

No. OF 191 .

OBJECTS AND REASONS.

desired that Justices of the Peace should be appointed to within such areas of the Federated Malay States as may to time be prescribed, such powers as may be conferred by the Code of Criminal Procedure.

The object of this Bill is to vest in the Resident of each State to make such appointments in and for the State of which he is

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e, 1916.
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M. H. WHITLEY,
Acting Legal Adviser, F.M.S.

APPOINTMENT.

No. 2169.—Mr. C. M. Seymour has been appointed Engineer, Electric Light Department, with effect from the

LEAVE.

No. 2170.—Mr. J. P. Swettenham, Executive Engineer, Public Works Department, reported his return from leave resumed duty on the 16th June, 1916.

No. 2171.—THE “COMPANIES ENACTMENT, 1897.”—In powers vested in him by section 215 of the “Companies Enactment,” the Chief Secretary to Government appoints Mr. Roland Martin McKenzie to act as Registrar of Companies, Federated Malay States, under the said Enactment, with effect from 15th July, 1916.

No. 2172.—“THE COURTS ENACTMENT, 1905.”—In powers vested in him by section 7 of “The Courts Enactment,” the Chief Secretary to Government, with the concurrence of the Commissioner, appoints Mr. Roland Martin McKenzie to be an Assistant Registrar for the purpose of the said Enactment, with effect from 15th July, 1916, to 15th August, 1916.

No. 2173.—“THE RESERVE FORCE AND CIVIL MILITIA ENACTMENT, 1915.”—APPOINTMENT OF CHAIRMAN OF COMMITTEE UNDER REGULATION 3 OF THE REGULATIONS MADE UNDER SECTION 10 OF THE RESERVE FORCE AND CIVIL MILITIA ENACTMENT, 1915.—The Resident of Negri Sembilan has been pleased to appoint Mr. Roland Martin McKenzie, Chief Police Officer, Negri Sembilan, to be Chairman of the Committee in place of Major Graham, transferred to Selangor, whose appointment was notified in Notification No. 1702, published in the Gazette of the Straits Settlements and F.M.S. on the 26th May, 1916.

No. 2174.—“THE AUCTION SALES ENACTMENT, 1905.”—The Resident of Ipoh, has been granted a licence as an auctioneer for the State of Perak, for one year, with effect from the 28th June, 1916.

No. 2175.—EXAMINATION OF ENGINE DRIVERS.—An examination of candidates for Engine Drivers' certificates will be held at the Mines Office, Kuala Lumpur, on Friday, the 28th July, 1916, at 9 a.m.

All candidates should produce satisfactory references and the photographs in duplicate before they can be examined. These to be produced at this office one week before day of examination.

No. 2176.—“THE SOCIETIES ENACTMENT, 1913.”—It is hereby notified that the “Kuantan Athletic Club” and the “Chinese Chamber of Commerce” (關丹中華商務局); Kuantan, have, by order of the Resident of Pahang, been exempted from registration under section 4, sub-section (vi), “The Societies Enactment, 1913.”

No. 2177.—"THE SOCIETIES ENACTMENT, 1913."—It is hereby notified that the "Pahang Consolidated Co., Ltd., Club," Sungei Lembing, Kuantan, has, by order of the Resident of Pahang, been exempted from registration under section 4, sub-section (vi), of "The Societies Enactment, 1913."

No. 2178.—"THE SALE OF FOOD AND DRUGS ENACTMENT, 1913."

IN exercise of the powers vested in him by section 27 of "The Sale of Food and Drugs Enactment, 1913," the Chief Secretary to Government hereby makes the following rule :

(i) Machine-skimmed milk sold after the 31st day of July, 1916, in any tin or other package shall bear conspicuously displayed upon and permanently affixed to the tin or package a red label, not less than 8½ inches long by 2 inches wide, whereon shall be printed in black characters of such size as to be readily legible a warning that nearly all nourishment has been removed from this so-called milk, therefore it must not be given to sick people or children. The said warning shall be expressed on the label in the English, Chinese, Malay and Tamil languages, as follows :

WARNING.

Nearly all nourishment has been removed from this so-called milk. Therefore, it must not be given to sick people or children.

نصيحـة.

مك سسوكوهن مينوم
اين دنماكن سوسوا كمتتافي
سوده دچايركن دغن مسمبواغ
همفير سكل ايسين يغيرتونا باغي
مكائن اورغ سبب ايت تباد بوليد
سكالي دبيري ماكن سوسوا اين
كفد اورغ ساكيت اتو غون كفد
بودق ۲ ادان.

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可及抽養乳

எச்சரிக்கை.

இப்பாஸி இள்ள
"சத்து" எல்லாம் அநே
கமாய் எடுத்தாய்விட்
டது. ஆகையால் இப்
பாஸி குழந்தைகளுக்
காவது வியாதிபஸ்தர்
களுக்காவது கொடுக்
கக்கூடாது.

(ii) Words whereof an interpretation is contained in section 2 of "The Sale of Food and Drugs Enactment, 1913," have in this rule the meanings thereby assigned to them.

(iii) Breach of this rule shall be punishable with fine not exceeding \$250.

No. 2179.—"THE COURTS ENACTMENTS, 1905."

UNDER the provisions of "The Courts Enactments, 1905," and "The Courts Enactments, 1905, Amendment Enactment, 1915," the Judicial Commissioners, with the approval of the Chief Secretary to Government, make the Rules and Instructions, which are published in the supplement to this *Gazette*, in respect of non-contentious business in the Supreme Court in its probate jurisdiction.

No. 2180.— "THE COURTS ENACTMENTS, 1905."

THE Judicial Commissioners, with the approval of the Chief Secretary to Government, and in exercise of the powers in that behalf conferred upon them by section 67 of "The Courts Enactments, 1905," make the Rules, which are published in the supplement to this *Gazette*, for regulating the practice and procedure in the Supreme Court in respect of contentious business in probate and administration causes.

No. 2181.— "THE LAND ENACTMENT, 1911."

In exercise of the powers vested in him by section 18 (iv) of "The Land Enactment, 1911," the Resident of Perak, with the approval of the Chief Secretary to Government, hereby makes the following additional rule for the regulation of fishing in the Krian Irrigation Reservoir at Bukit Merah to be read as rule No. 7 of the Rules published in Notification No. 29 in the *Gazette* of the 15th day of January, 1915:

"7. The following officers are authorized to arrest without warrant for a breach of these rules:

The Director of Museums and Fisheries, Federated Malay States;

The Inspector of Fisheries, Federated Malay States;
Assistant Inspectors of Fisheries."

No. 2182.— "THE VEHICLES ENACTMENT, 1912."

RULE UNDER SECTION 42.

THE following additional rule to be inserted after rule 2 of the Rules published as *Gazette* Notification No. 318 in the *Government Gazette* of the 31st January, 1913, has been made by the Resident of Negri Sembilan in pursuance of the powers vested in him by section 42 of "The Vehicles Enactment, 1912":

"2A. No two-wheeled bullock-cart shall be loaded with firewood in excess of 54 cubic feet by measurement."

No. 2183.— "THE LAND RULES, 1904."

AMENDMENT TO RULE 13.

IN exercise of the powers vested in him by section 18 of "The Land Enactment, 1911," the Resident of Pahang, with the approval of the Chief Secretary to Government, hereby rescinds Table I B (published in *Pahang Government Gazette* Notification No. 31 of the 2nd April, 1906, and amended by *Pahang Government Gazette* Notification No. 105 of the 1st July, 1909) of rule 13 of "The Land Rules, 1904," and also rescinds Notifications numbered 1497, 2712, 3529, published in the *Federated Malay States Government Gazettes* of the 7th June, 1912, 10th September, 1914, and 28th November, 1914, respectively, and substitutes for the said Table I B the following:

TABLE I B.—AGRICULTURAL LANDS.

(i) No premium will be payable on agricultural lands exceeding 10 acres in area.

(ii) Subject to the Provisos hereto appended, the annual rent on agricultural lands exceeding 10 acres in area shall be as follows:

For the first six years	\$0.50 per acre per annum
After the first six years if the land			
be cultivated with rice	...	1.00	" "
After the first six years if the land			
be not cultivated with rice	...	2.00	" "

The time for enhancement of rent will be computed from the 1st day of January preceding the date of entry into possession or of completion of the instrument of title, whichever event shall first occur, in cases in which such event takes place before the 1st day of July, and from the 1st day of January following such first event in cases in which such event takes place after the 30th day of June in any year.

FIRST PROVISO: The owner of any agricultural land, subject to rent at two dollars per acre, which is not cultivated with rubber, tapioca or gambier, may claim annually before the 1st day of April a rebate of one dollar per acre on so much of the said land as he shall prove to the satisfaction of the Resident to have been brought under *bonâ fide* cultivation with any agricultural product other than coconuts.

Land which is cultivated both with coconuts and also with any other agricultural product will ordinarily be deemed for the purposes of rebate to be cultivated with coconuts; in every such case the decision of the Resident as to the rebate, if any, to be given shall be final.

Such rebate as may be allowed in respect of any land will continue only so long as the land is kept under *bonâ fide* cultivation to the satisfaction of the Resident.

SECOND PROVISO: The annual rent on agricultural lands exceeding 10 acres in area (not being land cultivated with rice), which is subject to a cultivation condition imposed under "The Country Lands (Cultivation) Enactment, 1914," shall, in lieu of the rates hereinbefore prescribed, be as follows:

From the beginning of the 1st year			
to the end of the 6th year	...	\$0.50 per acre per annum	
From the beginning of the 7th year			
to the end of the 10th year	...	1.00	" "
From the beginning of the 11th year			
and thereafter	...	2.00	" "

This Proviso shall, with regard to land already alienated in respect whereof written application by a person having a duly registered interest in the land for certification under "The Country Lands (Cultivation) Enactment, 1914," has been received by the Resident or the Collector of Land Revenue for the district in which the land is situated prior to the 1st day of January, 1916, have effect from and including the 1st day of January, 1914, and shall, with regard to lands already alienated in respect whereof no such written application has been so received as aforesaid prior to the 1st day of January, 1916, have effect only from and including the 1st day of January of the year following the date on which written application by a person having a duly registered interest in the land for certification under the said section 3 shall have been received by the Resident or the Collector of Land Revenue for the district in which the land is situated.

Nothing in this Proviso contained shall render any person liable to pay rent at a higher rate than would otherwise be payable by him.

(iii) Agricultural lands not exceeding 10 acres in area will be divided into three classes according to the fertility of the lands and their proximity to roads, rivers, markets, etc.

(iv) Except in the case of land bearing valuable fruit trees and of land improved by previous cultivation, the premium payable on lands of the first class will be \$1 per acre, and no premium will be payable on lands of the second or third classes. The premium on land bearing valuable fruit trees or improved by previous cultivation will be such as may be fixed by the Collector in each case.

(v) The annual rent on lands of the said classes, respectively, will be as follows:

For the first class, per acre	\$1.00 to \$3.20
" second class	"	...	0.80
" third class	"	...	0.60

No. 2184.—"THE BANISHMENT ENACTMENT, 1910."—Whereas it appears to His Highness the Sultan of Perak that the removal from the State of the person mentioned in the schedule hereto is necessary for the public safety and welfare :

It is hereby ordered by His Highness the Sultan, with the advice and consent of the Resident of Perak, that the said person shall be, and he is hereby, banished from the State, for the period of five years.

SCHEDULE.

Nadason son of Tilakan.

No. 2185.—"THE BANISHMENT ENACTMENT, 1910."—Whereas it appears to His Highness the Sultan of Perak that the removal from the State of the persons mentioned in the schedule hereto is necessary for the public safety and welfare :

It is hereby ordered by His Highness the Sultan, with the advice and consent of the Resident of Perak, that the said persons shall be, and they are hereby, banished from the State, for the period of ten years.

SCHEDULE.

(1) Karuppan son of Narainan; (2) Appathurai son of Nadingonum; (3) Sinnappan son of Moteh Naiken; (4) Fu Ng; (5) Dan Toon; (6) Ho Lin; and (7) Chung Khee.

No. 2186.—"THE BANISHMENT ENACTMENT, 1910."—Whereas it appears to His Highness the Sultan of Perak that the removal from the State of the persons mentioned in the schedule hereto is necessary for the public safety and welfare :

It is hereby ordered by His Highness the Sultan, with the advice and consent of the Resident of Perak, that the said persons shall be, and they are hereby, banished from the State, for the period of their natural lives.

SCHEDULE.

(1) Subzalli Khan; (2) Lin Soon *alias* Wong Fook; (3) Leung Fook; (4) Tan Po *alias* Tan Kow; and (5) Kong Kee.

No. 2187.—"THE BANISHMENT ENACTMENT, 1910."—Whereas it appears to His Highness the Sultan of Selangor that the removal from the State of the persons mentioned in the schedule hereto is necessary for the public safety and welfare :

It is hereby ordered by His Highness the Sultan, with the advice and consent of the Resident of Selangor, that the said persons shall be, and they are hereby, banished from the State, for the period of five years.

SCHEDULE.

(1) Kung Lee; (2) Tiow Heng *alias* Tio Han; (3) Hoh Chow *alias* How Chin; (4) Yong Hing *alias* Yong Fah; and (5) Arumugam *alias* Sinniah *alias* Muthu.

No. 2188.—"THE BANISHMENT ENACTMENT, 1910."—Whereas it appears to His Highness the Sultan of Selangor that the removal from the State of the persons mentioned in the schedule hereto is necessary for the public safety and welfare :

It is hereby ordered by His Highness the Sultan, with the advice and consent of the Resident of Selangor, that the said persons shall be, and they are hereby, banished from the State, for the period of their natural lives.

SCHEDULE.

(1) Chew Fui Seng; (2) Wong Ah Ng (*f.*) *alias* Wong Kuan (*f.*); (3) Lim Chiu Tau *alias* Lim Tau; (4) Yee Nam *alias* Chin Cheung *alias* Chhui Cheung; (5) Yap Choy; (6) Loh Ngon *alias* Loh Nian; (7) How Yan; (8) Chua Bok; (9) Serban Shah Khan; and (10) Rood Singh *alias* Rul Singh.

No. 2189.—CORRIGENDUM.—In Notification No. 2036, published in the *Gazette* of the 23rd June, 1916, for “15 acres 3 roods 30 poles” given as the area of Mining Lease No. 567, Lot No. 860, Bentong, read “5 acres 3 roods 30 poles.”

No. 2190.—“THE MINING ENACTMENT, 1911.”—FORFEITURE OF MINING LEASES.—In accordance with section 18 (ii) of “The Mining Enactment, 1911,” the leases described in the schedule hereto are hereby declared to be forfeited, the lessee having failed to comply with the conditions thereof.

Dated at Ipoh, this 28th day of June, 1916.

R. G. WATSON,
British Resident, Perak.

Nature and No. of title.		Lessee.	SCHEDULE.		Mukim.	Area.
			Situation.			
Lease 764	...	Ng Soon Nui	...	Lot No. 888	...	A. R. P.
" 765	...	"	...	" 890	...	7 3 15
						16 0 10

No. 2191.—“THE MINING ENACTMENT, 1911.”—FORFEITURE OF MINING LEASE.—In accordance with section 18 (ii) of “The Mining Enactment, 1911,” the lease described in the schedule hereto is hereby declared to be forfeited, the lessees having failed to comply with the conditions thereof.

Dated at Kuala Lipis, this 28th day of June, 1916.

C. W. C. PARR,
British Resident, Pahang.

SCHEDULE.

Nature and No. of title—Lease 680. *Lessees*—Tan Tiong and Ti Khiu. *Portion*—No. 1,564. *Mukim*—Bentong. *Area*—5 acres 1 rood 22 poles.

No. 2192.—“THE MALAY RESERVATIONS ENACTMENT, 1913.”—With reference to the Malay Reservation declared in Notification No. 1739 of the 5th June, 1914, and described as “Mukim of Kroh, that part of the mukim included in the Baling river watershed, in the Kroh watershed and in the Kwak watershed above Kuala Kroh” in the schedule thereto, and in exercise of the powers vested in him by section 4 of “The Malay Reservations Enactment, 1913,” the Resident of Perak, with the approval of the Ruler of the State in Council, hereby revokes the declaration of the Malay Reservation referred to in the aforesaid notification to the extent of the whole, with the exception of those parts of the mukim of Kroh described in the schedule hereto:

SCHEDULE.

SELARONG.

