary Galle Child Welfare Association St. John's Ambulance Brigade		 	96 1,260 466 4,500 100	19 0 70 0 0	Less Contribution and to be paid	ns deleted from from General I		eme	20,857 200	
Galle Co-operative Women's Weaving Scho Poor relief by Local Sub-Committees Balance	ol		6,489	0 7		·		-	00.055	
			20,657	15				-	20,657	15
		Bala	unce Shee	t as a	at July 31, 1941.					
LIABILITIES.			Rs.	c.		Assets.			Rs.	-
Revenue account, balance on July 31, 1941		•	. 6,489 6,489		General Revenue Acc	ount	••	••	6,489 6,489	
The Municipal Office, Galle, September 12, 1941.			w.	— A. G	CONETILLERE, Sipal Accountant.		THELMUTH L. Municipal Co		MAOK,	

LOCAL GOVERNMENT NOTICES.

Election of Members of Kolonnawa Urban Council, 1941.

NOTICE is hereby given under section 10 of the Urban Councils Ordinance, No. 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No. 14 of 1940, that it is intended to hold an election of members of the Kolonnawa Urban Council on Monday, Neurophys 2, 1041 November 3, 1941.

Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division, for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 3, 1941, between the hours of IO A M and II A M at the Urban Council Office, Kolonnawa. No candidate will be deemed to be duly nominated, unless in respect of his candidature a sum of Rs 100 is deposited with the undersigned before 11 A M on November 3, 1941. If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on November 15, 1941, at the polling places provided for that division as shown below —

below -

Electoral Place of Polling. Division

- Temporary shed on Crown land at the turn to Angoda from Dematagoda-Wellampitya road Temporary shed on the present Urban Council No 1 No 2
- Office premises No 3
- Temporary shed on the land-Assessment No. K 123,'1-Avissawella road, situated at Wellampitiya and belonging to Mr M Marthelis Perera of Wellampitiya
- Temporary shed on the land called Siyambala-gahawatta at Meetotamulla belonging to Mr P N. Kapadia Temporary shed on the Railway reservation by the side of the Railway bridge, Sedawatta, along Old No 4
- · No 5 Avissawella road

The poll shall open at 8 A M and close at 5 P M

The Kachcheri Colombo, September 12, 1941.

W E HOBDAY. Government Agent. Election of Members of Kotte Urban Council, 1941.

NOTICE is hereby given under section 10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Kotte Urban Council on Thursday, November 6, 1941

Every candidate must be nominated by means of one or moro nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division, for which each candidate offers him self for election, and (h) delivered which each candidate offers him self for election, and (b) dolivered with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 6, 1941, between the hours of $10 \pm M$ and $11 \pm M$ at the Urban Council Office, Kotte No candidate will be deemed to be duly nominated, unless in respect of his candidature a sum of Rs 100 is deposited with the undersigned before 11 $\pm M$ on November 6, 1941 If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the date noted below —

below Electoral

Electoral Division	Place of Polling	Date of Polling
No 1 Yakbedda	Urban Council premises Kotte	November 22, 1941
No 2 Welikada	Government School, Nawala	November 22, 1941
No 3 Nawala	Government School, Nawala	November 21, 1941
No 4 Etul Kotte	Y M B A, Etul Kotte	November 22, 1941
No. 5 Pita Kotte	Urban Council Market, Pita Kotte	
No. 6 Pagoda	Temporary shed on Edirigoda quarry	November 21, 1941
No 7 Nugegoda		November 22, 1941
No 8 Kırıllapone	Temporary shed on land opposite to the C M C. metal quarry	
The poll shall op	en at 8 A M and close at 5 P.	M
The Kache	herı,	W E HOBDAY,

Colombo, September 12, 1941

Government Agent.

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Chairman.

1368

Dog Tax for 1942, Dehiwala-Mt. Lavinia Urban Council.

I' is hereby notified that the Dehiwala-Mt. Lavinia Urban Council has, in terms of section 4 of the "Dog Registration Ordi-nance" (Chapter 334), imposed for the year 1942, a registration fee of Re. 1.0 for every dog and Re 1.50 for every bitch kept within the Urban Council limits of Dehiwala-Mt Lavinia, payable on April 1.

Urban Council Office, .Dehiwala, September 16, 1941 P THOMAS DE SILVA, Chairman,

Rates and Taxes for 1942, Dehiwala-Mt. Lavinia Urban Council.

IT is hereby notified that the Dehiwala-Mt Lavinia Urban Council has, in terms of the Urban Councils Ordinance, No 61 of 1939, imposed for the year 1942, the following rates and taxes being the same as were in force during the preceding year, within the administrative limits of the Dehiwala-Mt Lavinia Urban Council, subject to the provisions of the aforesaid Ordinance —

Under section 173 (1), a rate of nine per cent per annum payable on March 31, on June 30, on September 30, and on December 31, for the quarter ending on the said days respectively on the annual value of all immovable property Under section 175 (1) (a), a tax in respect of the following vehicles and animals, payable on or before February 28, at the rates specified :

Rs. c.

- For every vehicle other than a motor car, motor tricar, motor lorry, motor bicycle, cast, handcart, jinricksha,
- bicycle or tricycle For every bicycle or tricycle or bicycle car or cart or 5 0
- tricycle car or cart (a) if used for trade purposes(b) if used for other than trade purposes $\mathbf{5}$ 1 3 For every cart (double bullock)
- For every cart (single bullock) 2 2 Ó 000 For every handcart For every juricksha For every horse, pony or mule 2 2 50 Urban Council Office, P. THOMAS DE SILVA,

Dehiwala, September 16, 1941.

Dog Tax for 1942.

