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# THE GAZETTE OF THE REPUBLIC OF SRI LANKA (CEYLON)

EXTRAORDINARY

අංක 160/64 — අපේල් 23 වැනි බදද — 1975.04.23 No. 160/64 - WEDNESDAY, APRIL 23, 1975

(Published by Authority)

# PART I: SECTION (I) - GENERAL

# **Government Notifications**

Statutory Determination No. 874 Unique No. ©: 134

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Kandauda Arachchige Hemachandra of Matara Merchants Ltd., Anagarika Dharmapala Mawatha, Matara, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman,

Land Reform, Commission.

C 82, Gregory's Avenue, Colombo 7, 16th April, 1975.

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C 82, Gregory's Avenue. Colombo 7, 16th April, 1975.

Schedule

An allotment of land marked Lot No. 647 of the land called Yabarakossa Estate, situated in the Village Denagama, in the D. R. O's Division of Kandaboda Pattu, in the District of Matara, Southern Province, containing in extent 50 acres, 0 roods, 20 perches in the Final Village Plan No. 172, Supplement No. 8 made by the Surveyor-General, together with the buildings and plantation thereon. 

Statutory Determination No. 875 Unique No. 30 154

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Thomas Jayaweera of No. 64, Kalidasa Road, Matara. the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricul-tural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

## S. B. SENANAYAKE,

Chairman, Land Reform Commission.

# Schedule

An allotment of land marked Lot Nos. 206, 208 and 386, of the land called Dolapallehenyaya, situated in the Village Hora-gala, in the D. R. O's Division of Morawak Korale (West), in the District of Matara, Southern Province, containing in extent 50 acres, 1 roods, 00 perches in the Final Village Plan No. 16, Supplement No. 5, made by the Surveryor-General, together with the buildings and plantation thereon. 4-551/2

Statutory Determination No. 876 Unique No. g 171

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Abdul Hameed Marikkar Batcha Marikkar of Kurunegala Road, Puttalam, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman,

Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 16th April, 1975.

#### Schedule

An allotment of land marked Lot No. 1 of the land called Nagavilluwa Watta, situated in the Village Talavi, in the Minor Division of Puttalam Pattu North, of the D. R. O's Division of Puttalam Pattu and Gravets, in the District of Puttalam, North Western Province, containing in extent 50 acres, 1 roods, 20 perches in the Prelininary Plan No. g 777, made by the Surveyor-General, together with the buildings and plantation thereon. thereon.

4-55/3

Statutory Determination No. 877 Unique No. 633 524

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Lokubalasuriyage Don Karthelis Jayasinghe of No. 8, Greenlands Avenue, Colombo 5, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Luw, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agri-cultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman,

Land Reform Commission.

C 82. Gregory's Avenue, Colombo 7, 16th April, 1975.

### Schedule

(1) An allotment of land marked Lot No. 1 of the land called Gurumudunkele and Henapola Estate, situated in the Village Potuwila, in the Minor Division of Yagam Pattuwa, of the D. R. O's Division of Pitigal Korale North, in the District of Puttalam, North-Western Province, containing in extent 29 acres, 2 roods, 06-perches in the Preliminary Plan No. 2 985, made by the Surveyor-General, together with the buildings and plantation thereon; and

#### 1 වැන් කොටස : (I) වැනි ජෙදය — ශුී ලංකා ජනරජයේ අති විශෙෂ ගැසට් පතුය — 1975 අපේල් 23 වැනි දික ZA PART I: SEG. (I) --- (GENERAL)-GAZETTE EXTRAORDINARY OF THE REPUBLIC OF SRILANKA (CEYLON)-APRIL 23, 1975

- (2) An allotment of land marked Lot No. 1 of the called Delgaha Watta, sitated in the Village Henpitagedara, in the Minor Division of Dunugaha Pattiwa Alutkuru Korale, of the D R. O's Division of Divulapitiya, in the District of Colombo, Western Province, containing in extent 18 acres, 3 roods, 36 perches in the Preliminary Plan No. 2922, made by the Surveyor-General together with the buildings and plantation thereon; and
  (2) An elletment of land marked Lot No. 2 of the land will all the surveyor of the land will be a surveyor be and the surveyor be and the surveyor be all the surv
- (3) An allotment of land marked Lot No. 2 of the land called Henepola Estate, situated in the Village Potuwila, in the Minor Division of Yagam Pattuwa, of the D. R. O's Division of Pitigal Korale North, in the District of Puttalam, North-Western Province, containing in extent 1 acre, 2 roods, 38 perches in the Preliminary Plan No. g 985, made by the Surveyor-General, together with the buildings and plantation thereon.

4---551/4

Statutory Determination No. 878 Unique No. 2 6

## STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Krishnan Ammayappan Karuppiah of Dikkapitiya Estate, Nikapota, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to he retained by the sfatutory lessee is checklule be retained by the statutory lessee is described in the schedule below.