Boundaries—Starting from lot No. 47 the boundary follows the southern boundary of lot Nos. 47, 52 and 53 in an easterly direction to the 2nd mile-post on the Kroh-Blukar Semang bridle-path; thence proceeding in a northerly direction along the bridle-path to its confluence with Sungei Kudong; thence in a westerly direction down to the course of the Sungei Kudong to its confluence with Sungei Kroh; thence in a line due west to the northern boundary of lot No. 120; thence in a southerly direction along the Kroh-Tasek road to the point of commencement.

KWAK.

Boundaries—Starting from the northern boundary of lot No. 815 the boundary follows the Kroh-Betong road in a northerly direction to the 2nd mile-post; thence proceeding in a westerly direction to a point approximately two miles along the Kwak-Ulu Kwak bridle-path; thence in a southerly direction for a distance of about half a mile; thence proceeding along the Kwak-Ulu Kwak bridle-path to the point of commencement.

No. 2193.—"THE MALAY RESERVATIONS ENACTMENT, 1913."—In exercise of the powers vested in him by section 4 of "The Malay Reservations Enactment, 1913," the Resident of Selangor, with the approval of the Ruler of the State in Council, hereby alters the boundaries of the Sungei Pening-Pening Reservation as set out in Notification No. 301 dated the 25th day of January, 1916, Schedule L, and declares the boundaries set out in the schedule hereto to be the boundaries of the said reservation.

SCHEDULE.

SUNGEI PENING-PENING RESERVATION, MUKIMS OF ULU SEMENYIH AND SEMENYIH.

Bounded on the east by portion Nos. 231 and 226 for a distance of 67 chains; on the north by a line running in a south-easterly direction for 93 chains; then following the eastern boundaries of application Nos. 156, 155 and 154 of 1916, the southern boundaries of application Nos. 154, 137, 146, 145 and 138 of 1916, the eastern boundary of portion No. 1,161, the northern boundary of portion No. 1,206 and of portion No. 1,205 for 37 chains; then running north-easterly for 58 chains; then following the mukim boundary south-easterly for 12 chains; then running north-easterly for 70 chains.

No. 2194.—"THE MALAY RESERVATIONS ENACTMENT, 1913."—In exercise of the powers vested in him by section 4 of "The Malay Reservations Enactment, 1913," the Resident of Selangor, with the approval of the Ruler of the State in Council, hereby alters the boundaries of the Beranang Reservation as set out in Notification No. 301 dated the 25th day of January, 1916, Schedule M, and declares the boundaries set out in the schedule hereto to be the boundaries of the said reservation.

SCHEDULE.

BERANANG RESERVATION, MUKIM OF BERANANG.

Bounded on the north by the Semenyih river, portion Nos. 42, 1,133, 1,132, 875, 837, 840 to 858, State land, 896, 26, 779, 938, 36, 40, 44 and 41; on the east and south by the State boundary; on the west by approved application Nos. 673 and 674 of 1915 and 29 of 1916; then on the south by application Nos. 29, 32 and 30 of 1916, portion Nos. 38 and 34; then on the west by the railway line.

No. 2195.—"THE LAND ENACTMENT, 1911."—TAIPING TOWNSHIP BOUNDARIES.—Under the powers vested in him by section 13 of "The Land Enactment, 1911," the Resident of Perak has been pleased to cancel the description of the boundary of Taiping Township, published in the *Perak Government Gazette* Notification No. 725, of the 3rd September, 1909, and to substitute the description contained in the schedule hereto in place thereof.

Dated at Taiping, this 26th day of June, 1916.

OLIVER MARKS,

Secretary to Resident, Perak.

SCHEDULE.

Boundaries—Commencing at the junction of Main Road, Old Kamunting Road, Residency Road and Old Waterfall Road, the boundary proceeds along Old Waterfall Road to the north-eastern corner of lot No. 1,011; thence along the eastern and southern boundaries of lot No. 1,011, and the southern boundaries of lot Nos. 1,010, 1,009, 1,008 and 1,007 to Government quarters No. 4; thence along the eastern and southern boundaries of the said quarters to the Lake Road; thence along the said road to the southern corner of the Race Course Reserve; thence following the contour of the Lake Road but 2½ chains distant therefrom (on the east and south) to the north-eastern corner of lot No. 1,014; thence along the northern boundaries of lot Nos. 1,014, 1,034 and 954, path reserve lot Nos. 953, 631, 630, 629, 466, 666 and 154 to Birch Road; thence along Birch Road to Tupai Road; thence across Tupai Road to the south-eastern corner of the Municipal Yard; thence along the southern and western boundaries of the Municipal Yard to the main drain; thence along the main

drain to the Sungei Batu Tugoh; thence along the said Sungei to Kota Bridge; thence in a line due west for 133 feet from the centre of the bridge; thence northwardly to the south-western corner of town lot No. 843; thence along the western boundaries of town lot Nos. 843, 842, 841, 814, 815, 816, 817, 818, 819, 823, 824, 826, 827, 828, 829, 830, 844, 845, 846, 847, 848, 849 and 850 across the road reserve and along the western boundaries of town lot Nos. 851 to 871; thence across the road reserve and along the western boundaries of town lot Nos. 872 to 880 to the north-western corner of lot No. 880; thence along the southern and western boundaries of lot No. 1,191 and the western boundaries of lot Nos. 1,190, 1,051A and 3,007 to Stephen's Road; thence westward along Stephen's Road to the south-western corner of lot No. 1,238; thence along the western boundary of lot No. 1,238 and the southern boundary of lot No. 1,283 and the southern, western and northern boundaries of lot No. 1,278 and the northern boundary of lot No. 1,283 to Upper Station Road; thence along Upper Station Road to the northern corner of lot No. 511; thence in a straight line to the south-western corner of lot No. 945; thence along the western boundary of lot No. 945 to the Mining Road; thence across the said road and along the western boundaries of lot Nos. 1,247, road reserve, 1,295 and 1,294 to the Creagh Road; thence across the Creagh Road and along the western boundaries of lot Nos. 972, 973, 974, 977, 978, 979 and 980 and along the northern boundary of lot No. 980 to the Asam Kumbang Road; thence along the Asam Kumbang Road to the south-western corner of Kamunting lot No. 105; thence along the southern boundary of lot No. 105 to its south-eastern corner; thence in a straight line to the western corner of lot No. 137; thence along the south-western boundary of lot Nos. 137 and 130 and the eastern boundary of lot No. 130 to the western corner of lot No. 535; thence along the south-western boundaries of lot Nos. 535 and 140 and the southern boundary of lot No. 535 to the north-eastern corner of Taiping Town lot No. 1,229; thence along the southern boundaries of Kamunting lot Nos. 542, 530, 529 and 508 to the south-eastern corner of lot No. 508; thence in a straight line to the south-western corner of lot No. 487; thence along the southern boundary of lot No. 487 and the northern boundary of Taiping Town lot No. 1,006 to the Old Kamunting Road; thence southwardly and along the said road to its junction with Main Road, Old Waterfall Road and Residency Road, the point of commencement.

No. 2196.—"THE LAND ENACTMENT, 1911."—REVOCATION OF RESERVE.—With reference to *Gazette* Notification No. 1829 of the 22nd August, 1911, the Resident of Perak, in exercise of the powers vested in him by section 10 of "The Land Enactment, 1911," hereby revokes the reservation of the parcel of land referred to in the aforesaid notification and described in the schedule hereto.

This notification is made under section 10 of "The Land Enactment, 1911."

Dated at Ipoh, this 26th day of June, 1916.

R. G. WATSON,
British Resident, Perak.

SCHEDULE.

District—Kinta. Mukim—Teja. Plan—No. 16,011. Area—2 acres 2 roods 12 poles. Boundaries—North, plan No. 14,247; East, road; South, plan No. 16,012; West, plan No. 2,393.

No. 2197.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR CHINESE AGRICULTURAL SETTLEMENTS, ULU LANGAT.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Selangor has been pleased to direct that all that land contained in portion Nos. 273 and 2,372 of the mukim of Kajang, in area 171 acres, more or less, and in portion Nos. 1,071, 141, 113 and 1,104 of the mukim of Cheras, in area 340 acres, more or less, and more particularly described in the schedules hereto, be reserved from sale for the purposes of Chinese Agricultural Settlements, to be kept and maintained in good order by the Chinese Advisory Board of Selangor.

This reservation will be revoked unless the said land is duly kept and maintained in good order as aforesaid.

SCHEDULES.

CHINESE AGRICULTURAL SETTLEMENTS.

PORTION NOS. 273 AND 2,372, MUKIM OF KAJANG. G. 35 AND J. 5.

Boundaries—Commencing from the south-western corner of portion No. 1,833, mukim of Kajang, the boundary of the Chinese Agricultural Settlement of the same mukim runs north-westwardly along the north-eastern side of the reserve for Kuala Lumpur-Kajang railway to the most southern corner of portion No. 2,190; thence north-eastwardly along the south-eastern boundary of the said portion No. 2,190 to its most eastern corner; thence again north-westwardly along the north-eastern boundaries of portion Nos. 2,190 and 1,528 to the most southern corner of portion No. 956; thence again north-eastwardly along the south-eastern boundary of the said portion No. 956 to the most western corner of portion No. 1,940; thence eastwardly along the southern boundaries of portion Nos. 1,940 to 1,942, 2,006 and 1,943 to 1,947 to the south-eastern corner of the latter portion; and thence south-westwardly along the north-western boundaries of portion Nos. 2,419 and 1,833 to the point of commencement.

PORTION NOS. 113, 141, 1,071 AND 1,104, MUKIM OF CHERAS. G. 35.

Boundaries—Commencing from the south-western corner of portion No. 1,313, mukim of Cheras, the boundary of the Chinese Agricultural Settlement of the same mukim runs generally westwardly along the northern side of the reserve for Sungei Besi-Cheras road to a point bearing $63^{\circ} 48' 10''$, and distant 58.98 links, from the south-eastern corner of portion No. 1,278; thence northwardly along the eastern side of a reserve for access for a distance of 1,627.48 links to the south-eastern corner of portion No. 1,296, and following in the same direction along the eastern boundary of portion No. 1,296 to its north-eastern corner; thence eastwardly along the southern boundaries of portion Nos. 1,215 and 1,073 to 1,076 to the south-eastern corner of the latter portion; thence south-eastwardly along the south-western boundaries of portion Nos. 30, 112 and part of south-western boundary of portion No. 1,317 to the most northern corner of portion No. 898; thence south-westwardly, south-eastwardly and north-eastwardly, along the north-western, south-western and south-eastern boundaries, respectively, of the said portion No. 898 to its most eastern corner; thence again south-eastwardly along the south-western boundary of portion No. 1,000 to its most southern corner; thence southwardly along part of the western boundary of portion No. 118 to its south-western corner; thence south-westwardly along the north-western boundary of portion No. 902 to its north-western corner; and thence southwardly along the western boundaries of portion Nos. 902 and 1,313 to the point of commencement.

No. 2198.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Selangor proclaims that parcel of land situated in the mukim of Batang Kali, portion No. 1,188, described in the schedule hereto, and delineated upon revenue survey plan No. 9,003, deposited in the office of the Superintendent of Revenue Surveys, Selangor, to be a reserve for the purpose of a place of public worship—to wit, a Muhammadan Mosque, to be maintained by the Penghulu of Batang Kali and his successors in office.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Kuala Lumpur, this 29th day of June, 1916.

O. F. STONOR,
Secretary to Resident, Selangor.

SCHEDULE.

District—Ulu Selangor. *Mukim*—Batang Kali. *Plan*—No. 9,003. *Portion*—No. 1,188. *Area*—3 roods 36 poles. *Boundaries*—North, portion No. 378; East, portion No. 1,187; South, portion No. 1,187; West, Serendah-Kuala Kubu road.

No. 2199.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Negri Sembilan proclaims that parcel of land situated at Plangei, described in the schedule hereto, and delineated upon revenue survey plan No. 3,614, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a Malay School, to be maintained by the Inspector of Schools, Seremban.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Seremban, this 27th day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Ulu Muar. *Plan*—No. 3,614. *Lot*—No. 2,046. *Area*—1 acre 3 roods 6 poles. *Boundaries*—North, portion No. 2,478; East, railway reserve (Plangei Station); South, road reserve from Parit Tinggi to Pahang; West, portion No. 1,820.

No. 2200.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Negri Sembilan proclaims that parcel of land situated at Plangei, described in the schedule hereto, and delineated upon revenue survey plan No. 3,843, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a Railway Station and Buildings, to be maintained by the General Manager of Railways, Federated Malay States.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Seremban, this 27th day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Ulu Muar. *Plan*—No. 3,843. *Lot*—No. 2,503. *Area*—13 acres 22 poles. *Boundaries*—North, portion No. 2,443 and railway reserve; East, portion Nos. 2,312 and 1,825; South, road reserve from P. Tinggi to Pahang; West, portion Nos. 2,046 (school reserve), 2,478 and 2,444.

No. 2201.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Negri Sembilan proclaims that parcel of land situated at Kampong Tengah, described in the schedule hereto, and delineated upon revenue survey plan No. 3,882, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a Malay School, to be maintained by the Inspector of Schools, Negri Sembilan.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Seremban, this 27th day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Sri Menanti. *Plan*—No. 3,882. *Lot*—No. 3,853. *Area*—2 acres 2 roods 26 poles. *Boundaries*—North, portion No. 3,283 and access reserve; East, access reserve and portion No. 813; South, access reserves; West, portion No. 3,285.

No. 2202.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Negri Sembilan proclaims that parcel of land situated at Kampong Tengah, described in the schedule hereto, and delineated upon revenue survey plan No. 3,882, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a Malay School, to be maintained by the Inspector of Schools, Negri Sembilan.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Seremban, this 27th day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Sri Menanti. *Plan*—No. 3,882. *Lot*—No. 3,854. *Area*—1 acre 14.8 poles. *Boundaries*—North, access reserve; East, portion No. 3,852; South, portion No. 2,904; West, portion No. 3,287.

No. 2203.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Pahang proclaims that parcel of land situated at Tanjong Manggis, in the mukim of Semantan Ulu, described in the schedule hereto, and delineated upon revenue survey plan No. 1,451, deposited in the office of the Superintendent of Revenue Surveys, Kuala Lipis, Pahang, to be a reserve for the purpose of a place for the Interment of the Dead of the Muhammadan Community, to be maintained to the satisfaction of the Resident by the Imam Mesjid, Semantan Ulu, and the Penghulu, Semantan Ulu, or such other person or persons as may be appointed from time to time by the District Officer, Raub.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Kuala Lipis, this 28th day of June, 1916.

C. W. C. PARR,

British Resident, Pahang.

SCHEDULE.

District—Raub. *Mukim*—Semantan Ulu. *Plan*—No. 1,451. *Portion*—No. 386. *Area*—3 acres 2 roods 12 poles. *Boundaries*—North, State land; East, portion Nos. 245 and 247; South, portion No. 673 and State land; West, State land.

No.—2204.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Pahang proclaims that parcel of land situated at Kuala Tersang, in the mukim of Batu Talam, described in the schedule hereto, and delineated upon revenue survey plan No. 1,281, deposited in the office of the Superintendent of Revenue Surveys, Kuala Lipis, Pahang, to be a reserve for the purpose of a place for the Interment of the Dead of the Muhammadan Community, to be maintained to the satisfaction of the Resident by the Imam Mesjid, Batu Talam, and the Penghulu of Batu Talam, or such other person or persons as may be appointed from time to time by the District Officer, Raub.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Kuala Lipis, this 28th day of June, 1916.

C. W. C. PARR,

British Resident, Pahang.

SCHEDULE.

District—Raub. *Mukim*—Batu Talam. *Plan*—No. 1,281. *Portion*—No. 387. *Area*—3 acres 1 rood 23 poles. *Boundaries*—North, portion Nos. 380, 228 and 227; East, portion No. 226; South, portion Nos. 180, 179 and 229; West, State Land.

No. 2205.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Pahang proclaims that parcel of land situated at Kuala Lipis, in the mukim of Kuala Lipis, described in the schedule hereto, and delineated upon revenue survey plan No. 1,840, deposited in the office of the Superintendent of Revenue Surveys, Kuala Lipis, Pahang, to be a reserve for the purpose of a Government English School, to be maintained by the Inspector of Schools, Pahang.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Kuala Lipis, this 1st day of July, 1916.

C. W. C. PARR,
British Resident, Pahang.

SCHEDULE.