The Dog Registration Ordinance (Chapter 334)

IT is hereby notified that the Panadure Urban Council has, in terms of section 4 of the Dog Registration Ordinance (Chapter 334), imposed for the year 1942, a registration fee of cents 50 on every dog and Re 1 50 on every bitch kept within the administrative limits of the said Urban Council, payable on or before April 1, 1942.

Urban Council Office,	W. LEO FERNANDO,
Panadure, September 12, 1941	Chairman

Property Rate for 1942.

The Urban Councils' Ordinance, No 61 of 1939

IT is hereby notified that the Panadure Urban Council has, in terms of the Urban Council's Ordinance, No 61 of 1939, imposed for the year 1942, the following rate, being the same as was in force during the preceding year, within the administrative limits of the said Urban Council —

Under section '173 (1) a rate of 12 per centum per annum payable on March 31, June 30, September 30, and on December 31, for the quarter ending on the said days, respectively, on the annual value of all immovable property situated within the administrative limits of the said Urban Council

Urban Council Office,	W	LEC
Panadure, September 12, 1941		

O TERNANDO. Chairman

Election of Members of the Beruwala Urban Council, 1941.

NOTICE is hereby given, under section 10 of the Urban Councils Ordinance, No. 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold av election of members of the Beruwala Urban Council on Monday, November 3, 1941

November 3, 1941 Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 3, 1941, between the hours of 10 Am and 11 Am, at the office of the Urban Council No result of the cardidate in the ball normated writer in

No version 10 A M and 11 A M, at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs 100 is deposited with the undersigned before 11 A M on November 3, 1941. If more than one duly qualified candidate us duly nominated for any one electoral division a poil will be held on the dates and at the polling places provided for the different electoral divisions as shown below The poll shall open at 9 A M and close at 4 P.M.

Electoral	Division	Date of Polling
Electoral No. 1	Division	November 21,
Electoral	Division	November 21,

No 2 · 1941 Place of Polling

'Government Boys' English School, Alutkade, Beruwala Government .Tamil School, Deenagoda Boys

Electoral E	Division	Date of Polling	. Place of Polling
Electoral	Division	November 21,	Government Sinhalese Boys'
No. 3		1941	School, Kankanangoda
Electoral	Division	November 22,	Government Sinhalese Girls'
No 4		1941	School, Massala
Electoral	Division	November 22,	Government Tamil Mixed
No 5		1941	School, Maligahena
Electoral	Division	November 22,	Government Tamil Girls'
No 6		1941	School, Maradana

The Kachchern P. J. HUDSON Assistant Government Agent. Kalutara, September 6, 1941.

Election of Members of the Gampola Urban Council, 1941.

NOTICE is hereby, given, under section :10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Gampola Urban Council on Morday, November 3, 1941:

November 3, 1941: Every candidate-must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed

written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 3, 1941, between the hours of 10 A M and 11 A M., at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs. 100 is deposited with the -undersigned before 11 A M on November 3, 1941.

If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the date and at the polling places provided for the different electoral divisions as shown below The poll shall open at 9 A M. and close at 4 PM

Electoral Division	Date of Polling	Place of Polling.
Electoral Division No 1	November 18, 1941	Temporary shed on road reserva tion, New Kandy road, Gam pola
Electoral Division No 2	do	Temporary shed in private/land adjoining burial ground, 12th milepost, Kandy.road
Electoral Division No. 3	do ,	Temporary shed on land adjou ing Roman Catholic Church, Ambagomuwa street
Electoral Division No. 4	do.	Temporary shed on Crown land at junction of New Kandy road and Kandy road
Electoral Division No. 5	do.	Shed belonging to the Produce Transport Co, near Railway Goods Shed, Gampola
Electoral Division No 6	do	Temporary shed on Car Park by the Urban Council Office, Gampola
Electoral Division No. 7	do	Old Hospital premises, Gampola
The Kack Kandy, Septemb		E. T. Dreson, Government Agent.
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Election of Members of the Nawalapitiya Urban Council, 1941.

'NOTICE is hereby given, under section '10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban 'Councils Amendment Ordinance, 'No 14 of 1940, that it is intended to hold an election of members of the Nawalapitiya Urban Council on Tworden Norman (1990). Tuesday, November '4, 1941

Tuesday, November 4, 1941 Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 4, 1941, between the hours of 10 A m and 11 A m, at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs. 100 is deposited with the undersigned before 11 A m on November 4, 1941. If more than one duly qualified candidate is duly nominated for any one electoral thvision a poll will be held on the date and at the polling places provided for the different electoral divisions as shown below. The poll shall open at 9 A M. and close at 4 P.M.

		•
Electoral Division	Date of Polling	g. Place of Polling.
Electoral Division	' November 20, 1941	Urban Council Hall, Nawala
Electoral Division	do	Old Vernacular School Hall,
No 2		Gondennawa
Electoral Division	٠do	Magistrate's 'Court, Nawala
No 3		pitiya
Electoral Division	do	Anuruddha College Hall,
No 4		Nawalapitiya
Electoral Division	· ··do	Cassimiah Free School, Pen
No. 5		tudumulla, Nawalapitiya
Electoral Division	'do	The Public Works Department
No 6		Circuit Bungalow, Bailey road
		Nawalapitiya

The Kachcheri, Kandy, September, 16 1941.

E T DYSON. Government Agent.

Election of Members of the Hatton-Dickoya Urban Council, 1941.