### S. B. SENANAYAKE, Chairman,

Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An undivided extent of 53 acres, 0 roods, 00 perches from and out of the land called Dikkapitiya Estate, situated in the Village Dikkapitiya, in the Minor Division of Kandapalla Korale, of the D. R. O's Division of Haputale, in the District of Badulla, Uva Province, depicted as Lot No. 124 in the Finsl Village Plan No. 321, Supplement No. 5, and Lot No. 1 in the Preliminary Plan No. 3 143, made by the Surveyor-General. 4----551/5

Statutory Determination No. 879. Unique No. @ 8

### STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. 1 OF 1972

WHEREAS a statutory declaration under section 18 of the Law has been made by Mr. Mayandy Kayambo Mayandy, of Bray Estate, Ohiya, the Land Reform Commission,, by virtue of the powers vested in it under section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the Schedule below.

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S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An allotment of land marked Lot No. 1 of the land called Bray Estate, situated in the Village Kirimetiya, in the Minor Division of Kandapalla Korale of the D.R.O's Division of Haputale, in the District of Badulla, Uva Province, containing in extent 53 acres, 0 roods, 0 perches in the Preliminary Plan No.  $\supseteq$  118, made by the Surveyor-General, together with the buildings and plantation thereon.

4-551/6

# Statutory Determination No. 880 Unique No. ລ 58

## STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. 1 OF 1972

WHEREA'S a statutory declaration under section 18 of the Law has been made by Mrs. Meenachi Ramasamy of Deemaya Estate, Nikapota, the Land Reform Commission, by virtue of the powers vested in it under section 19 of the Law, has made a statutory determination specifying the portion of Agricultural

land owned by the statutory lessee which she shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the Schedule below.

S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An allotment of land marked Lot Nos. 117, 118, 119, 120 and 121 of the land called Deemaya Estate, situated in the Village Dikkapitya, in the Minor Division of Kandapola Korale, of the D.R.O's Division of Haputale, in the District of Badulla, Uva Province, containing in extent 52 acres, 0 roods, 0 perches in the Final Village Plan No. 321, Supplement No. 4, made by the Surveyor Géneral, together with the buildings and plantation thereon plantation thereon. 4-551/7

Statutory Determination No. 881 Unique No. 5255 868

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. 1 OF 1972

WHEREAS a statutory declaration under section 18 of the Law has been made by Mr. Eric George Osmund de Silva of No. 433/12, Carlton Gardens, Rawatawatta, Galle Road, Moratuwa, the Land Reform Commission, by virtue of the powers vested in it under section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the Schedule below.

S. B. SENANAYAKE, Chairman, Leand Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An allotment of land marked Lot Nos. 1, 2, 3 and 9 of the land called Silvatenne Estate, situated in the Villages Mukalanyaya Kuruhenagedara Kirindawa, in the Minor Division of Yatikaha Korale South, of the D.R.O's Division of Kuliya-pitiya, in the District of Kurunegala, North-Western Province, containing in extent 50 acres, 2 roods, 20 perches in the Final Settlement Plan No. 4490, Supplement Nos. 1, 2 and 3, made by the Surveyor-General, together with the buildings and plantazion thereon. plantasion thereon. 4---551/8

# Statutory Determination No. 882 Unique No. cm 878

STATUTORY DETERMINATION UNDER SECTION 19 OF

WHEREAS a statutory declaration under section 18 of the Law has been made by Mr. Austin Neville Jonston C/o. H. L. Wijesinghe of No. 70, Kesbewa Road, Nugegoda, the Land Reform Commission, by virtue of the powers vested in it under section 19 of the Law. has made a statutory determina-tion specifying the portion of agricultural land owned by the statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the Schedule below.

#### S. B. SENANAYAKE, Chairman,

Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An allotment of land marked Lot No. 1 of the land called Kuda Oya Estate, situated in the Village Pussella, in the Minor Division of Ambanganga Korale, of the D.R.O's Division of Rattota, in the District of Matale, Central Province, containing in extent 50 acres, 0 roods, 0 perches, in the Preliminary Plan No. So 401, made by the Surveyor-General, together with the buildings and plantasion thereon. -551/9

THE LAND REFORM LAW, No. 1 OF 1972

Statutory Determination No. 883 Unique No. دي 108 UTION UNDER SECTION 19 0

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. 1 OF 1972

WHEREAS a statutory declaration under section 18 of the Law has been made by Mrs. Rajalakshmi Somasunderam of No. 107, Kandy Road, Jaffna, the Land Reform Commission, by virtue of the powers vested in it under section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the statutory lessee which she shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the Schedule below. S. B. SENANAYAKE

S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 22nd April, 1975.

## Schedule

An allotment of land marked Lot No. 2053 of the land called Pedro Division, situated in the Village Alutnuwara, in the Minor Division of Uduwagam Pattu, of the D. R. O's Division of Imbulpe, in the District of Ratnapura, Sabaragamuwa Province, containing in extent 51 acres, 1 roods, 20 perches, in the Final 'Village Plan No. 437, Supplement No. 5, made by the Surveyor-General, together with the buildings and plantation thereon.

4---551/10