District—Lipis. *Mukim*—Kuala Lipis. *Plan*—No. 1,840. *Lot*—No. 271. *Area*—31.25 poles. *Boundaries*—Commencing from the most western corner of allotment No. 5, section No. 7, town of Kuala Lipis (Forest Checking Station Reserve), and thence bounded by lines bearing $319^{\circ} 31' 34''$, distance 150.25 links; $44^{\circ} 40' 51''$, distance 128.43 links; $128^{\circ} 53' 40''$, distance 127.72 links; $216^{\circ} 21' 57''$, distance 64.27; and $216^{\circ} 16' 27''$, distance 91.36 links, to the point of commencement.

No. 2206.—"THE LAND ENACTMENT, 1911."—ACQUISITION OF LAND FOR PUBLIC PURPOSES.—Whereas the land hereunder described is required for a public purpose—that is to say, for a Place of Public Worship for the Siamese Community of Pondok Tanjong—it is hereby declared that the Government has determined to resume the same, and the Collector of Land Revenue, Larut, is hereby authorized by the Resident of Perak to enter into possession of the same.

Plans of the said land, showing the portion to be resumed, may be seen at the Land Office, Taiping, between 9.30 a.m. and 4 p.m. on any day except Saturdays, Sundays and public holidays.

Dated at Taiping, this 26th day of June, 1916.

OLIVER MARKS,
Secretary to Resident, Perak.

DESCRIPTION OF THE LAND.

District—Larut. *Mukim*—Batu Kurau. *Situation*—Pondok Tanjong. *Lot*—No. 2,615. *Area*—4 acres 3 roods 24 poles. *Nature and No. of title*—E.M.R. 2,246. *Owner or claimant*—Sangasa Varodon. *Area to be resumed*—4 acres 3 roods 24 poles.

No. 2207.—NOTICE TO LESSEES TO SHOW CAUSE WHY LEASE SHOULD NOT BE FORFEITED.—

To Lim Kai and Hugh Tet Fook:

Whereas there is reason to believe that you have failed to keep at work on the land hereunder described such number of coolies as is mentioned in the lease or labour-saving apparatus equivalent thereto, in consequence whereof your lease No. 533, dated the 19th August, 1898, comprising the land following—namely:

Situation—Portion No. 236, mukim of Batu. *Area*—26 acres 20 poles. *Boundaries*—North, portion No. 2,195; South, portion No. 205; East, portion No. 2,682; West, portion Nos. 2,100 and 242;

has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within two months from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.

Dated at Kuala Lumpur, this 28th day of June, 1916.

A. W. JUST,
Collector, Kuala Lumpur.

No. 2208.—NOTICE TO LESSEES TO SHOW CAUSE WHY LEASE SHOULD NOT BE FORFEITED.—

To Ten Onn Long and Ten Tiam, of Kajang :

Whereas there is reason to believe that you have failed to fulfil the labour conditions of your lease, in consequence whereof your lease No. 1,104, dated the 24th September, 1907, comprising the land following—namely :

Situation—Portion No. 198 of Kajang. *Area*—10 acres 3 poles. *Boundaries*—North, portion No. 877 ; East, portion Nos. 811 and 183 ; South, railway line ; West, portion Nos. 85 and 196 ;

has become liable to forfeiture ; now, with the approval of the Resident of Selangor, I hereby call upon you, within three months from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.

Dated at Kajang, this 30th day of June, 1916.

R. M. TAHIR,
Collector, Ulu Langat.

No. 2209.—NOTICE TO LESSEES TO SHOW CAUSE WHY LEASE SHOULD NOT BE FORFEITED.—

To Ten Tiam and Ten Onn Long, of Kajang :

Whereas there is reason to believe that you have failed to fulfil the labour conditions of your lease, in consequence whereof your lease No. 1,380, dated the 3rd May, 1911, comprising the land following—namely :

Situation—Portion No. 1,522 of Kajang. *Area*—13 acres 14 poles. *Boundaries*—North, railway line ; East, portion No. 1,521 ; South, portion No. 950 ; West, portion No. 1,523 ;

has become liable to forfeiture ; now, with the approval of the Resident of Selangor, I hereby call upon you, within three months from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.

Dated at Kajang, this 30th day of June, 1916.

R. M. TAHIR,
Collector, Ulu Langat.

No. 2210.—NOTICE TO LESSEE TO SHOW CAUSE WHY LEASE SHOULD NOT BE FORFEITED.—

To Soong Sin Yew (f.), of Kajang :

Whereas there is reason to believe that you have failed to fulfil the labour conditions of your lease, in consequence whereof your lease No. 1,467, dated the 30th September, 1913, comprising the land following—namely :

Situation—Portion No. 2,111 of Kajang. *Area*—2 acres 1 rood 35 poles. *Boundaries*—North, portion No. 198 ; East, portion No. 183 ; South, railway line ; West, portion Nos. 1,147 and 2,112 ;

has become liable to forfeiture ; now, with the approval of the Resident of Selangor, I hereby call upon you, within three months from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.

Dated at Kajang, this 30th day of June, 1916.

R. M. TAHIR,
Collector, Ulu Langat.

No. 2211.—NOTICE OF COMPLETION OF RESUMPTION OF LAND.—

To Chua Kee, of Klang :

Take notice that, whereas the land hereunder described is liable to forfeiture under the provisions of section 36 (i) of "The Land Enactment, 1911," and has been duly notified for resumption, *vide Gazette Notification* No. 2919 of the 25th September, 1914, the land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 1,234. *Lot*—No. 1,092. *Mukim*—Klang. *Area*—1 acre 2 roods. *Owner*—Chua Kee.

Dated at Klang, this 24th day of June, 1916.

N. R. JARRETT,
Collector, Klang.

No. 2212.—NOTICE OF COMPLETION OF RESUMPTION OF LAND.—

To the persons mentioned in the schedule hereto:

Take notice that, whereas you have failed to comply with the conditions of the titles mentioned in the schedule hereto, in the mukim of Gemas—to wit, by failing to comply with the building conditions of the titles, and the said land described in such titles is liable to forfeiture under the provisions of section 5 of “The Land Enactment, 1911,” and has duly been notified for resumption, *vide Gazette* Notification No. 3852 of the 24th December, 1915, the land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.						Owners.
Nature and No. of title.	Lot No.	Area.	SQ. FT.			
5,782 ...	35 ...	2,000	Rawanna Arumugam
5,877 ...	38	Sena Karthy
5,773 ...	39	Leong Low Kian
5,774 ...	40	Leong Low Fut
5,775 ...	41	Leong Low Yuk
5,755 ...	42	Chong Pin
5,756 ...	43	Fu Chong
5,757 ...	44	Hong Chong Long
5,776 ...	45	Fu Thong
5,777 ...	46	Fu Juan Lee
5,785 ...	47	Kong Loi
5,786 ...	48	Sim Chiap
5,787 ...	58	Parthamma (f.)
5,788 ...	59	Pakirisamy Pillay
5,789 ...	67	Lim Hee Chuck
5,886 ...	76	Kana Sennatamby
5,894 ...	84	Vana Schu Givindan
5,895 ...	85	Seku Counten
5,896 ...	86	“
5,790 ...	90	Chu Chak
5,900 ...	94	Fu San
5,791 ...	95	Mohamad Usop
5,792 ...	96	Mohamad Ali
5,793 ...	97	Lim Yee Sin
5,758 ...	98	Mohamad Sultan
5,901 ...	101	Daud Khan
5,902 ...	102	P. Mohamad Sarif
5,903 ...	103	Minah binti Kathar Sah

Dated at Tampin, this 27th day of June, 1916.

A. S. HAYNES,
Collector, Tampin.

No. 2213.—NOTICE OF COMPLETION OF RESUMPTION OF LAND UNDER SECTION 36 OF “THE LAND ENACTMENT, 1911.”—

To Mat Saman bin Malim Saidi:

Take notice that, whereas the land hereunder described is liable to forfeiture under the provisions of section 36 of “The Land Enactment, 1911,” and has been duly notified for resumption in the *Gazette* and on the land, the land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 779. Lot—No. 913. Mukim—Gali. Area—3 acres 20 poles.

Dated at Raub, this 27th day of June, 1916.

A. S. SMALL,
Collector, Raub.

No. 2214.—NOTICE OF RESUMPTION OF LAND FOR ABANDONMENT.—

To Ali Mullah bin Chegarali:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Gali, the said land is liable to forfeiture under the provisions of section 36 of “The Land Enactment, 1911,” and that unless within three months from the date of this notice you are able to show, to the satisfaction of the Resident of Pahang, that you have not abandoned such land, or unless you enter or re-enter into occupation of such land by making a *bona fide* commencement to cultivate it, the said land will, at the expiration of that time, be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 801. Lot—No. 1,000. Area—1 rood 21 poles. Date of title—28th October, 1911.

Dated at Raub, this 27th day of June, 1916.

A. S. SMALL,
Collector, Raub.

No. 2215.—NOTICE OF RESUMPTION OF LAND FOR ABANDONMENT.—

To V. Sellam :

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Gali, the said land is liable to forfeiture under the provisions of section 36 of "The Land Enactment, 1911," and that unless within three months from the date of this notice you are able to show, to the satisfaction of the Resident of Pahang, that you have not abandoned such land, or unless you enter or re-enter into occupation of such land by making a *bona fide* commencement to cultivate it, the said land will, at the expiration of that time, be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title.	Lot No.	Area. A. R. P.	Date of issue.
E.M.R. 121 ...	141 ...	2 0 00 ...	10/9/04
" 123 ...	130 ...	2 1 12 ...	12/9/04

Dated at Raub, this 30th day of June, 1916.

A. S. SMALL,
Collector, Raub.**No. 2216.—NOTICE OF RESUMPTION OF LAND FOR ABANDONMENT.—**

To the under-mentioned landowners :

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Perak, the said land is liable to forfeiture under the provisions of section 36 of "The Land Enactment, 1911," and that unless within three months from the date of this notice you are able to show, to the satisfaction of the Resident of Pahang, that you have not abandoned such land, or unless you enter or re-enter into occupation of such land by making a *bona fide* commencement to cultivate it, the said land will, at the expiration of that time, be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title.	Lot No.	Owners.	Mukim.	Area. A. R. P.
E.M.R. 752 ...	1,365 ...	Haji Awang Jaapar bin Haji Ahmad and Manja bin Haji Awang Jaapar ...	Perak ...	2 3 25
" 753 ...	1,366 ...	Haji Mat Tahar bin Ibrahim and Mat Lias bin Hassan ...	" ...	3 1 00
" 760 ...	1,746 ...	Zahid bin Bilal Daud and Mat Ali bin Bakar ...	" ...	3 2 00

Dated at Temerloh, this 29th day of June, 1916.

J. W. W. HUGHES,
Collector, Temerloh.**No. 2217.—NOTICE OF RESUMPTION OF LAND FOR ABANDONMENT.—**

To the landowners hereunder mentioned :

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Kuala Endau, the said land is liable to forfeiture under the provisions of section 36 of "The Land Enactment, 1911," and that unless within three months from the date of this notice you are able to show, to the satisfaction of the Resident of Pahang, that you have not abandoned such land, or unless you enter or re-enter into occupation of such land by making a *bona fide* commencement to cultivate it, the said land will, at the expiration of that time, be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Mukim.	Nature and No. of title.	Owners.	Area. A. R. P.	Rent. \$ c.
Kuala Endau ...	Application 2/02 ...	Ahmad bin Mat Tra ...	1 3 11 ...	1 00
" ...	" 6/02 ...	Bentak bin Umar ...	2 2 08 ...	1 40
" ...	" 7/02 ...	Awang Hitam bin Umar ...	2 0 13 ...	1 20
" ...	" 265/14 ...	Yang Chik binti Login ...	0 3 14 ...	0 50
" (stajam) ...	" 2/98 ...	Dollah bin Uda ...	0 2 16 ...	0 50

Dated at Pekan, this 20th day of June, 1916.

L. RAYMAN,
Collector, Pekan.

No. 2218.—NOTICE UNDER SECTION 37 OF "THE LAND ENACTMENT, 1911."—Notice is hereby given that Esah binti Lebai Rani, of Mantaus, claims to be entitled to two pieces of land at Durian Tepus, mukim Triang Ilir, comprised in A.A. Nos. 331/13 and 332/13, measuring 1 acre and 2 acres, respectively, registered in the name of Inai binti Usman, and bounded as follows:

A.A. No. 331/13—North, State land; South, bridle-path; East, A.A. No. 278/12; West, A.A. 280/12. A.A. No. 332/13—North, Sungai Jerang; South, State land; East, A.A. No. 247/12; West, A.A. No. 249/11;

and has applied to me to make an order declaring that she is so entitled.

Any person having any objection to make to such order must lodge such objection at the Land Office, Jelebu, on or before the 22nd August, 1916. No objection will be received after that date.

Dated at Jelebu, this 27th day of June, 1916.

G. H. NASH,
Collector, Jelebu.

No. 2219.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Registrar of Titles, Perak, at Taiping, by Teh Lay Seng, Yeoh Bok Thong, Cheah Cheang Lim, Lim Choo Boon and Foo Choo Choon, for provisional certificates of title to the land held under Kinta grants Nos. 6,910, 6,911 and 6,912, situated in the township of Ipoh, on the ground that they are the registered owners thereof and that the duplicates of the said grants have been lost:

In accordance with the provisions of section 83 of "The Registration of Titles Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of this notice good cause be shown to the Registrar of Titles for refusing this application, the provisional certificates of title applied for will, subject to the provisions of the said section 83, be granted.

REGISTRAR'S OFFICE, TAIPING,
7th July, 1916.

H. W. THOMSON,
Acting Registrar, Perak.

No. 2220.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Selama, by Yeong Ah Keow (*f.*), for a fresh extract from the entry in the mukim register Nos. 335 and 336 and lot Nos. 361 and 362, in the mukim of Selama, on the ground that Yeong Ah Keow is the registered owner thereof and that the original extracts have been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, SELAMA,
7th July, 1916.

WAN MUHAMMAD ISA,
Collector, Selama.

No. 2221.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Grik, by Mek Bah and Mek Nai binti Pak Musa, for a copy of Kenering E.M.R. No. 26, in the mukim of Kenering, on the ground that they are the registered owners thereof and that the original document has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of this notice good cause be shown to the Collector for refusing this application, the extract applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, GRIK,
7th July, 1916.

MUHAMED SAMAN,
Collector, Upper Perak.

No. 2222.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Tapah, by Zainal bin Bendahara, of Temoh, for a fresh copy of E.M.R. No. 606, in the mukim of Chenderiang, on the ground that he is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the fresh extract applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, TAPAH,
7th July, 1916.

R. C. CUSSEN,
Collector, Batang Padang.

No. 2223.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Tanjong Malim, by Mat Din bin Haji Abdullah, for a certified copy of the entry No. 561, in the mukim register of Ulu Bernam, on the ground that Mat Din bin Haji Abdullah is the registered owner thereof and that the original copy of the extract has been lost :

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the certified copy of the extract applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, TANJONG MALIM,
7th July, 1916.

PAWAN TEH,
Collector, Batang Padang.

No. 2224.—NOTICE UNDER SECTION 83 OF "THE REGISTRATION OF TITLES ENACTMENT, 1911."—Whereas declaration has been made—

By Koi Seng Lan, of Johol, of loss of document of title—to wit, grant No. 1,002, in the mukim of Johol:

By Timah binti Mamat, of Pantai, of loss of document of title—to wit, grant No. 2,400, in the mukim of Pantai:

Notice is hereby given that provisional certificates of title will issue in respect of same on the expiration of one month from the date of publication hereof, in the absence of proper cause shown by that time to the contrary.

REGISTRAR'S OFFICE, SEREMBAN,
7th July, 1916.

C. W. HARRISON,
Registrar, Negri Sembilan.

No. 2225.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector at Seremban—

By Abdullah bin Jamail, of Labu, for a certified copy of E.M.R. No. 172, lot No. 351, in the mukim of Labu, on the ground that he is the registered owner thereof and that the original extract has been lost:

By Sheigeru Mume, p/a of Nakata Engge, of Bambam, for certified copies of E.M.R. Nos. 757, 758, 759, 760, 761, 762, 763 and 764, lot Nos. 2,101, 2,102, 2,103, 2,104, 2,105, 2,106, 2,107 and 2,108, in the mukim of Rantau, on the ground that Nakata Engge is the registered owner thereof and that the original extracts have been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the certified copies applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, SEREMBAN,
7th July, 1916.

C. W. HARRISON,
Collector, Seremban.

No. 2226.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Kuala Pilah, by Tarun binti Khamis, of Terachi, for a certified copy of entry in the mukim register No. 1,737, in the mukim of Terachi, on the ground that she and Miah binti Khamis are the registered owners thereof and that the original title has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the certified copy applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KUALA PILAH,
7th July, 1916.