Election of Members of the Hatton-Dickoya Urban Council, 1941. NOTICE is hereby given, under section 10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No. 14 of 1940, that it is intended to hold an election of members of the Hatton-Dickoya Urban Council on Wednesday. November 5, 1941 Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electorial division for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 5, 1941, between the hours of 10 A M. and 11 A M. at the office of the Urban Council No candidate will be deemed, to be duly nominated unless, in respect of his candidature, a sum of Rs 100 is deposited with the undersigned before 11 A.M on November 5, 1941 If more than one duly qualified candidate is duly nominated for any one electorial division a poll will be held on the date and at the polling places provided for the different electorial divisions as shown below. The poll shall open at $9 \le M$ and close at $4 \ge M$ Electorial Division. Date of Polling Place of Polling

Electoral Division.	Date of Polling	Place of Polling
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Electoral Division No 1	November 22, 1941	Srı Pada College, Hatton
Electoral Division No. 2'	do .	Magistrate's Court, Hatton
Electoral Division No 3	do	Temporary shed on Hatton estate in Main street, Hatton
Electoral Division No 4	do	Temporary shed on Hatton estate in Station road, Hatton, opposite Hindu Temple
Electoral Division No 5	do	Garage belonging to Mr M A. Allapitchey, Dickoya
Electoral Division No. 6.	do	The Ambalam at Dickoya
The Kach	cherı,	E T Dyson,
Kandy, Septemb	er 16, 1941.	Government Agent.

Election of Members of the Nuwara-Eliya Urban Council, 1941.

NOTICE is hereby given, under section 10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Nuwara Eliya. Urban Council on Wednesday, November 5, 1941. Every candidate must be nominated by means of one or more

- nomination papers -
- (a) Each signed by at least two persons whose names appear in the list of voters of the electoral division for which each candidate offers himself for election, and
 (b) Delivered, with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 51041 hereon of 10 at the hourse of 10 at 20 and 10 at 20 at
- 5, 1941, between the hours of 10 A M, and 11 A M, at the office of the Urban Council¹

No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs 100 is deposited with the undersigned before 11 A:M on November 5; 1941 If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the dates and at the polling places provided for the different electoral divisions as shown below The poll shall open at 8 A M and close at 4 P M.

Electoral Division.	D	ate of Polling	Place of Polling
Electoral Division No	1	November 21, 1941	Nuwara Eliya Urban Council Office
Electoral Division No	3.	do	Nuwara Eliya Health
Electoral Division No	5	do	Association Building Town Hall, Nuwara
Electoral Division No	6.	do	Elıy a do
Electoral Division No.	2.	November 22, 1941	Nuwara Eliya Urban Council Office
Electoral Division No.	4.	do.	Nuwara Eliya Health Association Building
Electoral Division No	7	do.	Town. Hall, Nuwara
Electoral Division No	8.	do	Ehya do

W HOLMES, Assistant Government Agent.

The Kachcheri, Nuwara Eliya, September 16, 1941

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The Urban Councils Ordinance, No. 61 of 1939.

IT is hereby notified that the Matale Urban Council has

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- (1) under section 175 of the Urban Councils Ordinance, No 61 of 1939, imposed for the year 1942, a tax on the vehicles and animals mentioned in the Schedule hereto at the rates specified in that Schedule, the said rates being the same
- as are in force during the year 1941, and (2) under section 176 (3) of the Ordinance, ordered that the said tax shall be payable on or before March 31

The Town Hall, Matale, September 11, 1941. S. J. B. DHARMAKIRTI, Chairman

SCHEDU

		SCHEDULE							
For	every	vohicle	other	than	a	motor	car.	motor	tricar,

motor lorry, motor bicycle, cart, handcart, jinricksha,		
bicycle or tricycle	5	0
For every bicycle or tricycle or bicycle cai or cart, or tricycle		
car or cart if used for other than trade purposes	1	0
For every double-bullock cart or hackery of whatever		
description	4	0
For every single-bullock cart or hackey	2	50
For every handcast	2	50
For every unricksha	2	50
For every horse, pony or mule .	2	Û

Election of Members of the Ambalangoda Urban Council, 1941:

NOTICE is hereby given under section 10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Gouncils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Ambalangoda Urban Council on Monday, November 3, 1941 Every candidate must be nominated by means of one or more porqueries (a) each signed by at least two parsons whose

nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division for which names appear in the list of voters of the electoral division for which each candidate offers himself for election, and (b) delivered with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 3, 1941, between the hours of 10 A M. and 11 A M, at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs 100 is deposited with the undersigned before 11 A M on November 3, 1941 If more than one duly qualified candidate is duly nominated for any one electoral division a poll'will be held on the dates and at the polling place provided for the different electoral divisions as shown below —

shown below -

Polling Place	- Date.	Time.
For Division No l'(Pata- bendimulla) (Town Hall,		24, 9 A.M. to 12 noon
Ambalangoda) For Division No. 2 (Pata-	do.	9 д м. to 12 noon
bendimulla) (Town Hall, Ambalangoda)		
For Division No 3 (Kalu- wadumulla Poramaba) (Town Hall, Ambalan-	do	1 30 p.m. to 4 p m.
goda)		1.00
For Division No 4 (Pol- watte Paniyana) (Town Hall, Ambalangoda)	do	1.30 рм to 4 рм.
For Division No 5 (Cen-	November	25, 9 A M to 12 noon
tral) (Town Hall, Amba- langoda)	1941	
For Division No 6 (Wile- goda) (Town Hall,	do	9 A.M to 12'noon '
Ambalangoda)	17	
For Division No 7 (Nam- bimulla) (Town Hall,	do	1 30 рм to 4 рм
Ambalangoda)		
For Division No. 8 (Maha Ambalangoda) (Town Hall, Ambalangoda)	do.	1 30 гм to 4.30 гм.
The Kachcheri.		W O. STEVENS,
Galle, September 13, 194	1	Government Agent

Appointment of Assessors.

BY virtue of powers vested in me under section 35 of the Police Ordinance (Chapter 43) I have appointed the persons named below to be Assessors for the Sanitary Board towns of Madampe, Marawila, Nattandiya, Udappu, and Kalpitiya for the year 1942.

- Madampe. Mr. L J Senaratne Mr C B Jayawardena Mr Victor Amarasekera ż 3 Maraunla Mr. G Pandithesekera. Mr. W. W Philip Fernando Mr. W W M Fernando 3. Nattandıya. Mr A C Wuesinghe. Mr B. A Thelesinghe Mr C A. Jayasinghe 2 3 U†appu Mr S. Sembalıngam 2. Mr M Nallamuttu Mr M Sınnaladamuttu Pillaı Kalpıtıya.

 - Mı S M Segu Ismail Marıkar Mr S I N Sulaıman. Mr. S. M T. M Magudu Naına Marıkar 2.

R. MONYPENNY

Assistant Government Agent, Puttalam and Chilaw. The Kachcheri, Puttalam, September 17, 1941

Election of Members of the Puttalam Urban Council, 1941.

NOTICE is hereby given, under section 10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Puttalam Urban Council on Monday, November 3, 1941

Rs. c.

V V V

Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral divisions for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed

the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 3, 1941, between the hours of 10 A M and 11 A M at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs 100 is deposited with the undersigned before 11 A M on November 3, 1941 If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the dates and at the polling places provided for the different electoral divisions as shown below The poll shall open at 8 A M and close at 1 P M

Electoral Division		Date of Polling	Place of Polling
Electoral No 1	Division	November 21, 1941	Puttalam Urban Council Office
	Division	do	Mr S A K Hamid Hussain's Bun- galow, 24th mile post on Kurune- gala road, Putta- lam
Electoral No 3	Division	do	Jetty Building, Puttalam
Electoral No. 4	Division	November 22, 1941	Government Girls School, Puttalam
Electoral No 5	Division	do	St Andrew's School, Puttalam
Electoral No. 6	Division	do	. Government Boys School, Puttalam
Electoral No 7	Division	November 21, 1941	Garden Člub House, Chetty street, Puttalam

The Kachcheri. R MONYPENNY, Puttalam, September 12, 1941 Assistant Government Agent

Election of Members of the Anuradhapura Urban Council, 1941.

NOTICE is hereby given under section 10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Anuradhapura Urban Council on Monday, November 3, 1941.

Monday, November 3, 1941. Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division for which each candidate offers himself for election, and (b) delivered with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 3, 1941, between the hours of 10 A m and 11 A m, at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, assum of Rs 100 is deposited with the undersigned before 11 A m on November 3, 1941 If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the dates and at the polling places provided for the different electoral divisions as shown below The poll shall open at 8 A m and close at 4 r m.

Electoral Division	Date of Polling	Place of Polling
Electoral Division No (Malwatu-oya)	1941	Urban Council Office, Anuradhapura
Electoral Division No (Abhayawewa)		Anuradhapura Kach- cheri
Electoral Division No. (Wessagiriya)		Archæological Circuit Bungalow
Electoral Division No (Nuwarawewa)	1941	Mahında Vıdyalaya Vernacular School at Nuwarawewa
Electoral Division No. (Tissawewa)	4. do	National Missionary Society School
Electoral Division No (Bazaar)	6 do	Office of the Divisional Medical Officer of Health
The Kachc Anuradhapura, Septe		E CHRISTOFFELSZ, Government Agent

Supplementary Budget of the Anuradhapura Urban Council for the Year 1941.

		Rs.	c.
E.—Public health :—			
(1) General			
(f) Instruments and drugs .		50	0
(6) Hospitals—			
(d) Infectious diseases .		25	0
JElectricity Department ·			
(1) Generation of electricity—			
(b) Oil, waste and engine room stores		300	0
(2) Repairs and maintenance—			
(b) Engines, boilers, machinery and plant		851	0
(5) Loan charges —			
(a) Interest	• •	98	31
		1,324	21
		1,04%	01

Settled and adopted at a meeting of the Council held on September 6, 1941, by resolution No 17

Office of the Urban Council, S. NATARAJA, Anuradhapura, September 12, 1941. Chairman

Election of Members of the Bandarawela Urban Council, 1941.

NOTICE is hereby given, under section 10 of the Urban Councils Ordinance, No 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Bandarawela Urban Council on Tuesday, November 4, 1941

Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral divisions for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 4, 1941, between the hours of 10 \triangle M and 11 \triangle M, at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs. 100 is deposited with the undersigned before 11 \triangle M on November 4, 1941 If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the dates and at the polling places provided for the different electoral divisions as shown below Every candidate must be nominated by means of one or more

Division Electors		e of I	Pollu	ng. (Т	ime	•	Place
Ward No Ward No Ward No Ward No Ward No	$ \begin{array}{cccc} 2 & 2 \\ 3 & 2 \\ 4 & 2 \\ \end{array} $	25 11 25 11 25 11 25 11 25 11 26 11	41 41 41		9 ам 2 рм. 2 рм	-12 noon -12 noon - 5 P M - 5 P M -12 noon		Circuit Court- house, Bandara wela
	he Kachcl Septembe		194	1				ALTERS, at Agent

Election of Members of the Badulla Urban Council, 1941.

NOTICE is hereby given, under section 10 of the Urban Councils Ordinance, No. 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Badulla Urban Council on Monday, November 3, 1941.

Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division for which names appear in the list of voters of the electoral division for when each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 3, 1941, between the hours of 10 A M and 11 A.M at the office of the Urban Council No candidate \Re II be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs. 100 is deposited with the undersigned before 11 A M on November 3, 1941.

If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the dates and at the polling places provided for the different electoral divisions as shown below.