RAJA UDA,
Collector, Kuala Pilah.

No. 2227.—ORDER OF SALE BY COLLECTOR AT INSTANCE OF CHARGE.—Whereas S. P. L. M. Raman Chetty, of Kuala Kangsar, the holder of charge No. 192/14, dated the 26th March, 1914, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owners are Uda Ahmat bin Kassim and Timah binti Gagah, of Saiong, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charge: I now order that the land held under Saiong E.M.R. No. 544 and Senggang E.M.R. No. 2,091 shall be sold by public auction at 11 a.m. on the 31st July, 1916, at the Land Office, Kuala Kangsar, and I appoint the Assistant Collector, Kuala Kangsar, to conduct the sale, and I order that the purchaser shall be a Malay and the purchase money shall be paid to the Collector of

Land Revenue, Kuala Kangsar, as follows: one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date of sale, in default of which payment the purchase money shall be forfeited and the land re-sold.

The above order is subject to the right of the owner of the said land to stop the sale at any time prior to the fall of the hammer upon payment of the sum of \$211.50, together with the costs of the chargee, which amount up to the present to nil.

DESCRIPTION OF THE LAND CHARGED.

Locality—Saiong and Senggang. *Area*—3 roods 24 poles and 1 acre 3 roods 37 poles. *Nature and No. of title*—E.M.R. Nos. 544 and 2,091.

Dated at Kuala Kangsar, this 29th day of June, 1916.

J. E. KEMPE,
Collector, Kuala Kangsar.

No. 2228.—NOTICE BY COLLECTOR THAT CHARGEES HAS APPLIED FOR ORDER FOR SALE OF LAND.—

To Haji Ngah bin Che Dris, of Kampong Grik:

Whereas the District Officer of Upper Perak, the holder of charge No. 14, dated the 6th July, 1915, on the land hereunder described, has applied to the Collector for the district of Upper Perak for an order for the sale of the said land:

And whereas it has been made to appear to the said Collector that you would be affected by such order:

Now take notice that the said application will be heard before the said Collector at 11 o'clock in the forenoon at the said Collector's Office at Grik on the 24th July, 1916, and that you can then, if you wish, appear before the said Collector and be heard in the matter of the said application.

DESCRIPTION OF THE LAND REFERRED TO.

Nature and No. of title—Grik E.M.R. 441. *Area*—2 acres 34 poles.

Dated at Grik, this 1st day of July, 1916.

E. A. DICKSON,
Collector, Upper Perak.

No. 2229.—NOTICE OF SALE.—The under-mentioned agricultural and mining portions in the district of Ulu Langat, will be offered for sale by public auction, at the Land Office, Kajang, on Saturday, the 12th August, 1916, at 11 a.m., on the terms below specified:

SCHEDULE.

Mukim.	Locality.	Portion No.	Plan No.	Area.	Premium.	Annual rent.	Survey fees and boundary marks.	Preparation and registration of titles.	Reserve price.	Remarks.
				A. R. P.	\$	\$ c.	\$ c.	\$	\$	
Beranang	{ 25½ mile, Semenyih. Balau road	1,135	K-8	12 2 18	39	12 80	36 50	3	79	{ (i) Rent \$1 an acre rising to \$4, the terms of "The Country Lands (Cultivation) Enactment, No. 8 of 1914," to be imposed on issue of grant. (ii) That the whole area is to be brought under permanent cultivation within two years and thereafter maintained. The title to be a lease under "The Mining Enactment, 1911."
		1,136	"	13 2 11	42	13 80	44 00	3	89	
		1,137	"	17 1 12	54	17 50	52 40	3	110	
Kajang	Sungei Kantan	2,708	G-36	3 1 37	100	4 00	45 80	3	149	

CONDITIONS OF SALE.

The purchaser will be required to deposit not less than 25 per cent. of the purchase money at the time of auction and to pay the balance within fourteen days from that date, otherwise the deposit will be forfeited to the State.

LAND OFFICE, KAJANG,
1st July, 1916.

F. E. TAYLOR,
Collector, Ulu Langat.

No. 2230.—NOTICE OF SALE.—It is hereby notified that the following property will be sold by public auction at the under-mentioned place and time:

All those pieces of land comprised in Kuala Lumpur mukim register entries Nos. 2,222 and 2,223, the property of Khoo Siew Tuan (f.), in execution of an order by the Collector of Land Revenue, at the instance of Ho Liang Tian, on Wednesday, the 26th July, 1916, at 11 a.m., at the Land Office, Kuala Lumpur.

LAND OFFICE, KUALA LUMPUR,
30th June, 1916.

H. E. SWAN,
Collector, Kuala Lumpur.

No. 2231.—NOTICE OF SALE.—The under-mentioned lots, situated in the village of Gemencheh, will be offered for sale by public auction on the spot, at the Gemencheh village, on the 16th August, 1916, at 11 a.m., on the terms specified below:

SCHEDULE.

Locality.	Lot No.	Area.	Survey fees and boundary stones.	Preparation and regis- tration of grant.	Annual rent.	Upset price.
		SQ. FT.	\$ c.	\$	\$	\$
Gemencheh	1,275	2,000	8 40	3	2	100
"	1,276	"	8 40	3	2	100
"	1,277	"	8 40	3	2	100
"	1,278	"	8 40	3	2	100
"	1,279	"	8 40	3	2	100
"	1,280	"	8 40	3	2	100
"	1,281	"	8 40	3	2	100
"	1,282	"	8 40	3	2	100
"	1,272	"	8 40	3	2	100
"	1,271	"	8 40	3	2	100

Further particulars can be obtained at the Land Office, Tampin.

CONDITIONS OF SALE.

1. The purchaser will be required to deposit not less than 25 per cent. of the purchase money at the time of the auction, and the balance within fourteen days from that date. Failure to complete the purchase within the period specified will render the deposit liable to forfeiture and the sale to cancellation.

2. A grant under "The Land Enactment, 1911," will be issued as title to the land.

3. Each grant will be endorsed with a special condition to the effect that the grantee shall, within one year from the date of registration of grant, build upon the land therein described a substantial house of a plan to be approved by the local Sanitary Board, and that, in default of performance of this condition by the grantee, it shall be lawful for the Resident of Negri Sembilan to revoke the grant and to resume possession on behalf of the Government of Negri Sembilan of the land therein described.

LAND OFFICE, TAMPIN,
24th June, 1916.

A. S. HAYNES,
Collector, Tampin.

No. 2232.—RESULT OF SALE.—With reference to Notification No. 1652, appearing in the *Gazette* of the 19th May, 1916, it is hereby notified that the under-mentioned lot was put up to public auction at the Land Office, Larut, on the 10th June, 1916, with the following result:

SCHEDULE.

Locality—Tupai. Lot—No. 1,445. Plan—No. 95-11. Amount realized—\$430.
Purchaser—Eliatamby son of Nammitamby.

LAND OFFICE, TAIPIING,
27th June, 1916.

E. B. WILLIAMS,
Collector, Larut.

No. 2233.—ERRATUM.—Notification No. 1579 in the *Gazette* of the 12th May, 1916, is hereby cancelled and the following substituted therefor:

RESULT OF SALE.—With reference to Notification No. 1130, appearing in the *Gazette* of the 31st March, 1916, it is hereby notified that the under-mentioned lots were put up to auction at the Land Office, Kuala Kangsar, on the 20th April, 1916, with the following result:

SCHEDULE.

Allotment No.	Area. SQ. FT.	Locality.	Purchasers.	Amount realized. \$
137	1,356	Township of Kuala Kangsar	Ng Khye Keng	1,100
228	1,600	"	Chan Quee Cheong	370
229	1,600	"	Oh Chuan Low	455
230	1,600	"	Chew Peh	400

LAND OFFICE, KUALA KANGSAR,
29th June, 1916.

J. E. KEMPE,
Collector, Kuala Kangsar.

No. 2234.—RESULT OF SALE.—FORECLOSURE BY CHARGE.—With reference to Notification No. 1846, appearing in the *Gazette* of the 2nd June, 1916, it is hereby notified that the under-mentioned lot was put up to public auction at the Land Office, Kuantan, on the 14th June, 1916, with the following result:

SCHEDULE.

Nature and No. of title—E.M.R. 1,112. *Lot*—No. 1,465. *Mukim*—Kuala Kuantan. *Amount realized*—\$185. *Purchaser*—Abraham David.

LAND OFFICE, KUANTAN,
24th June, 1916.

S. W. JONES,
Collector, Kuantan.

No. 2235.—NOTICE OF SALE.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 15 of 1916. Ravana Mana Pana Iana Peena Suna Ramanathan Chetty, of Ipoh, *versus* Lav Chong and Wong Ah Chan, of Ipoh. It is hereby proclaimed that the whole of the land comprised in grant for land No. 5,732, in the mukim of Ulu Kinta, in the district of Kinta, Perak, the property of Lav Chong and Wong Ah Chan, of Ipoh, whereon a charge is registered in the register of charges as charge presentation No. 5,777, vol. XXXIV, fol. 22, for the sum of \$416.50, in favour of Ravana Mana Pana Iana Peena Suna Ramanathan Chetty, of Ipoh, will be put up to be sold by public auction at Ipoh on the 10th August, 1916, at the instance of the aforesaid chargee, for the recovery of the above amount.

Dated at Ipoh, this 26th day of June, 1916.

M. B. SHELLEY,
Assistant Registrar.

No. 2236.—NOTICE OF SALE.—JUDICIAL COMMISSIONER'S CIVIL COURT, KUALA LUMPUR.—Application No. 19 of 1916. M. R. R. M. Supramanian Chetty, of Kuala Lumpur, chargee, *versus* K. Gopalasamy, administrator of the estate of Muthulethumy, deceased, of Kuala Lumpur, chargor. It is hereby proclaimed that the whole of the land comprised in certificate of title No. 2,853 and grant No. 4,425, situated in the mukim and district of Kuala Lumpur, the property of Kovenia Gopalsamy Naidu as representative of Muthulethumy, deceased, whereon a charge is registered in the register of charges, vol. XXXV, fol. 82, for the sum of \$1,000 and interest, in favour of the above-named chargee, will be put up to be sold by public auction on Saturday, the 12th August, 1916, at 12 noon, near the bridge at Java Street, Kuala Lumpur, at the instance of the aforesaid chargee, for the recovery of the above-mentioned sum and interest and costs.

Dated at Kuala Lumpur, this 27th day of June, 1916.

L. McLEAN,
Registrar.

No. 2237.—NOTICE OF SALE.—JUDICIAL COMMISSIONER'S CIVIL COURT, KUANTAN.—Charge No. 19-vi of 1914. It is hereby proclaimed that the whole of the land comprised in Pahang grant for land No. 1,121, lot No. 9, measuring 1,600 square feet, with a house situated thereon, in the township of Gambang, in the district of Kuantan, the property of Ng Yoon, whereon a charge is registered in the register of charges as charge presentation No. 2,660, book No. 22, fol. 21, and register of encumbrances, book No. 6, fol. 19, for the sum of \$1,000, in favour of R. M. N. Ramasamy Chetty, will be put up to be sold by public auction at Gambang on the 29th July, 1916, at 10 a.m., at the instance of the aforesaid chargee, for the recovery of the above amount with interest.

Dated at Kuantan, this 24th day of June, 1916.

S. W. JONES,
Assistant Registrar.

No. 2238.—NOTICE OF SALE.—JUDICIAL COMMISSIONER'S CIVIL COURT, KUANTAN.—Charge No. 46-vi of 1915. It is hereby proclaimed that the whole of the land comprised in Pahang grant for land No. 1,143, lot No. 4, measuring 1,600 square feet, with a house situated thereon, in the township of Gambang, in the district of Kuantan, the property of Lim Tian Ho, whereon a charge is registered in the register of charges as charge presentation No. 2,851, book No. 22, fol. 43, and register of encumbrances, book No. 6, fol. 46, for the sum of \$900, in favour of R. M. N. Ramasamy Chetty, will be put up to be sold by public auction at Gambang on the 29th July, 1916, at 10 a.m., at the instance of the aforesaid chargee, for the recovery of the above amount with interest.

Dated at Kuantan, this 24th day of June, 1916.

S. W. JONES,
Assistant Registrar.

No. 2239.—NOTICE.—JUDICIAL COMMISSIONER'S COURT, KUALA KUBU.—Application to the Court having been made by Siti binti Che Talip, of Sangka Dua, for letters of administration to the estate and effects of Samah binti Sebai Kebali, late of Sangka Dua, deceased, on the ground that she is the sister of the deceased :

Notice is hereby given that the application will be heard in the Court-house, Kuala Kubu, at 9.30 a.m., on the 3rd August, 1916.

All persons claiming to have any interest in the estate of the deceased are hereby required to come and see the proceedings at the time and place above mentioned.

Any person wishing to object to the application may lodge a caveat with the Registrar or Chief Clerk of the Court before the above date.

Dated at Kuala Kubu, this 30th day of June, 1916.

C. D. BOWEN,
Deputy Registrar.

No. 2240.—NOTICE.—JUDICIAL COMMISSIONER'S COURT, KUALA KUBU.—Application to the Court having been made by Abdul Hamid bin Datok Muda Jaffar, of Batang Kali, for letters of administration to the estate and effects of Umai binti Tok Majid, late of Kuala Kubu, deceased, on the ground that he is the relation of the deceased :

Notice is hereby given that the application will be heard in the Court-house, Kuala Kubu, at 9.30 a.m., on the 10th August, 1916.

All persons claiming to have any interest in the estate of the deceased are hereby required to come and see the proceedings at the time and place above mentioned.

Any person wishing to object to the application may lodge a caveat with the Registrar or Chief Clerk of the Court before the above date.

Dated at Kuala Kubu, this 3rd day of July, 1916.

C. D. BOWEN,
Deputy Registrar.

No. 2241.—JUDICIAL COMMISSIONER'S COURT, KUALA PILAH.—Application to the Court having been made by Boon Koh Chye, of Malacca, for letters of administration to the estate and effects of Boon Seng *alias* Voon Seng, late of Johol, deceased, on the ground that he is the cousin of the deceased :

Notice is hereby given that the application will be heard in the Court-house, Kuala Pilah, at 10 a.m., on the 2nd August, 1916.

All persons claiming to have any interest in the estate of the deceased are hereby required to come and see the proceedings at the time and place above mentioned.

Any person wishing to object to the application may lodge a caveat with the Registrar or Chief Clerk of the Court before the above date.

Dated at Kuala Pilah, this 30th day of June, 1916.