Electoral Division.	Date of Polling.			Time	Place	
Ward No. 1 Puwak- godamulla						
Ward No. 2 Pingarawa	21	11 41	. 1	i 30 рм – 5	РМ	Badulla
Ward No 3 Mailagas-						Urban
tenna						> Council
Ward No 4 Hindagoda	22	11 41	1	i 30 рм – 5	РМ	[Town
Ward No 5 Central	22	11 42	ι. ε	3 30 а.м1	2 noon	Hall
Ward No 6 Guranda-	22	11 43	13	1 30 рм – 5	Р.М.	(
watte		r -				J
(T) - TZ	_			· -	т. т. т.,	* *******

The Kachcheri J. R. WALTERS Government Agent Badulla, September 17, 1941

RATNAPURA URBAN COUNCIL.

Sale of Properties.

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 3 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves seized in virtue of a warrant issued by the Chairman of the Ratnapure Urban Council in terms of the 137th clause of Ordmone No. 6 of 1910. For arrange of concernment tax clause of Ordinance No. 6 of 1910, for arrears of assessment tax and water rate due on the premises mentioned in the subjoined schedule for 1st quarter, 1941, will be sold by public auction on the spot at the time therein mentioned, unless in the mean time the amounts of assessment tax, water rate and costs be duly paid

Urban Council Office,	Α	С	ATTYGALLE,
Ratnapura, September 10, 1941			Chairman

SCHEDULE

TIME OF SALE TO COMMENCE AT THE FIRST-NAMED PREMISES AT 9 30 A.M EACH DAY Thursday, October 2, 1941 Main road Nos 275, 72, 291, 295, 262/2, 262/3, 16. 16/1, ^{25,} 25/1, 83. 89, 10, 12. Pathaowite lane Nos 2/1, 9/2, 9/3 Riverside road Nos 3, 7, 7/1, 38 Warakatota road Nos 38, 40, 44, 48/2, 52, 54, 60, 62/1, 62/2, 13. 21, 33, 35, 39, 41, 49 Mosque road No 9 Mosque lane No 3

Friday, October 3, 1941

Church road No 15 Goods-shed road Nos 2, 4, 5 Hellings road · No 18

Hospital road. Nos. 11/2, 29/2, 29/6, 29/7, 29/8, 29/9, ^{29/13.} 29/17, 59/1.

Saturday, October 4. 1941

Inner Cucular 10ad Nos 1/1, 7/1, 11/2, 47, 51, 6/6, 12/1 Railway Approach 10ad : No. 1. Outer Circular road : Nos 11, 6, 8, 8/1, 8/2, 14, 22/1, 30/2, 38/1, 46/3, 60/13, 60/33, 60/34, 60/38, 60/39

Monday, October 6, 1941

Weralupe Mam 10ad Nos 37/1, 43, 50, 62, 64, 66, 80 Nambapana road : Nos. 7/1, 15, 51, 32, 60, 70, 74, 76 Madurawela path \cdot Nos 5, 7. Weralupe Old road : Nos 9, 11, 13/1, 15, 23/1, 23/3, 25, 29/1, 29/2, 31/2, 31/3, 31/4, 39/6, 39/9, 53, 57, 59, 59/3, 63, 63/3, 77, 2, 8, 16/1, 16/2, 24/3, 26/2, 26/5, 28, 28/3, 28/10, 32/3, 34/1, 34/8, 36/1, 40, 48/1, 50/2, 52, 64, 66, 68.

Tuesday, October 7, 1941

Browning toad. Nos. 12, 12/1, 3/1, 14, 14/1, 14/2, 14/3, 14/4, 16, 16/1, 18, 20, 44/3, 44/5, 44/6, 44/8, 44/10, 44/17 Thomson avenue Nos. 7, 11, 13, 15, 17, 17/1, 17/2, 23, 25, 29/3, 29/4, 10, 10/3, 10/21, 26, 28/1 Getangama toad Nos 11/2, 13/2, 15/1, 15/9, 15/11, 17, 33/3, 35, 35/1, 37, 41, 43, 43/1, 55/2, 55/3, 55/7, 55/8, 55/9, 55/12, 57/1, 18, 20/3, 24/3, 26/1, 26/2, 32/1, 32/4, 32/5, 48, 48/1, 50, 54, 54/1, 54/3, 54/4, 54/6, 56, 58, 70, 72, 88, 90.

Wednesday, October 8, 1941

Muwagama 10ad Nos 15, 15/1, 21, 47/2, 47/4, 47/8, 59, 59/2, 59/7, 59/10, 59/11, 59/13, 63/8, 63/9, 63/12, 63/17, 65/7, 71, 6/2, 6/3, 16/16. 40

Thursday, October 9, 1941

Malwala 10ad : Nos. 13, 35, 53, 55, 55/1, 10, 10/1, 12/4, 14, 26/1, 34, 42, 44 & 44/3, 52/5, 52/7, 58, 70, 70/1, 80/1 Guimale road : Nos. 7/5, 31/1, 35, 43/8, 45/7, 53, 53/4, 59, 63, 4/2, 8, 16/4, 16/13, 18/3, 28, 28/5 28/7, 28/9, 28/12, 30 & 30/1, 42/1, 42/6, 44, 50, 58, 60, 62/2

Friday, October 10, 1941

Batugedara Mam road · Nos 1/1, 15, 17, 35, 37, 39/1, 47, 49 & 49/1, 49/2, 49/3, 83/5, 83/10, 85/5, 85/7, 89, 93/1, 103/5, 109, 119, 121, 159, 169, 171, 173, 185, 189, 191, 213, 215, 10/2, 20/2, 22, 36/3, 58/1. 66, 78. 86, 88, 90, 94, 112, 140, 144, 160/4

Monday, October 13, 1941

Batugedara Old road Nos 1/11, 5/8, 5/10 5/17, 5/18, 5/32, 15/1, 15/6, 17/1, 29 & 29/1, 29/2, 29/3, 29/4, 29/5, 31/6, 31/7, 31/8, 31/17, 31/23, 31/24, 31/41, 35, 14, 22/1, 22/3, 22/4 & 22/5, 28, 30, 32/2, 36

Demuwatte road Nos. 1, 1/2

Tuesday, October 14, 1941.

Angammana road Nos 5/3, 5/5, 5/6, 5/8, 5/9, 11, 13, 13/1, 13/2, 17/1, 19/6, 19/8, 19/9, 25/1. 25/3, 29, 29/1, 29/3, 29/5, 31, 31/1, 39/3, 39/6, 61, 63, 65/1, 71, 71/1, 73/5, 2/1, 4/3, 10/4, 10/7, 20, 24, 24/1, 30/6, 30/7, 30/8, 34, 44/1, 44/3, 48, 50 Intake road : Nos 7/3, 7/4, 13, 6/1, 10/3 Vihare road Nos 9, 14/2, 14/3, 14/5, 14/6, 14/7, 14/8, 14/9

Election of Members of the Kegalla Urban Council, 1941.

NOTICE is hereby given, under section 10 of the Urban Councils Ordinance, No. 61 of 1939, as amended by the Urban Councils Amendment Ordinance, No 14 of 1940, that it is intended to hold an election of members of the Kegalla Urban Council on Saturday, Number 1, 1041 November 1, 1941.

November 1, 1941. Every candidate must be nominated by means of one or more nomination papers (a) each signed by at least two persons whose names appear in the list of voters of the electoral division for which each candidate offers himself for election, and (b) delivered, with the written consent of the candidate endorsed thereon or annexed thereto, to the undersigned on November 1, 1941, between the hours of 10 $_{\rm AM}$ and 11 $_{\rm AM}$, at the office of the Urban Council No candidate will be deemed to be duly nominated unless, in respect of his candidature, a sum of Rs 100 is deposited with the undersigned before 11 $_{\rm AM}$ on November 1, 1941 If more than one duly qualified candidate is duly nominated for any one electoral division a poll will be held on the date and at the polling places provided for the different electoral divisions as shown below The poll shall open at 9 $_{\rm AM}$ and close at 4 $_{\rm PM}$

Electoral Division	Date of Polli	ng. Place of Polling	
Electoral Division No 1	November 22, 1941	The King George V. Chnic and King George VI Rest and Recreation Room, situated on Club road, Kegalla	Ce
Electoral Division No. 2	do	The Roman Catholic School, situ- ated at Madeiyawa	
Electoral Division No. 3	do	A temporary shed on the land called Welabodawatta, bounded on the north, east, and south by the remaining portion of the same land bearing assessment No 840, and west by the Kegalla-Bulathkohupitya road	
Electoral Division No. 4	do.	The Kegalla Urban Council Office	Ba R
The Kach Kegalla, Septem A 4		S. F. AMERASINGHE, Assistant Government Agent	
LL I			

KEGALLA URBAN COUNCIL

Statement of Revenue and Expenditure for the Year 1940

REVENUE

TURYENCE			
		\mathbf{Rs}	c.
AGeneral revenue		25,139	50
B — Thoroughfares		5,445	- 0
C-Resthouse and ambalam		1,523	
D Council lands and buildings		234	
EPublic health		4,313	0
F Public recreation .		94	0
G —Cemeteries		118	
H.—Dog registration		62	0
J		45	
J — Electricity Department	•	23,508	86
K —Fire protection			
	Total	60 499	00
Deposits	10080	60,483 1,448	
Advances		377	
			01
		62,309	76
Balance on January 1, 1940		22,634	
	Total	84 944	55
EXPENDITURE			
		Rs	
A General expenditure		7,429	
B — Thoroughfares C — Resthouse and ambalam	•	10,501	2
D —Council lands and buildings		1,113	4
\mathbf{E} —Public health		1,020 10,133	
F — Public recreation		330	
GCometeries		350	
H Dog registration		153	
I		45	
J Electricity Department		23,575	
K -Fire protection		28	
•			
	Total .	54,682	46
Deposits		823	-4
Advances		1,106	25
Palance as December 91, 1040		56,611	
Balance on December 31, 1940	•	28 ,332	20
	Total	84,944	==

I, Alphonsus Isidore Aboyewickreme, Chairman, Urban Council, Kegalla, do hereby affirm to the best of my knowledge and bolief the above is a time and correct statement of all monies received and paid during the year 1940, on account of the Urban Council, Kegalla

> A J ABEYEWICKRUME, Chairman. 1

Certified to be correct GEO ATURUPANE, Member

Sworn to before me this 4th day of June, 1941, at Kegalla

R L PERURA, Justice of the Peace

Statement of Assets and Liabilities for the Year 1940.

Assets	Rs c
Cash at the Kegalla Kachcherı Cash ın Imperial Bank of India Limited, Colombo	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Total	28,332 80
LIABILITIES.	Rs c
Deposits Balance surplus on December 31, 1940	1,694 6 26,638 74
Total	28,332 80

I, Alphonsus Isidore Abeyewickreme, Chairman, Urban Council, Kegalla, do hereby affirm to the best of mv knowledge and belief the above is a true and correct statement of all assets and habilities of the Urban Council, Kegalla, for the year 1940

A. I ABEYEWICKREME. Chairman

Certified to be correct GEO. ATURUPANE, Member.