J. E. NATHAN,
Deputy Registrar.

No. 2242.—UNCLAIMED DEPOSITS, LAND OFFICE, TAPAH.—Whereas the under-mentioned deposits have been left unclaimed in the Land Office, Tapah :

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

Date of deposit.	Deposit serial No.	Depositors and particulars.	Amount.
21/2/08	4,748	Yeoh Ang Pen, a/c M.A. 19/08	\$ 2.20
12/9/08	4,973	M. Duncan, agl. appn. 44/08	15.00
15/12/08	5,091	Yip Hoy and Makso, a/c M.A. 66/08	30.00
20/4/09	5,237	Shak Yin Fuk, appn. P.L. 4/09	25.00
10/9/09	5,379	F. E. Maynard, appn. P.L. 9/09	25.00
24/9/09	5,399	Kum Or Chut, agl. lot 1,183A...	5.20
27/9/09	5,402	Eu Tong Sen, a/c M.L. 372 and 1,008	4.00
6/10/09	5,436	Foo Choo Choon	2.00
20/1/10	5,668	Choo Chong Lai, a/c appn. P.L. 1/10	25.00
25/2/10	5,714	Low Ngok Chan, appn. P.L. 2/10	25.00
13/4/10	5,755	Klian Bahru Prospecting Syndicate, P.L. 6/10	25.00
26/4/10	5,773	F. D. Osborne, appn. P.L. 7/10	25.00

Date of deposit.	Deposit serial No.	Depositors and particulars.	Amount.
31/5/10	5,804	C.L.R., a/c Tom Brown, rent on M. lot 2,066	\$ 53.00
29/10/10	5,914	" Malaysia Rubber Co., Ltd.	13.00
"	5,983	" Kadersah, balance Vr. 7/10	4.70
22/12/10	6,047	" H. Abdul Rahmah, auction sale of M.L. 523, Chenderiang	3.70
22/10/10	6,048	" Ratiah, balance of auction sale of M.L. 576, Ch.	4.00
"	6,052	" G. M. Synd, balance of auction sale of M.L. 30, 280 and 281	125.50
"	6,054	" Ng King Fook, balance of auction sale of M.L. 391	12.00
"	6,055	" Ng Ho, balance of auction sale of M.L. 607	20.00
"	6,056	" Chin Hin Hoy, balance of auction of M.L. 806	64.00
"	6,058	" Lim Geok, balance of auction sale of M.L. 977	14.00
"	6,060	" Ng Chit, balance of auction sale of M.L. 403	54.00
28/12/10	6,067	" Rapih, D.R., B.P.L.O. 1,290/10	3.00
31/12/10	6,072	" Ho Hoi, balance M.A. 76/09	2.20
26/1/11	6,100	Khoor Choor Nor, balance charge 16/04	106.44
20/2/11	6,124	M. Duncan, survey fees on M.A. 15/11	25.00
11/3/11	6,149	Wong Lam Yen, a/c P.L.	150.00
14/3/11	6,151	C. Cornwell, a/c A.A. 1,615 B.	2.00
9/5/11	6,213	Nutter and Pearce, a/c survey fees M.A. 43/11	83.60
11/5/11	6,215	Wong Lam Yen, P.L. 4/11	25.00
21/9/11	6,375	Chong Choon, a/c M.A. 124 of 1911	55.00
17/10/11	6,412	C. E. Paterson, a/c P.L. 14/11	50.00
23/10/11	6,418	E. E. Harewood, a/c Sungkai Hospital	13.20
20/11/11	6,446	M. Grelet, a/c P.L. 16/11	25.00
30/11/11	6,458	A. J. G. Demay, a/c P.L. 18/11	25.00
20/12/11	6,479	Chung Ah Yong, a/c P.L.	300.00
29/12/11	6,489	C.L.R., Kwah Ah Yaw, balance	2.70
"	6,500	C.L.R., a/c Lee Chun Lung, balance	17.00
"	6,501	" Hussin, balance	22.00
"	6,503	C.L.R., Hui Shin, balance	10.00
24/1/12	6,527	C.L.R., a/c Foo Chook Yin, balance, M.L. 1,246	3.00
25/1/12	6,532	C.L.R., Yang, etc., balance of sale of M.L. 1,246	6.00
27/1/12	6,534	" Pong Chong, balance of sale of M.L. 486	43.00
1/2/12	6,541	C.L.R., a/c Shak Yin Fuk, balance of sale of M.L. 2,086	2.60
12/3/12	6,571	" Chu Shu Ming, survey fees on M.A. 16/12	40.00
28/3/12	6,591	" Nadarajan Chetty	3.00
13/4/12	6,611	Drew and Napier, a/c lot 1,779, Batang Padang	3.00
25/4/12	6,630	Loke Chow Loo, appn. P.L. 6/12	25.00
2/7/12	6,719	Chan Fong, a/c expenses, W.A. 59/12	6.00
"	6,721	C.L.R., a/c Ho Yong and Ng Yong Kow, balance re M.R. 282, Chend.	132.50
12/8/12	6,792	Kayoh, a/c durian trees, v. L.O. 368/12	20.00
8/10/12	6,873	Cheong Yeok Choy, P.L. 24/12	100.00
15/10/12	6,886	Penghulu, Sungkai, a/c premium, fruit trees, B.P.L.O. 791/12	33.00
17/10/12	6,890	Resiah, a/c demarcation A.A. 2,601, Ch.	12.00
24/10/12	6,904	Lim Soo, a/c balance to R. 12/1	4.00
30/10/12	6,920	C.L.R., a/c S. Kenit, balance	19.00
29/11/12	6,970	Kho Loon Aik, v. B.P.L.O. 240/12	3.00
13/12/12	6,990	Abu Bakar Sahib, v. L.O. 1,213/12	3.00
19/12/12	6,999	C.L.R., a/c G. A. Derrick, L.O. 851/12	4.80
24/12/12	7,006	" H. Mat Yassin, balance	6.40
"	7,007	" Siamat, balance	6.40
"	7,012	" G. E. Green, balance	28.70
"	7,013	" Halnat, balance	34.50
"	7,014	" Abdulrahman, balance	5.50
"	7,015	" Cheyah, balance	3.50
"	7,018	" Li Sin Yu	22.00
"	7,019	" Mohd. Haron, balance	9.00
"	7,020	" Mohd. Amin	6.30
"	7,021	" Wanhe, balance	21.30
"	7,022	" Yong Lin, Chin Ah Son and Hong Len	69.00
"	7,025	" Ong Thye Woon, balance	3.00
"	7,026	" Sung Ng, balance	19.00
"	7,028	" Chong Thye and Ng Chok Tong	28.00
"	7,027	" Haji Osman, balance	7.00
"	7,029	" Khoo Seng San, balance	19.00
"	7,030	" Raja Mansur, balance	6.00
"	7,031	" Yeop Yoon and Kong Yong	35.00
"	7,032	" Yeop Yoon and Kong Yoon	103.00
"	7,033	" Tan Sew Keng, balance	8.00
"	7,034	" Tan Siew Keng, balance	2.00

LAND OFFICE, TAPAH,
30th June, 1916.

R. C. CUSSEN,
Collector, Batang Padang

No. 2243.—UNCLAIMED DEPOSITS, FOREST OFFICE, KUANTAN.—Whereas the under-mentioned deposits have been left unclaimed in the Forest Office, Kuantan :

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

SCHEDULE.

Date.	No. of receipt.	Particulars of deposit.	Amount.
5/12/12	Forest Office receipt No. 350,852, book 65/11, Treasury receipt No. 1,275 of 5/12/12 (Part)	Deposited on account of working Balau fire-wood by Chu Tin	\$ c. 50 00
23/3/14	Forest deposit receipt No. 833,622, book 225/13, Treasury receipt No. 367 of 27/3/14 (Part)	Balance of deposit after deducting the royalty due to Government by Low Seng Lee ...	00 11
4/7/14	Forest Office receipt No. 833,641, book 225/13, Treasury receipt No. 830 of 7/7/14 (Part)	Deposited on account of working rotans by Low Sing Lee	6 00

FOREST DEPARTMENT, PAHANG, KUALA LIPIS,
15th June, 1916.

P. PHILLIPS,
Dy. Conservator of Forests, Pahang.

No. 2244.—SANITARY BOARD, KUALA LUMPUR.—Minutes of an ordinary meeting held at the Sanitary Board Offices, Kuala Lumpur, on Wednesday, the 21st June, 1916, at 9.30 a.m.

PRESENT: Mr. C. F. J. Green (*Chairman*), the Superintendent of Revenue Surveys (Mr. H. R. Shaw), the Executive Engineer, Town (Mr. J. F. Ward), the Chief Police Officer (Major A. McD. Graham), Mr. A. K. E. Hampshire, Mr. H. N. Ferrers, Towkay Khoo Keng Hooi, Inche Tamby Abdullah, and Haji Mohamed Taib.

ABSENT: The Health Officer (Dr. A. R. Wellington), the Protector of Chinese (Mr. L. H. Clayton), The Collector of Land Revenue (Mr. A. W. Just), the Assistant Government Architect (Mr. L. Kesteven), Mr. E. Macfadyen, Mr. K. T. Parimanam Pillay, and Towkay Choo Kia Peng.

1. Minutes of the previous meeting, having been circulated among the members, were taken as read, and were confirmed.

2. Ruinous Buildings, Ampang: Reports of the Executive Engineer, Town, and Building Inspector on the structural condition of houses Nos. 31, 32 and 33, Main Street, Ampang, were read. The Board considered that these buildings came within the purview of by-law 217, and directed that notices under that by-law be served on the owner or owners to take down such buildings.

3. Scheme for Laying Out and Rebuilding Cross Street Area: Plans of a proposed scheme for laying out and rebuilding Cross Street area were laid on the table. It was decided to submit the matter to a sub-committee consisting of the Chairman, Health Officer, Mr. H. N. Ferrers, and Khoo Keng Hooi.

4. Malay Lecture Hall: Plans by the Government Architect of a proposed Malay Lecture Hall were laid on the table and it was decided to defer their consideration pending settlement of questions as to site, endowment, etc.

5. Rounding of Corner, Junction, Yap Ah Loy Street and Cross Street: The Board considered the provision in the 1917 Estimates of money for the acquisition of the land required to round off the corner at the junction of Yap Ah Loy Street and Cross Street highly desirable.

6. Back Lane: The Board considered that money should be provided in the 1917 Estimates for the acquisition of property at Church Street in order to provide a back lane.

7. Acquisition of Property: The Board considered that money should be provided in the 1917 Estimates for the acquisition of certain property at Petaling Street and Sultan Street for the improvement of that locality.

8. Back Lanes: The Board considered that money should be provided in the 1917 Estimates for the acquisition of two lots at Cross Street for the purpose of forming a back lane.

9. Rounding off Corner: The Board considered that money should be provided in the 1917 Estimates for the purpose of acquiring the frontages of two houses at Brickfields Road, so that a very dangerous corner might be rounded off.

10. Acquisition of Property for Back Lane: The Board considered that money should be provided in the 1917 Estimates for the acquisition of property at Pudu Street for the purpose of forming a back lane.

11. Acquisition of Property for Back Lane: The Board considered that money should be provided in the 1917 Estimates for the acquisition of property at Malay Street for the purpose of forming a back lane.

12. Formal Matters: The following formal matters were laid on the table and formally approved:

- (a) Water supplies as per register;
- (b) Plans as per register;
- (c) Assessment of new buildings as per register;
- (d) Public Works Department progress report for May, 1916;
- (e) List of notices and applications for prosecutions;
- (f) Return of water consumption, 16th to 31st May, 1916—the daily average consumption was 2,096,875 gallons.

13. Exemption from Assessment: The Board decided to recommend that the new building at the Hokien Cemetery, lot 29, section 69, used as a halting place for funerals, be exempted from assessment rates under the provisions of section 12 of the Sanitary Boards Enactment.

14. Mr. A. K. E. Hampshire asked whether notices for breaches of by-laws, which were formally approved by the Board, were checked by anybody. The Chairman explained the procedure followed.

C. F. J. GREEN,
Chairman.

No. 2245.—CUSTOMS DUTIES ENACTMENT.—Prices of articles in respect of which export duty is leviable on an *ad valorem* basis. Commencing from the 10th July, 1916, until further notice, duty will be assessed in the States of Perak, Selangor, Negri Sembilan and Pahang in accordance with this list:

Articles.	Quantity.	Average price.	Articles.	Quantity.	Average price.
		\$ c.			\$ c.
AGRICULTURAL PRODUCTS.			FISH.		
Coconuts	per 1,000	40 00	Fish maws, leaf, long ...	per pikul	150 00
Coconut oil	per pikul	20 00	" round	"	110 00
Coffee, Liberian	"	35 00	" purse	"	90 00
" Robusta	"	15 00	Fish refuse	"	3 00
Copra	"	8 50	Ikan gelama panjang ...	"	12 00*
Sugar, brown	"	10 00	" " papan	"	12 00*
" coconut	per 100 turus	3 00	Oysters (dried), best ...	"	15 00
" European, No. 1 ...	per pikul	10 00	Prawns—		
" " " 2	"	9 00	Dried, 1st quality	"	28 00*
" kabong (palm) ...	per 100 turus	6 00	" 2nd	"	20 00*
" white	per pikul	12 00	Kulit udang	"	4 00
" basket, 1st quality ...	"	6 00	" pari	"	3 00*
" " 2nd	"	4 20	Sharks' fins, No. 1 quality	"	150 00*
" 3rd	"	3 00	" " 2	"	125 00*
" 4th	"	2 50	Sea-slugs, No. 1 (bêche-de-mer)	"	57 50
" sold by con- tract ...	The contract price		" " 2	"	40 00
" agents	The price certified by the agents		" " 3	"	36 00
Tapioca—			Salted and dried—		
Flake	per pikul	8 00	Ikan lidah	"	60 00
Fine flour	"	8 00	Bawal	}	17 00*
Seed pearl, best, S'pore	"	8 00	Kurau		
" " Penang	"	8 00	Siakap		
Medium pearl	"	9 00	Tinggiri		
Wet, partially manu- factured	"	1 00	Blibis		
Roots	"	1 00	Jinahak	}	
			Jumpol		

* These prices do not apply to the State of Pahang.

Articles.	Quantity.	Average price.	Articles.	Quantity.	Average price.
		\$ c.			\$ c.
FISH—(cont.).			FOREST PRODUCE—(cont.).		
Salted and dried—(cont.).			Rotan batu, short ...	per 100 bds.	38 00
Bagok			„ dahan, over 10 feet		
Selangin			„ „ long	per 1,000	12 00
Parang			„ „ under „	„	9 00
Selampai			„ „ in coils	per coil	2 50
Tebal pipi	... per pikul	11 00*	„ getah	per 100 bds.	40 00
Blanak			„ jernang	„	54 00
Belukang			„ jiriyau	„	53 00
Pari			„ kembong	„	130 00
Duri			„ krai	„	100 00
Kedra			„ laras	„	40 00
Terubak			„ manau (whole)	„	200 00
Talang			„ „ (split)	„	100 00
Malong			„ pasir	„	37 00
Puput	... „	7 50*	„ „ (split)	„	82 00
Sembilang			„ prut merah	„	80 00
Temberi			„ ribu for tying wood	„	20 00
Yu			„ „ ataps	„	10 00
Other varieties not specified	... „	2 50*	„ sabut	„	10 00
FOREST PRODUCE.			„ senik	„	37 00
Akar paku	... per 100 bds.	63 00	„ sega No. 1	per pikul	10 00
Ataps (nipah) No. 1 Bertindeh Tulang	... per 1,000	13 00	„ „ 2	„	7 00
Ataps (nipah) No. 2 Bertumur Tulang	„	10 00	„ „ ayer	per 100 bds.	100 00
Ataps (nipah) No. 3 Bertumur Baun	„	7 50	„ „ badak	„	40 00
Ataps (bertam)	„	7 00	„ semambu, No. 1	per 1,000	55 00
„ (chuchok)	„	7 00	„ „ 2	„	40 00
„ rembia (sago)	„	40 00	„ tanah, long	per 100 bds.	77 00
Bamboos	„	10 00	„ „ short	„	20 00
Bark, bakau	per pikul	1 00	„ udang	„	40 00
„ kepong	per 18 feet	2 00	„ „ (split)	„	10 00
Bees' wax No. 1	per pikul	77 00	„ all other kinds	„	5 00
„ 2	„	60 00	Getah, grit or singerit	per pikul	55 00
Refined Malayan Camphor, No. 1	„	8,500 00	„ puteh	„	65 00
„ „ 2	„	7,000 00	„ rambong	„	65 00
„ „ 3	„	6,000 00	„ sundeh, No. 1	„	130 00
Formosa Camphor, No. 1	„	100 00	„ „ 2	„	79 00
„ „ 2	„	80 00	„ „ 3	„	30 00
Charcoal	„	1 50	„ susu	„	60 00
„ mangrove	per basket of 24 to 30 kts.	1 00	„ taban merah, No. 1	„	230 00
Chindana	per pikul	14 00	„ „ 2	„	120 00
Gharu, No. 1	„	760 00	„ „ 3	„	60 00
„ 2	„	426 00	„ „ leaves	„	2 00
„ 3	„	280 00	Hides—		
„ 4	„	185 00	Buffalo ... (dried)	per pikul	22 60
„ 5	„	50 00	„ „ (wet)	„	13 00
„ lempung, No. 1	„	16 00	Cow ... (dried)	„	35 00
„ „ 2	„	8 00	„ „ (wet)	„	20 00
Jernang	„	50 00	Goat-skins	each	1 00
Kajangs	per 100	32 00	Sheep-skins	„	50
Mangrove bark	per pikul	1 00	Tiger-skins	„	8 00
„	per 1,000 bds. of about 3½ kts. each	15 00	Horns—		
Minyak kuing (gul-gul oil)	per pikul	8 00	Buffalo	per pikul	8 50
„ kayu puteh	per crate of 25 bottles	15 00	Cow	„	10 00
Nibong, 16 feet long	per 100	29 00	Tallow	„	8 00
„ 12	„	24 00	Sheep tallow	„	10 00
„ split	„	5 00	Bones, special quality,		
Rotan ayer, mixed	per pikul	2 00	large	„	2 50
„ bakau	per 100 bds.	16 00	„ „ small	„	1 50
„ batu, long	„	49 00	„ inferior quality,		
			large	„	1 75
			„ „ small	„	1 00
			Mother-of-pearl shell	„	47 00
			Gold dust	per bongkal	65 00
			Elephant tusks	per pikul	350 00
			PAHANG ONLY.		
			Firewood	per ton or cart	3 00
			„ (bakau)	per 1,000 billets	4 00

* These prices do not apply to the State of Pahang.