Sworn to before me this 4th day of June, 1941, at Kegalla

	R.	L.	PER	ERA,	
Ju	stic	e of	f the	Peace	

Deposit Account, 1940.		
RECEIPTS.	\mathbf{Rs}	c
Balance on January 1, 1940 Receipts during 1940	1,068 1,448	
	2,517	10

PAYMENTS.	Rs. c.
Payments during 1940 Balance on December 31, 1940	823 4 1,694 6
	2,517 10

l, Alphonsus Isidore Abeyewickreme, Chairman, Urban Council, Kegalia, do hereby affirm to the best of my knowledge and belief the above is a true and correct statement of the deposit account of the Kegalla Urban Council, Kegalla on Decembor 31, 1940

> A I ABEYEWICKREME, Chairman

Certified to be connect GEO. ATURUPANE,

Member

Swoin to before me at Kegalla, this 4th day of June 1941

R L PERERA, Justice of the Peace

Amou		Date		Annual	Re-	paid to	o the	Amoun outstand ing	1.	
\mathbf{Rs}	с	•	Per Cen	t Rs	с	\mathbf{Rs}	c	Rs	c	
8,000	0	1911	41	160	0	7,480	0	520	0	1941
75,000	- 0	`1928		3,000	0	34,04	339	40,956	61	1954
25,000	- 0	1931	$\overline{2}$	1,000	0,	9,000	0	16,000	0	1956
12,000	0	1933	4	521	73	9 391	14	2,608	86	1958
15.000	0	1935	4	652	17	13.695	57	1.304	43	1960

I, Alphonsus Isidore Abeyewickreme, Chairman, Urban Council Kegalla, do hereby affirm to the best of my knowledge and belief the above is a true and correct statement of the loan account of the Urban Council, Kegalla, on December 31, 1940

> A I ABEYEWICKREME, Chairman.

Certified to be correct GEO ATURUPANE, Member

Swoin to before me this 4th day of June, 1941, at Kegalla

R L PERFRA, Justice of the Peace

TRADE MARK NOTICES.

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

(1) Trade Mark No 7,657 (2) Date of Receipt October 28, 1940 (3) Applicant (Proprietor of the Trade Mark) LOWTHIAN DRAKE & CO, LIMITED (a Company duly incorporated under the laws of Great Britain), India House, 75, Whitworth street, Manchester, England, manufacturers and merchants (4) Address for service in the Island C/o Julius & Creasy, Fort. Colombo (5) Class 24 (6) Goods Cotton piece goods (7) Representation of the Trade Mark

SOLFAST

Registrar-General's Office, Colombo. September 17, 1941 G L D DAVIDSON, 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 7,801 (2) Date of Receipt June 25, 1941 (3) Applicant (Proprietor of the Trade Mark) EDWARD CROSSIE PEREIRA, trading as THE CONTINENTAL DRUG CO OF INDIA, Tail Buildings, Hornby road, Fort, Bombay, India manufacturer (4) Address for service in the Island' o/o Prosper Abraham, Proctor, Supreme Court, 239, Hulftsdorp street, Colombo (5) Class. 3 (6) Goods · Chemical substances prepared for use in medicine and pharmacy (7) Representation of the Trade Mark ·



Registrar-General's Office, Colombo, September 10, 1941. G. L D DAVIDSON, 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 7,802 (2) Date of Receipt June 25, 1941
 (3) Applicant (Proprietor of the Trade Mark) EDWARD CROSSIE PEREIRA, trading as THE CONTINENTAL DRUG CO OF INDIA, Taj Buildings, Hornby road, Fort, Bombay, India. manufacturer (4) Address for service in the Island. c/o Prosper Abraham, Proctor, Supreme Court, 239, Hulftsdorp street, Colombo, (5) Class 3 (6) Goods Chemical substances for use in medicine and pharmacy (7) Representation of the Trade Mark



Registral-General's Office Colombo, September 10, 1941

G. L D DAVIDSON, ` 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 7,803 (2) Date of Receipt June 25, 1941
(3) Applicant (Proprietor of the Trade Mark) EDWARD CROSSIE PEREIRA, trading as THE CONTINENTAL DRUG CO OF INDIA, Taj Buildings, Hornby road, Fort, Bombay, India, manufacturer (4) Address for service in the Island c/o Prosper Abraham, Proctor, Supreme Court, 239, Huiltsdorp street, Colombo (5) Class 3 (6) Goods Chemical substances prepared for use in medicine and pharmacy (7) Representation of the Trade Mark



Registiar-General's Office, Colombo, September 10, 1941 G L D DAVIDSON. Registral 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 7,804 (2) Date of Receipt June 25. 1941 (3) Applicant (Proprietor of the Trade Mark) EDWARD CROSSIE PEREIRA, trading as THE CONTINENTAL DRUG CO OF INDIA, Taj Buildings, Hornby road, Fort, Bombay, India, manufacturer (4) Address for service in the Island c/o Prosper Abraham, Proctor, Supreme Court, (5) Class 3 (6) Goods Chemical substances prepared for use in medicine and pharmacy (7) Representation of the Trade Mark



Registrar-General's Office, Colombo, September 10, 1941

Registrar-General's Office

Colombo, September 10, 1941

G L D DAVIDSON, Registrat of Trade Marks

NOTICE is heleby 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 7,805 (2) Date of Receipt June 25, 1941 (3) Applicant (Proprietor of the Trade Mark) EDWARD CROSSIE PEREIRA, trading as THE CONTINENTAL DRUG CO OF INDIA, Taj Buildings, Hornby road, Fort, Bombay, India; manufacturer. (4) Address for service in the Island c/o Prosper Abraham, Proctor, Supreme Court, 239, Hulftsdorp street, Colombo (5) Class 3 (6) Goods Chemical substances prepared for use in medicine and pharmacy (7) Representation of the Trade Mark



G. L. D DAVIDSON, Registrar of Trade Marks

1372

3

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 here may direct he may direct