No. 2246.—CUSTOMS DUTIES ENACTMENT.—For the period from the 14th to 20th July, 1916, inclusive, the value of the highest grade of rubber is fixed at two shillings and three pence per lb., and the duty on cultivated rubber on which export duty is leviable on an *ad valorem* basis in accordance with the Rules under the Customs Duties Enactment, will be assessed on a price of \$115 per pikul for all grades.

FEDERATED MALAY STATES.

ACCOUNT OF CASH RECEIPTS AND PAYMENTS FROM 1st JANUARY TO 31st MARCH, 1916.

	In the Month of March, 1916.	From 1st January to 29th February, 1916.	From 1st January to 31st March, 1916.		In the Month of March, 1916.	From 1st January to 29th February, 1916.	From 1st January to 31st March, 1916.
	\$ c.	\$ c.	\$ c.	PAYMENTS.	\$ c.	\$ c.	\$ c.
Net Balance—				Heads of Expenditure—			
1st January, 1916		5,782,982 46	5,782,982 46	Pensions and Retired Allowances	34,475 62	95,983 37	130,458 99
1st March, 1916	9,016,809 49			Political Pensions and Compassionate Allowances	6,716 47	11,565 82	18,282 29
RECEIPTS.				Personal Emoluments	695,503 89	839,112 73	1,534,616 62
Heads of Revenue—				Other Charges	496,719 64	421,768 46	918,488 10
Land Revenue	580,962 74	484,448 67	1,065,411 41	Transport	1,534 07	7,627 32	9,161 39
Customs	1,286,199 60	2,689,598 69	3,975,798 29	Exchange	20 48	77 64	98 12
Licences, Excise and Internal Revenue not otherwise Classified	2,679,458 70	499,597 99	3,179,056 69	Federal Charges			
Fees of Court or Office, Rents Exclusive of Lands, Payments for Specific Services and Reimbursements-in-Aid	120,043 13	187,570 41	307,613 54	Miscellaneous Services	896,351 42	79,430 63	975,782 05
Interest	148,116 09	913,404 49	1,061,520 58	Purchase of Land	30 00	1,199 37	1,229 37
Federal Receipts				Expenditure under the Volunteer Enactment			
Miscellaneous Receipts	1,645 79	3,302 77	4,948 56	Works and Buildings, Annually Recurrent	20,553 47	9,418 63	29,972 10
Municipal	234,727 07	372,754 75	607,481 82	Roads, Streets and Bridges	192,086 83	127,066 87	319,153 70
Forests	40,541 21	88,632 31	129,173 52	Irrigation Works			
Posts, Telegraphs and Stamps	50,019 66	146,893 83	196,913 49	Drainage	6,905 50	1,839 72	8,745 22
Railways	966,005 53	1,795,594 04	2,761,599 57	Works and Buildings, Special Services	65,397 56	33,002 48	98,400 04
				Roads, Streets and Bridges	20,413 48	23,694 38	44,107 86
Land Sales	6,107,719 52	7,181,797 95	13,289,517 47	Irrigation Works			
	44,855 38	89,581 57	134,436 95	Drainage	271 47	419 41	690 88
				Railways	1,018,627 97	1,376,201 55	2,394,829 52
Total Revenue	6,152,574 90	7,271,379 52	13,423,954 42	Special Expenditure	3,455,607 87	3,028,408 38	6,484,016 25
Indian Agency Account	5,041 50	66,669 84	71,711 34	Total Expenditure	3,455,607 87	3,028,408 38	6,484,016 25
Ceylon	3,309 61	6,106 41	9,416 02	Indian Agency Account	62 97	15,854 78	15,917 75
Singapore	21,380 17	51,724 67	73,104 84	Ceylon	2,911 64	6,513 41	9,425 05
Malay States Information Agency, London	2,390 89	2,831 70	5,222 59	Singapore	33,948 19	41,411 41	75,359 60
Penang Agency Account	2,486 23	4,578 00	7,064 23	Malay States Information Agency, London	64 68	8,552 72	8,617 40
Investments				Penang Agency Account	783 56	2,882 89	3,666 45
Advances	3,740,700 29	2,925,835 66	6,666,535 95	Investments			
Loans	263,957 45	1,277,352 93	1,541,310 38	Advances	3,760,788 68	4,251,929 13	8,012,717 81
Drafts and Remittances	258,480 40	386,113 42	644,593 82	Loans	33,235 11	3,172,917 46	3,206,152 57
Cash in Transit	1,239,895 66	2,484,349 32	3,724,244 98	Drafts and Remittances	259,393 83	404,474 98	663,868 81
Deposits	719,465 07	1,357,046 59	2,076,511 66	Cash in Transit	1,773,553 66	2,552,335 38	4,325,889 04
Suspense	6,609,434 87	7,631,643 95	14,241,078 82	Deposits	642,629 40	1,267,674 57	1,910,303 97
Joint Account, S.S. & F.M.S.	4,165 07		4,165 07	Suspense	11,418,873 58	5,478,849 87	16,897,723 45
				Joint Account, S.S. & F.M.S.			
Total Receipts	19,023,282 11	23,465,632 01	42,488,914 12	Net Balance—			
				29th February, 1916		9,016,809 49	
				31st March, 1916 *	6,658,238 43		6,658,238 43
Total Receipts with Opening Balances	28,040,091 60	29,248,614 47	48,271,896 58	Total Payments	21,381,853 17	20,231,804 98	41,613,658 15
				Total Payments with Closing Balances	28,040,091 60	29,248,614 47	48,271,896 58

* See Statement of Distribution attached.

FEDERATED MALAY STATES.

DISTRIBUTION OF CASH BALANCES ON THE 31ST MARCH, 1916.

	Amount.	Total.
	\$ c.	\$ c.
In Treasuries—		
Federal	8,750 00	
Selangor	37,603 86	
Perak	139,925 87	
Negri Sembilan	81,893 90	
Pahang	230,407 18	498,580 81
In Banks—		
Federal	1,176,290 24	
Selangor	1,472,324 88	
Perak	2,180,049 58	
Negri Sembilan	562,291 28	
Pahang	768,701 64	6,159,657 62
Total ...	6,658,238 43	6,658,238 43

STATEMENT OF SURPLUS AND DEFICIT ACCOUNT ON THE 31ST MARCH, 1916.

1916.		\$ c.	1916.		\$ c.
Mar. 31st	To Expenditure ...	3,455,607 87	Mar. 1st	By Balance ...	45,719,207 07
" "	" Balance ...	48,416,174 10	" 31st	" Revenue ...	6,152,574 90
	Total ...	51,871,781 97		Total ...	51,871,781 97

STATEMENT OF ASSETS AND LIABILITIES ON THE 31ST MARCH, 1916.

Liabilities—	\$ c.	Assets—	\$ c.
Deposits	1,554,019 58	Cash	6,658,238 43
Ceylon Government Account	8,827 93	Cash in Transit	786,179 92
Suspense, Special	18,720,000 00	Singapore Agency a/c.	42,325 34
Surplus	48,416,174 10	Penang "	5,914 99
		Indian "	35,691 70
		Malay States Information Agency	
		Account	25,120 06
		Joint a/c., S.S. & F.M.S.	188,433 17
		Suspense, Crown Agents	6,308,571 42
		" Miscellaneous	128,570 21
		Investments*	11,860,068 66
		Drafts and Remittances	60,355 38
		Loans	40,017,424 42
		Advances	2,582,127 91
Total ...	68,699,021 61	Total ...	68,699,021 61
		* Gold Securities	\$4,955,952.79
		Indian Securities	5,318,865.87
		Municipal Bonds	1,585,250.00
			\$11,860,068.66

OFFICE OF THE TREASURER, F.M.S., KUALA LUMPUR,
26th June, 1916.

H. A. SMALLWOOD,
Treasurer, F.M.S.

STATE OF PERAK.

STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 30TH JUNE, 1916.

RELATING TO ANIMALS.

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Swine Fever	Malacca and Negri Sembilan	...	Importation of pigs into Perak from Malacca and Negri Sembilan is prohibited until further notice	<i>Gazette</i> Notification No. 2682 of the 4th September, 1914
"	Province Wellesley	...	Importation of pigs from Province into Perak is prohibited until further notice <i>Exception:</i> Pigs may be imported by railway from Province Wellesley direct to Ipoh Abattoir to be slaughtered within 24 hours of arrival	<i>Gazette</i> Notification No. 3721 of the 10th December, 1915
"	Selangor ...	Kuala Lumpur	Importation of pigs from district of Kuala Lumpur into Perak is prohibited until further notice	<i>Gazette</i> Notification No. 348 of the 1st February, 1916
Rinderpest	Malacca	Importation of cattle into Perak from Malacca is prohibited until further notice	<i>Gazette</i> Notification No. 1597 of the 21st June, 1912
"	West Coast of Siam	...	Importation of cattle from West Coast of Siam into Perak is prohibited until further notice	<i>Gazette</i> Notification No. 506 of the 27th February, 1915
"	Negri Sembilan	...	Importation of cattle from Negri Sembilan into Perak by land or sea is prohibited until further notice	<i>Gazette</i> Notification No. 507 of the 27th February, 1915
"	Burmah	Importation of cattle into Perak from Burmah is prohibited until further notice	<i>Gazette</i> Notification No. 2885 of the 10th October, 1913
Rabies ...	Negri Sembilan	Rembau	Importation of dogs from Negri Sembilan into Perak is prohibited until further notice	<i>Gazette</i> Notification No. 754 of the 3rd March, 1916

RELATING TO ANIMALS—(cont.).

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Cattle Diseases	Foreign Countries	...	<p>Importation of cattle into Perak allowed only by way of Telok Anson, Port Weld, Padang Simpang Perak, Padang Lapang Ninering, Padang Temat, Selama and Parit Buntar, and appoints Port Weld and Parit Buntar to be places for the detrainment of cattle imported into the State by train from any place situate elsewhere than the F.M.S., in Malacca or in the Dindings, and orders that, until further notice, all cattle imported from Malacca and the Dindings shall, on arrival in the State undergo quarantine for a period not exceeding ten days from the date of arrival at the quarantine station provided by Government</p> <p><i>Exception:</i> Cattle intended for slaughter for human food in the Ipoh abattoirs may be imported by train, or taken directly from Port Weld and Telok Anson by train to the abattoirs, without undergoing quarantine. Such animals shall be slaughtered within 24 hours of arrival at the abattoirs</p>	Gazette Notification No. 1526 of the 8th May, 1916

S. C. G. Fox,
Senior Medical Officer, Perak.

STATE OF SELANGOR.

STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 3RD JULY, 1916.

RELATING TO PERSONS.

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Small-pox	China ...	Canton Province	Quarantine at the discretion of the Health Officer	<i>Gazette</i> Notification No. 2385 of the 6th August, 1914
Plague ...	„ ...	Canton and Fukkien Provinces	Quarantine at the discretion of the Health Officer	<i>Gazette</i> Notification No. 2387 of the 6th August, 1914

RELATING TO ANIMALS.

India ...	Southern India	<p>Orders that cattle from Southern India may be imported into the State of Selangor provided that they are accompanied by a certificate signed by a Veterinary Surgeon in the employment of the Government of India to the effect—</p> <p>(i) that the district from which the animal has come is free from cattle disease;</p> <p>(ii) that he personally inspected the animal before embarkation and found it to be free from apparent disease</p> <p>All cattle imported from Southern India will continue to be subject to ten days' quarantine upon arrival in the State</p>	<i>Gazette</i> Notification No. 2262 of the 27th July, 1914
Selangor	Prescribes Port Swettenham and Kuala Lumpur Railway Station as the port and place respectively by which alone cattle, sheep and goats from any place situate elsewhere than in the Federated Malay States or in the Dindings may be imported into the State of Selangor by sea and rail and orders that, until further notice, all cattle, sheep and goats imported into the State from Malacca shall undergo quarantine for a period not exceeding ten days	<i>Gazette</i> Notification No. 1527 of the 8th May, 1916

RELATING TO ANIMALS—(cont.).

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Swine Fever	Malacca ...	Malacca	Orders that no pigs shall be imported into Selangor from Malacca, by land or sea, until further notice	<i>Gazette</i> Notification No. 2681 of the 2nd September, 1914
„	Penang ...	Province Wellesley	Orders that no pigs shall be imported into Selangor from Penang and Province Wellesley, by land or sea, until further notice	<i>Gazette</i> Notification No. 3629 of the 6th December, 1915
	Selangor ...	Kuala Lumpur	Prohibits the movement of pigs into, out of, or within, the district of Kuala Lumpur, except with the permission of the Health Officer or the Government Veterinary Surgeon, until further notice	<i>Gazette</i> Notification No. 269 of the 21st January, 1916
Rabies ...	Malacca ...	Malacca	Orders that no dogs shall be imported into Selangor from Malacca, by land or sea, until further notice	<i>Gazette</i> Notification No. 2278 of the 23rd August, 1915
„	Negri Sembilan	Negri Sembilan	Orders that the importation of dogs into Selangor, by land or sea, from the State of Negri Sembilan, is prohibited until further notice	<i>Gazette</i> Notification No. 692 of the 25th February, 1916

A. J. McClosky,
Senior Medical Officer, Selangor.

MARKET PRICES, KUALA LUMPUR AND SEREMBAN, JULY, 1916.

COLD STORAGE.

Beef—				Lamb—			
Fillet Steak	per lb. \$	Leg of Lamb	per lb. \$
Sirloin Roast	Pork—
Rump Steak	Leg of Pork
Beef Steak	Pork Chops
Beef for Roasting	Butter—
Curry Beef...	Butter
Soup Meat	Cheese—
Soup Bone	Cheese
Veal—				Poultry and Game—			
Veal Chops	Turkeys
Brisket of Veal	Geese
Mutton—				Fowls and Ducks
Leg of Mutton	Hares	each
Mutton Chops	Rabbits
Shoulder of Mutton	Loose Dripping	per lb.
Mutton Sundries—							
Sheep's Kidneys				

BEEF.

		K. Lumpur.	S'ban.
Beef	...	per kati \$30.34-.36	\$.28
" buffalo30-.32	.28
Bullock brain	...	each .16	.20
" feet15	.15
" heart	...	per kati .30	.28
" hump32	.28
" kidneys	...	each .14	.15-.20
" liver	...	per kati .36	.28
" marrow bones	...	each .14	.10-.12
" shoulder	...	per kati .32	.28
" steaks34	.28
" suet18	.18-.20
" tail	...	each .25	.15-.20
" tongue60	.50-.60
" Tripe...	...	per kati .16	.12-.14

MUTTON.

Mutton	...	per lb.	.40	.42
" (native goat)...40	.38-.40
Sheep's head	...	each .60	.65-.70	
" kidneys12½	.12-.13	
" liver	...	per lb. .50	.42	
" sweetbread	...	each .12	.12½	
" tripe	...	per lb. .30	.30	
" trotters	...	each .05	.04-.05	

PORK.

Pig's brawn	...	per kati .26	.22-.24	
" feet28	.22-.24	
" head26	.20-.22	
" tongue40	.36-.38	
Pork44-.48	.36	

FISH.

Bawal itam	...	per kati .28	.28-.30	
" puteh32	.28-.30	
Blana12	.18-.20	
Chincharo22	.22-.24	
Crabs12, .16 & .24	.20-.24	
Glamah14		
Jina26	.22-.26	
Trebue24	.22-.32	
Kurau...35	.30-.33	
Lidah-lidah40	.30-.32	
Malong12	.16-.17	
Parang...24	.23-.24	
Pari16	.14-.18	
Prawns (river)28-.32	.18-.30	
" (sea)20-.32	.24-.32	
Semilang16	.18-.24	
Slangin26	.30-.32	
Tinggiri26	.26-.28	
Fresh-water Chinese fish34	.60-.64	

POULTRY.

Capons...	...	each 1.80-2.00		
Ducks (small)60	.50-.60	

POULTRY—(cont.).

		K. Lumpur.	S'ban.
Ducks (large)...	...	each \$.60, .70 & .80	\$.70-.75
Fowl (full grown)80-1.00	1.40-1.45
" (small)60	.75-.80
" (smaller)45	.35-.40
Geese 2.50	2.25-2.50
Pigeons45	

VEGETABLES.

Bombay onions	...	per kati .09	.7-.9	
Brinjals04	.03-.04	
Cabbage, bengal07	.11-.12	
" country16	.13-.14	
Celery30	.18-.24	
Chillies06-.08	.6-10	
Coconuts	...	each .04	.5-.6	
Cucumber	...	per kati .16-.24	.24-.28	
French beans10	.09-.10	
Garlic03	.03-.04	
Kangkong05	.04-.05	
Katola07	.06-.07	
Ladies' fingers, or "kachang bende"12	.14-.15	
Lettuce05	.04-.05	
Lobak05	.04-.05	
Long Beans07-.08	.07-.08	
Potatoes04	.03-.04	
Pumpkins04	.03-.04	
Sawi8-.9	.09-.10	
Small Onions03	.03-.04	
Spinach32	.24-.28	
Tomatoes01	.01	

FRUIT.

Bananas	...	1 for .01	.01	
Dukus	...	per kati .20-.30-.40	.15-.30	
Durian	...	each .12-.8	.7-.8	
Langsat	...	per kati 01½-.02-.03	¼-1	
Limes	...	1 for .24	.15-.16	
Mangoes	...	per kati .8-.10		
Mangostine	...	per bdle. .28-.30		
Oranges	...	per kati .05	.2-.5	
Papaya	...	each .07	.1-.2	
Pineapples06	.3-.6	
" mauritius12-.15		
Pomeloes	...	per kati		
Rambai	...	per kati		

SUNDRIES.

Bread, large loaf	...	each .08	.06	
" medium loaf07	.05	
" small03	.03	
Eggs, duck's02½	.02½-.03	
" salted02½	.03	
" fowl's03½	.03½-.04	
Ice	...	per lb. .01	.1½-.2	

MARKET PRICES, IPOH AND TAIPING, 1st JULY, 1916.

BEEF.				POULTRY.			
		Ipoh.	Taiping.			Ipoh.	Taiping.
Beef	per kati \$.36	\$	Capons	each \$	1.00	\$
" buffalo	"	.32	.28	" (full grown)	"	2.00-2.20	1.50
Bullock brain	each	.15	.30	Chickens	"	.50	.25
" feet	"	.10-.15	.20	" (full grown)	"	.75-1.00	.50
" heart	per kati	.48		" (small)	"	.50	.40
" hump	"	.36	.32	Ducks (full grown)	"	.70	.50
" kidneys	each	.15-.20	.15	" (small)	"	.60	
" liver	per kati	.36	.32	Geese (full grown)	"	2.00-3.00	2.00
" marrow bones	each	.12	.10	Pigeons	"	.45	.30
" shoulder	per kati	.36					
" steaks	"	.36	.30	VEGETABLES.			
" suet	"	.28	.50	Beetroot	per kati	.14	
" tail	each	.20-.35	.30	Brinjals	"	.02	
" tongue	per kati	.36	.45	Cabbage (Bengal)	"	.16	.13-.14
" tripe	"	.12	.12	" (Country)	"	.12	.10
				Celery	"	.16	
MUTTON.				Chillies (green)	"	.06	.06
Mutton	per kati	.60	.66	" (dried)	"	.18	.22
" native goat	"	.65		" (red)	"	.10	.18
Sheep's head	each	.60-1.00	.50-.60	Coconut	each	.07	.03½-.04
" kidney	"	.08		Cucumbers	per kati	.04	.04
" liver	per kati	.60	.70-.80	French beans	"	.08	.10
" sweet bread	each	.15		Garlic	"	.10	.08
" tripe	per kati	.30 ea.	.55-.60	Ginger (fresh)	"	.10	.08
" trotters	(four)	.30-.40	.25-.30	Kankong	"	.01	bdle. .01
				Labu merah	"	.03	
PORK.				Ladies' finger	"	.07	.05
Pork bacon	per kati	.48	.36	Lettuce (Chinese)	"	.03	.04
" with fat	"	.36	.28	Lobahs	"	.04	.03½
Pig brain	each	.3		Long beans	"	.04	.04
" feet	per kati	.28	.18	Native spinach	"	.02	
" head	"	.26	.18	Onions (Bombay)	"	.08	.12
" tongue	"	.36	.20	" (smaller)	"	.10	.12
" Chinese ham	"	.40	.33	Petola	"	.03	.04
				Potatoes (Bengal)	"	.08	.08
FISH.				" (Chinese)	"	.02	.03-.04
Sea—				" (sweet)	"	.03	.02½
Bawal itam	per kati	.32	.16	Priah	"	.07	.07-.08
" puteh	"	.40	.16	Pumpkin	"	.03	.02½-.03
Blana	"	.16		Radishes	"	.18	
Chencharo	"	.20		Sawi	"	.03	.12
Crabs	"	.14		Sirih	per bdle.	.05	.01
Glanoh	"	.20		Tomatoes	per kati	.20	.24
Ikan rajah	"	.44		Yams (different kind)	"	.10	.03-.04
Ikan troboh	"	.14					
Jina	"	.22		SUNDRIES.			
Kuran	"	.48		Arrack	1 barrel *	145.00	
Hidot sidah	"	.32		Ataps	per 1,000	12.00	
Malong	"	.12		Bacon	per lb.	—	
Parang	"	.26		Bangkuan	per kati	.04	
Pari	"	.12		Betel-nut (fresh)	per 100	.40	
Prawns	large	.30	.15	" (dried)	per kati	.05	
"	small	.24	.08	Blachan	"	.12-.16	
Sembilang	"	.18		Bread	½ lb. loaf	.03	
Saikap	"	.32	.24	"	1 "	.05	
Sotong	"	.15	.03-.04	Butter (Danish)	1 lb. tin	—	
Tambah (pomfret)	"	.44		" (French)	"	—	
Tengirri (seer fish)	"	.32	.13	" (Australian)	"	.75	
				"	2 lbs. tin	1.50	
Fresh water—				Candles (Chinese)	per kati	.28	
Buchat	"	.34	.10	" (European)	per packet	.17-.25	
Ikan sidah	"	.24-.28		Chalk	per kati	.08	
Julama	"	.14	.02-.03	Charcoal (1st quality)	"	.03	
Joo	"	.12	.04-.05	Chunam	"	.04	
Kerli	"	.22	.05-.06	Cinnamon	"	.22	
Crabs	"	.16	.04-.05	Cloves	"	.35	
Kooton (Chinese)	"	.44	.22-.24	Coffee	"	.40	
Parang	"	.36	.10-.12	Crackers	per bundle	.06-.08	
Pari	"	.08	.02-.03	Dripping	2-lb. tin	.95	
Prawns	"	.24-.26		Firewood	per 100	3.00	
				Flour (wheaten 1st			
Salted—				quality)	per bag	3.75	
Chencharo	"	.18	.13	Gadong (dried)	per kati	.12	
Fish roe	each	.18-.30		Gambier (siah)	"	.35	
Kumbong	per kati	.16	.14	" (papan)	per 100	.70	
Kuran	"	.24	.20	Ghee (1st quality)	per kati	.65	
Pari	"	.16	.14	" (2nd ")	"	.45	
Prawns (dried)	"	.20	.24	Gragan (dried)	"	.18	
Selan	"	.20		Gram (Calcutta)	per bag 1½ pkls.	10.50	
Sembilang	"	.14	.10	Gram (Rangoon)	per pikul	5.70	
Sepat	one stick	.02					
Tamban	per kati	.20	.12				
Tengiri	"	.20	.81				

* Of 53 gallons.

MARKET PRICES, IPOH AND TAIPING, 1ST JULY, 1916—(cont.).

SUNDRIES.—(cont.).				SUNDRIES.—(cont.).			
		Ipoh.	Taiping.			Ipoh.	Taiping.
Gunny bags (1st quality) ... each	\$.18	\$		Oil, kerosene (Devoes) per case	\$ 5.00	\$	
Gunny bags (2nd quality) ... "	.15			" " (Langkat) "	4.30		
Gunny bags (3rd quality) ... "	.06			Padi ... per gantang	.14		
Jintam itam ... per kati	.20			Rice (Rangoon) ... per chupah	.07½		
Jadam ... "	.35			" (") ... per gantang	.30		
Jemuju ... "	.12			" (") ... per pikul	4.75		
Katumbu ... per chupah	.08	.09		" (") ... per bag	8.08		
Kayu chandana ... per kati	.20			" (Siam) ... per pikul	4.90,		
" sepang ... "	.20			5.00, 5.10 5.20, 5.30,			
Lada itam ... "	.28	.28		5.50, 6.10, 6.50, 6.60			
" puteh ... "	.45	.60		" (") ... per gantang	.33,		
Langkuas ... "	.10			.34, .38, .40			
Lard ... "	.28			" (") (2nd quality) per pikul	5.90		
Matches ... per packet	.07-.08			" (") " per gantang	.35		
Milk ... per tin	.38			" (par boiled) ... "	.31		
" (fresh) ... per bottle	.20			Saffron (fresh) ... per kati	.06		
Mustard (large) ... "	.30			" (dried) ... "	.12		
" (medium) ... "	.22			Saldrace ... per bundle	.01		
" (small) ... "	.18			Salt, fine ... per kati	.03		
Nails (French) ... per packet	.25			" coarse ... "	.02½		
Nutmegs ... per kati	.22			Sandal ... per pair	.10-.12		
Oil, castor (28 katis) per tin	5.60			Sugar (candy) ... per kati	.16		
" " ... per kati	.20			" (brown) ... "	.9-.11		
" coconut ... "	.20			" (white) ... "	.12		
" " ... per bottle	.26			Tamarinds ... "	.07	.08	
" kachang ... per kati	.18			Tea (Ceylon) ... per lb.	.60		
				" (Assam) ... "	.80		
				" (Chinese) per packet	.07-1.25		

TIN QUOTATIONS.

Date.	Market price of refined Tin in Singapore.	Date.	Market price of refined Tin in Singapore.
1916.	\$	1916.	\$
June 13	88.00	June 20	85.00
" 14	87.00	" 21	84.50
" 15	88.25	" 22	82.25
" 16	86.62½	" 23	82.50
" 17	85.37½	" 24	85.00
" 19	85.25	" 26	84.50

CUSTOMS OFFICE, PORT SWETTENHAM,
4th July, 1916.

H. FRASER,
Acting Supervisor of Customs.

NOTICE.

TOPOGRAPHICAL SKETCH MAP OF KUALA KUBU DISTRICT

PUBLISHED ON 7TH JANUARY, 1915.

SCALE—1 INCH TO A MILE.

Price 50 cents per copy.

TOPOGRAPHICAL SKETCH MAP OF SERENDAH DISTRICT.

SCALE—1 INCH TO A MILE.

Price 50 cents per copy.

Copies may be obtained from Acting Deputy Superintendent, Revenue Surveys, Batu Gajah; Superintendent of Revenue Surveys, Selangor; or Map Issue Office (Survey), Kuala Lumpur.

STATE OF SELANGOR.

MOVEMENTS OF GOVERNMENT STEAM LAUNCH.

From and after the 1st April, 1914, and until further notice, the movements of the Government Steam Launch will be as follows :

A launch will leave Port Swettenham for Jugra at 1 p.m. on Mondays, returning to Port Swettenham on Wednesdays.

The hour of return is arranged by the District Officer, Kuala Langat, to whom application for return passages should be made.

In the event of any alterations of the above arrangements, a notice will be exhibited on the Government Notice Boards, Kuala Lumpur and Port Swettenham, and at the Railway Station, Kuala Lumpur.

MARINE OFFICE, PORT SWETTENHAM,
16th March, 1914.

J. F. MILLS, COMMANDER, R.N.,
Harbour Master, Selangor.

ADVERTISEMENTS.

The *Federated Malay States Government Gazette* will, as a rule, be published on every alternate Friday. Advertisements for insertion should be sent in to the F.M.S. Printing Department, Kuala Lumpur, not later than noon on the Wednesday previous to publication.

SCALE OF CHARGES FOR ADVERTISING.

One-sixth page ($1\frac{1}{2}$ inches) and under—	Over a quarter page and up to a half page ($4\frac{1}{4}$ inches)—
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Advertisements and Subscriptions should be addressed to the

SUPERINTENDENT,

PRINTING DEPARTMENT,
Kuala Lumpur.

NOTIFICATIONS REPEATED.

No. 2730.—PUBLIC OFFICERS' GUARANTEE FUND.—NOTICE.—There are unclaimed balances in the Public Officers' Guarantee Fund standing to the credit of officers who have died, resigned or ceased to contribute, payment of which will be made on claims being satisfactorily established.

Any further information can be obtained from the Secretary, Public Officers' Guarantee Fund, Kuala Lumpur, to whom also all claims for refund should be addressed.

No. 1893.—“THE INVENTIONS ENACTMENT, 1914.”—NOTICE OF ACCEPTANCE OF COMPLETE SPECIFICATION (SECTION 9).—Notice is hereby given that application having been made by James Hatton Hall and Percy Chanter Paynter for a grant of exclusive privileges in respect of an invention for “A latex spout and cup-holder,” the Chief Secretary to Government has been pleased to accept the complete specification relating to the application aforesaid.

The application, specification and drawings are open to public inspection in the office of the Chief Secretary (Sundays excepted) between the hours of 9.30 a.m. and 4 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

M. S. H. McARTHUR,
Under Secretary, F.M.S.

1st June, 1916.

(Date of the first publication of the above notice in the Gazette, 9th June, 1916.)

No. 2123.—“THE LAND ENACTMENT, 1911.”—REVOCATION OF RESERVE.—With reference to *Gazette* Notification No. 3381 of the 21st November, 1913, the Resident of Perak, in exercise of the powers vested in him by section 10 of “The Land Enactment, 1911,” hereby revokes the reservation of the parcel of land referred to in the aforesaid notification and described in the schedule hereto.

This notification is made under section 10 of “The Land Enactment, 1911.”

Dated at Taiping, this 22nd day of June, 1916.

R. G. WATSON,
British Resident, Perak.

SCHEDULE.

District—Larut. Mukim—Bukit Gantang. Plan—No. 115-2. Lot—No. 2,979. Area—41 acres 1 rood 4 poles. Boundaries—North, lot Nos. 2,165, 2,397, 570, 2,398, 2,007, 1,986, 1,987, 1,988, 2,401, 2,450, 2,000, 2,448, 1,975 and 1,976; East, lot No. 1,977; South, lot Nos. 2,556, 2,554, 2,552, 2,550, 2,549, 2,548, 2,545, 1,985, 1,984, 2,544 and State land; West, lot No. 569.

No. 2124.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Perak proclaims that parcel of land situated at Batang Padang, described in the schedule hereto, and

delineated upon revenue survey plan Nos. 338-13 and 14, deposited in the office of the District Surveyor, Batang Padang, to be a reserve for the purpose of a Quarry, to be maintained by the Executive Engineer, Public Works Department, Batang Padang.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Taiping, this 23rd day of June, 1916.

OLIVER MARKS,

Secretary to Resident, Perak.

SCHEDULE.

District—Batang Padang. *Mukim*—Ulu Bernam. *Plan*—Nos. 338-13 and 14. *Lot*—No. 771. *Area*—20 acres 3 roods 20 poles. *Boundaries*—North, portion No. 999; East, Slim-Tanjong Malim cart-road; South, portion No. 810; West, portion Nos. 810, 761 and 811.

No. 2125.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Negri Sembilan proclaims that parcel of land situated at about the 17½ mile-stone on the Seremban-Jelebu road, described in the schedule hereto, and delineated upon revenue survey plan No. 3,786, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a Forest Checking Station, to be maintained by the Deputy Conservator of Forests, Negri Sembilan.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Seremban, this 20th day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Jelebu. *Mukim*—Ulu Klawang. *Plan*—No. 3,786. *Lot*—No. 671. *Area*—1 rood 34.5 poles. *Boundaries*—North, portion No. 672; East, State land; South, State land; West, road reserve.

No. 2126.—"THE LAND ENACTMENT, 1911."—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Negri Sembilan proclaims that parcel of land situated at about the 17½ mile-stone on the Seremban-Jelebu road, described in the schedule hereto, and delineated upon revenue survey plan No. 3,786, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of Cooly Lines, to be maintained by the State Engineer, Negri Sembilan.

This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Seremban, this 20th day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Jelebu. *Mukim*—Ulu Klawang. *Plan*—No. 3,786. *Lot*—No. 672. *Area*—5 acres 2 roods 15 poles. *Boundaries*—North, State land; East, State land; South, State land and portion No. 671; West, road reserve.