(1) Trade Mark No 7 806 (2) Date of Receipt June 25, 1941. (3) Applicant (Proprietor of the Trade Mark) EDWARD CROSSIE PEREIRA, trading as THE CONTINENTAL DRUG CO OF INDIA, Taj Buildings. Hornby road, Fort, Bombay, India, manu-facturer (4) Address for service in the Island · c/o Prosper Abraham, Proctor, Supreme Court. 239. Hulftsdorp sticet, Colombo (5) Class 3 (6) Coods Chemical substances prepared for use in medicine and phaimacy (7) Representation of the Tiade Mark



Registrar-General's Office Colombo, September 10, 1941

G L D DAVIDSON. Registral of Trade Marks

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(1) Trade Mark No 7.808 (2) Date of Recorpt June 25 1941 (3) Applicant (Proprieto) of the Trade Mark) EDWARD CROSSIE PEREIRA. trading as THE CONTINENTAL DRUG CO OF INDIA, Taj Buildings, Hornby road, Fort, Bombay, India manu-facturor (4) Address for service in the Island c/o Prosper Abraham, Proctor, Supreme Court, 239, Hulftsdorp stiest. Colombo (5) Class 3 (6) Goods Chemical substances prepared for use in medicine and phaimacy (7) Representation of the Trade Mark

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Registrar-General's Office Colombo, September 10, 1941 G. L. D DAVIDSON. Registrai of Trade Marks

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(1) Trade Mark No 7,809 (2) Date of Receipt June 25, 1941 (3) Applicant (Proprietor of the Trade Mark) EDWARD CROSSIE PEREIRA, trading as THE CONTINENTAL DRUG CO OF INDIA, Taj Buildings, Hornby road, Fort, Bombay, India, manu-facturer (4) Address for service in the Island c/o Prosper Abraham. Proctor, Supreme Court, 239, Hulftsdorp street, Colombo (5) Class 3 (6) Goods. Chemical substances prepared for use in medicine and pharmacy (7) Representation of the Trade Mark



Registrar-General's Office. Colombo, September 10, 1941

G L D DAVIDSON. Registrar of Trade Marks

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(1) Trade Mark No 7,849 (2) Date of Receipt August 1, 1941 (3) Applicant (Proprietor of the Trade Mark) CUPRINOL LIMITED (an English Joint Stock Company of Limited Liability duly incorporated under English laws), The Oak, Knoil Hill, Bristol, County of Gloucester, England, manufacturers and merchants (4) Address for service in the Ialand C/o Julius & Creasy, Foit,

(6) Goods Chemical substances for Colombo (5) Class 1 toproofing or waterptoofing materials, and preservative dressings for wood, stonework, buckwork and metals (7) Representation of the Trade Mark



Registial General's Office, Colombo, September 17, 1941

G L D DAVIDSON, 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 7,850 (2) Date of Rocenpt August 1, 1941 (3) Applicant (Proprietor of the Trade Mark) CUPRINOL' LIMITED (an English Joint Stock Company of Limited Liability duly incorporated under the English laws), The Oak, Knoll Hill, Bristol, County of Gloucester. England, munufacturers and merchants (4) Address for service in the Island C/o Julius & Creasy, Fort, Colombo (5) Class 50 (6) Goods Compositions used as preservatives for textile fabrics, canvas fishing and the like nets, varis and fibres tarpaulus, topes and cords (7) Representa-tion of the Trade Mark. tion of the Trade Mark .

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Registrar-Goneral's Office, Colombo, September 17, 1941

G L D. DAVIDSON, Registral of Trade Marks

GOVERNMENT NOTIFICATIONS.

(Contrnued from page 1357.)

THE CONTROL OF PRICES ORDINANCE, NO 39 OF 1939

Order.

BY vutue of the powers vested in the Controller of Prices by section 3 of the Control of Prices Ordinance, No 39 of 1939, I, Reginald Sydney Vernon Poulier, Controller of Prices, do by this order, with effect from the date of its publication in the Gazette---

- (1) rescand my order dated March 28, 1941, published in *Gazette* No. 8,730 of March 28, 1941, in so far as it rolatos to maximum prices fixed in respect of preserved milk of the description named and specified in column 1 of the schedule heretc
- (ii) iescind my order dated May 22, 1941 published in Gazette
 No. 8,748 of May 23, 1941, in so far as it relates to maximum prices fixed in respect of preserved milk of the description named and specified in column 1 of the schedule heroto.
- named and specified in column 1 of the schedule horoto,
 (m) fix the prices specified in columns 3 and 4 of the schedule hereto to be, respectively, the maximum wholesale price per case and the maximum retail price per tin, above which the brand of the preserved milk specified in the corresponding entry in column 1 of the schedule and of the standard pack specified in the corresponding entry in column 2 of the schedule, shall not be sold by wholesale or by retail, as the case may be, in any part of Ceylon,
 (iv) direct that paragraphs (iii), (iv), (v), and (vi) of the order published in Gazette No. 8,730 of March 28, 1941, shall apply in the case of the preserved milk of the description named and specified in column 1 of the schedule hereto.
- as though these paragraphs were incorporated in this order.

Signed at Colombo, at 12 noon, September 17, 1941.

R. S V. POULIER, Controller of Prices

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Column 1. Column 2. Column 3. Column 4. Standard Pack. Maximum Maximum Description and Wholesale Retail Price per Price Name of Brand No. of Nett Con-Price per per Tm. Tins tents of Case. per Case. Tin. Rs. c. Rs. c. Sweetened Full Oream Condensed Milk-Sultana 48 0 46 0 46 14 oz. 21 0 Tea Pot 48 14 oz 2i ő

SCHEDULE.