No. 2127.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Negri Sembilan proclaims that parcel of land situated at Tanjong Ipoh, described in the schedule hereto, and delineated upon revenue survey plan No. 2,871, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Muhammadan Burial Ground, to be maintained by Dato’ Peda Maharaja of Ulu Muar.

This notification is made under section 9 of “The Land Enactment, 1911.”

Dated at Seremban, this 22nd day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Sri Menanti. *Plan*—No. 2,871. *Portion*—No. 3,604. *Area*—2 acres 1 rood 5 poles. *Boundaries*—North, access reserve; East, portion Nos. 3,139 and 897; South, portion No. 3,603; West, portion No. 3,603.

No. 2128.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Negri Sembilan proclaims that parcel of land situated at Sri Menanti, described in the schedule hereto, and delineated upon revenue survey plan No. 2,932, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Muhammadan Burial Ground, to be maintained by Dato’ Penghulu Dagang of Sri Menanti.

This notification is made under section 9 of “The Land Enactment, 1911.”

Dated at Seremban, this 22nd day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Sri Menanti. *Plan*—No. 2,932. *Portion*—No. 3,820. *Area*—2 roads 25 poles. *Boundaries*—North, portion No. 3,821; East, portion No. 3,654; South, portion No. 3,822; West, portion No. 2,187.

No. 2129.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Negri Sembilan proclaims that parcel of land situated at Kampong Tengah, described in the schedule hereto, and delineated upon revenue survey plan No. 2,977, deposited in the office of the Superintendent of Revenue Surveys, Negri Sembilan, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Muhammadan Burial Ground, to be maintained by To’ Maharaja of Ulu Muar.

This notification is made under section 9 of “The Land Enactment, 1911.”

Dated at Seremban, this 22nd day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Sri Menanti. *Plan*—No. 2,977. *Portion*—No. 3,830. *Area*—1 acre 3 roads 23 poles. *Boundaries*—North-east, portion No. 2,874; South-east, access reserve; South-west, portion No. 3,600; North-west, access reserve.

No. 2130.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Negri Sembilan proclaims that parcel of land situated at Kampong Tengah, described in the schedule hereto, and delineated upon revenue survey plan No. 2,977, deposited in the office of the Superintendent of Revenue Surveys, Negri Sembilan, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Muhammadan Burial Ground, to be maintained by To’ Baginda Maharaja of Ulu Muar.

This notification is made under section 9 of “The Land Enactment, 1911.”

Dated at Seremban, this 22nd day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Sri Menanti. *Plan*—No. 2,977. *Portion*—No. 3,831. *Area*—1 acre 3 roods 7 poles. *Boundaries*—North-east, portion No. 3,743; South-east, access reserve; South-west, portion No. 3,598; North-west, access reserve and portion No. 3,744.

No. 2131.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Negri Sembilan proclaims that parcel of land situated near the 21 $\frac{3}{4}$ mile, Seremban-Kuala Pilah road, described in the schedule hereto, and delineated upon revenue survey plan No. 3,629, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Muhammadan Burial Ground, to be maintained by Dato’ Sri Maharaja of Ulu Muar.

This notification is made under section 9 of “The Land Enactment, 1911.”

Dated at Seremban, this 23rd day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Ampang Tinggi. *Plan*—No. 3,629. *Lot*—No. 1,962. *Area*—2 roods 5 poles. *Boundaries*—North, road from Seremban to Kuala Pilah; East, portion No. 1,229; South, portion No. 949; West, proposed road reserve.

No. 2132.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Negri Sembilan proclaims that parcel of land situated at Bukit Tempurong (kampong Tanah Datar), described in the schedule hereto, and delineated upon revenue survey plan No. 3,879, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Muhammadan Burial Ground, to be maintained by Dato’ Penghulu Dagang of Sri Menanti.

This notification is made under section 9 of “The Land Enactment, 1911.”

Dated at Seremban, this 23rd day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Sri Menanti. *Plan*—No. 3,879. *Lot*—No. 2,226. *Area*—1 acre 3 roods 37.3 poles. *Boundaries*—North, portion No. 2,224; East, portion Nos. 2,209, 2,208 and 2,207; South, portion No. 3,280 and access reserve; West, portion Nos. 2,225, 2,227 and State land.

No. 2133.—“THE LAND ENACTMENT, 1911.”—RESERVATION OF LAND FOR PUBLIC PURPOSES.—In exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” the Resident of Negri Sembilan proclaims that parcel of land situated at Kuala Gentam, described in the schedule hereto, and delineated upon revenue survey plan No. 2,899, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a place for the Cremation and Interment of the Dead of the Hindu Community, to be maintained by S. Ponniah, A. B. Sunder Singh and A. Pavaday Pillay, all of Kuala Pilah.

This notification is made under section 9 of “The Land Enactment, 1911.”

Dated at Seremban, this 24th day of June, 1916.

L. A. ALLEN,

Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Kuala Pilah. *Mukim*—Ulu Muar. *Plan*—No. 2,899. *Portion*—No. 272. *Area*—2 acres 35 poles. *Boundaries*—North, portion No. 2,303; East, Parit Tinggi-Kuala Pilah road reserve; South, portion Nos. 2,304, 1,301 and 1,302; West, portion No. 2,101.

No. 2135.—NOTIFICATION UNDER SECTION 5 OF “THE SOCIETIES ENACTMENT, 1913.”—Whereas the Registrar of Societies has reason to believe that the under-mentioned societies have ceased to exist in the State of Selangor, they are hereby called upon to furnish proof, within three months of the date of this notification, of their existence within the State.

REGISTERED SOCIETIES.

The Selangor Chinese Amateur Dramatic Society
The Cantonese Sundry Goods Shops Society

The Sinhalese United Association,
Kuala Lumpur

SOCIETIES EXEMPTED FROM REGISTRATION.

The Kajang Golf Club
The Hunt Club
The Sociables
The Weld's Hill Club
The Ceylon Tamils Union, Kuala Lumpur
The Rate-payers Association, Kuala Lumpur

The Selangor Planters Association
The Kuala Selangor Recreation Club
The Klang Polo Club
The Klang Recreation Club
The St. John's Old Boys Union
The Kajang Siri Stia Club

Dated at Kuala Lumpur, this 17th day of June, 1916.

L. H. CLAYTON,

Registrar of Societies, F.M.S.

No. 2004.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Registrar of Titles, Perak, at Taiping, by Haji Zeinudin bin Sutan Betuah *alias* Haji Senudin bin Tambah Tuah, for provisional certificates of title to the land held under certificates of title Nos. 126 and 1,186, situated in the mukim of Sungei Raia, on the ground that he is the registered owner thereof and that the duplicate certificates of title have been lost:

In accordance with the provisions of section 83 of “The Registration of Titles Enactment, 1911,” notice is hereby given that, unless within one month from the date of publication of this notice good cause be shown to the Registrar of Titles for refusing this application, the provisional certificates of title applied for will, subject to the provisions of the said section 83, be granted.

REGISTRAR'S OFFICE, TAIPING,
16th June, 1916.

H. W. THOMSON,
Acting Registrar, Perak.

No. 1923.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector, Larut, at Taiping, by Oh Eng, administratrix of the estate of Khoo Seng Oon, for fresh copies of mining leases Nos. 848, 871 and 876, lot Nos. 22, 27 and 32, respectively, in the mukim of Asam Kumbang, on the ground that Oh Eng, as administratrix, is the registered owner thereof and that the original copies have been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," and of section 39 (d) of "The Mining Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of this notice good cause be shown to the Collector for refusing this application, the copies applied for will, subject to the provisions of the said sections 17 and 39 (d), be granted.

LAND OFFICE, TAIPING,
9th June, 1916.

T. C. FLEMING,
Collector, Larut.

No. 1924.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector, Larut, at Taiping—

By Salleh bin Lateh, of Kamunting, for a fresh extract from the entry in the register No. 98, lot No. 253, in the mukim of Kamunting, on the ground that Salleh bin Lateh is the registered owner thereof and that the original extract has been lost:

By Adaikala Mary, of Taiping, for a fresh extract from the entry in the register No. 732, lot No. 567, in the mukim of Asam Kumbang, on the ground that Adaikala Mary is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, TAIPING,
9th June, 1916.

T. C. FLEMING,
Collector, Larut.

No. 2150.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector, Larut, at Taiping—

By Alang Abdullah bin Haji Mat Aris, of Kamunting, for a fresh extract from the entry in the register No. 226, lot No. 352, in the mukim of Kamunting, on the ground that Alang Abdullah bin Haji Mat Aris is the registered owner thereof and that the original extract has been lost:

By Meh Chee binti Mat Daud, of Batu Kurau, for a fresh extract from the entry in the register No. 2,219, lot No. 722, in the mukim of Batu Kurau, on the ground that Meh Chee binti Mat Daud is the registered owner thereof and that the original extract has been lost:

By Mat bin Lebei Siron, of Tupai, for a fresh extract from the entry in the register No. 624, lot No. 908, in the mukim of Tupai, on the ground that Mat bin Lebei Siron is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, TAIPING,
30th June, 1916.

E. B. WILLIAMS,
Collector, Larut.

No. 2060.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector at Krian—

By Haji Arpah binti Buasan, of Bagan Tiang, for new extracts from the mukim register for two pieces of land situated in the mukim of Bagan Tiang, on the ground that the applicant is the registered owner thereof and that the original extracts from the mukim register Nos. 398 and 399 have been lost:

By Yeoh Thean Lo, of Gunong Semanggol, for new extracts from the mukim register for two pieces of land situated in the mukims of Gunong Semanggol and Selinsing, respectively, on the ground that Yeoh Thean Ho is the registered owner thereof and that the original extracts from the mukim register Nos. 404 and 83 have been lost, and that Yeoh Thean Ho is dead:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the new extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KRIAN,
23rd June, 1916.

S. TAUPHY,
Collector, Krian.

No. 2151.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector at Krian—

By Sadia binti Dahman, of Kampong Dew, for a new extract from the mukim register for a piece of land situated in the mukim of Selinsing, on the ground that Sadia binti Dahman, Mat Esa bin Mat and Yit bin Mat are the registered owners thereof and that the original extract from the mukim register No. 1,228 has been lost :

By Husin bin Lebei Dahman, of Gunong Semanggol, for a new extract from the mukim register for a piece of land situated in the mukim of Gunong Semanggol, on the ground that Husin bin Lebei Dahman and Aat bin Lebei Dahman are the registered owners thereof and that the original extract from the mukim register No. 1,173 has been lost :

By Mat Nor bin Mat Jenan, of Parit Buntar, for a new extract from the mukim register for a piece of land situated in the mukim of Parit Buntar, on the ground that Mr. Graham Williams is the registered owner thereof and that the original extract from the mukim register No. 177 has been lost :

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the new extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KRIAN.

30th June, 1916.

S. TAUPHY,

Collector, Krian.

No. 2061.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector at Kuala Kangsar—

By Alang Mat Sirat bin Hamid, for an extract from the mukim register No. 4,002, lot No. 3,005, in the mukim of Saiong, on the ground that Alang Mat Sirat bin Hamid is the registered owner thereof and that the original extract has been lost :

By Puteh Mamat bin Pandak Derasi, for an extract from the mukim register No. 4,439, lot No. 3,613, in the mukim of Saiong, on the ground that Puteh Mamat bin Pandak Derasi is the registered owner thereof and that the original extract has been lost :

By Taib bin Pandak Wahab and Itam Hawiah binti Itam Bo, for an extract from the mukim register No. 1,743, lot No. 1,704, in the mukim of Kota Lama Kiri, on the ground that Taib bin Pandak Wahab and Itam Hawiah binti Itam Bo are the registered owners thereof and that the original extract has been lost :

By Mat Dahalan bin Mohamed Daud, for an extract from the mukim register No. 1,801, lot No. 1,531, in the mukim of Saiong, on the ground that Mat Dahalan bin Mohamed Daud and Lope Mohamed Osman bin Toh Maharaja Lela are the registered owners thereof and that the original extract has been lost :

By Panjang Abdul Akas bin Haji Bahakudin, for an extract from the mukim register No. 870, lot No. 1,258, in the mukim of Saiong, on the ground that Panjang Abdul Akas bin Haji Bahakudin is the registered owner thereof and that the original extract has been lost :

By Kromo bin Rejoh, of Lawin, for an extract from the mukim register No. 1,854, lot No. 1,818, in the mukim of Kota Lama Kiri, on the ground that Mohamed Soongit bin Mat Nawi and Kromo bin Rejoh are the registered owners thereof and that the original extract has been lost :

By Ngah Jerah binti Alang Ismail, for an extract from the mukim register No. 1,637, lot No. 1,062, in the mukim of Kampong Buaia, on the ground that Ngah Jerah binti Alang Ismail is the registered owner thereof and that the original extract has been lost :

By Long Hatijah binti Anjang Drani, for an extract from the mukim register No. 484, lot No. 256, in the mukim of Lubok Merbau, on the ground that Long Hatijah binti Anjang Drani is the registered owner thereof and that the original extract has been lost :

By Saripah binti Anjang Tenggek, for an extract from the mukim register No. 49, lot No. 1,024, in the mukim of Kampong Buaia, on the ground that Saripah binti Anjang Tenggek is the registered owner thereof and that the original extract has been lost :

By Alang Amat bin Busu Manjang, for an extract from the mukim register No. 3,033, lot No. 1,835, in the mukim of Saiong, on the ground that Pakeh Muda bin Bilal Maulona is the registered owner thereof and that the original extract has been lost :

By Laiar bin Laidin, of Salak North, for an extract from the mukim register No. 753, lot No. 935, in the mukim of Pulau Kamiri, on the ground that Laiar bin Laidin is the registered owner thereof and that the original extract has been lost :

By Wan Mohamed Salleh Datoh Sri Adika Raja, for an extract from the mukim register No. 863, lot No. 863, in the mukim of Chegar Galah, on the ground that Wan Mohamed Salleh Datoh Sri Adika Raja is the registered owner thereof and that the original extract has been lost:

By Seripah binti Lebei Hussin, for an extract from the mukim register No. 962, lot No. 1,125, in the mukim of Pulau Kamiri, on the ground that Seripah binti Lebei Hussin is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KUALA KANGSAR,
23rd June, 1916.

J. E. KEMPE,
Collector, Kuala Kangsar.

No. 2005.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Lenggong, by Mat Ali bin Ismail, for a fresh copy of extract entry mukim register No. 1,280, lot No. 1,873, in the mukim of Lenggong, on the ground that he is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the certified copy of extract applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, LENGGONG,
16th June, 1916.

R. A. AZIZ,
Collector, Upper Perak.

No. 1925.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Tapha, by Pang Phong, of Chenderiang, for a fresh extract for E.M.R. No. 2,112, in the mukim of Chenderiang, on the ground that he is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the fresh extract applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, TAPAH,
9th June, 1916.

R. C. CUSSEN,
Collector, Batang Padang.

No. 2152.—NOTICE UNDER SECTION 83 OF "THE REGISTRATION OF TITLES ENACTMENT, 1911."—Whereas declaration has been made by John Archibald Russell, the committee of the estate of Khoo Kai Siah, of loss of document of title—to wit, certificate of title No. 798, lot No. 14, section No. 3, Kajang town, grant No. 1,205, lot No. 27, section No. 1, Kajang town, and grant No. 1,230, lot No. 26, section No. 1, Kajang town:

Notice is hereby given that provisional certificate of title will issue in respect of the same on the expiration of one month from the date of publication hereof, in the absence of proper cause shown by that time to the contrary:

REGISTRAR'S OFFICE, KUALA LUMPUR,
30th June, 1916.

A. W. JUST,
Registrar, Selangor.

No. 1926.—NOTICES OF LOSS OF DOCUMENTS EVIDENCING TITLE.—Application having been made to the Collector at Kuala Lumpur—

By Thayarammall (f.), of Batu, for a new extract from register entry No. 3,350, portion No. 1,426, in the mukim of Batu, in the district of Kuala Lumpur, on the ground that she is the registered owner thereof and that the original extract has been lost:

By Haji Fatimah binti Prang Maja Lela, of Setapak, for a new extract from register entry No. 2,849, portion No. 1,494, situated in the mukim of Setapak, in the district of Kuala Lumpur, on the ground that she is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KUALA LUMPUR,
9th June, 1916.

H. E. SWAN,
Collector, Kuala Lumpur.

No. 2062.—NOTICE OF LOSS OF DOCUMENT EVIDENCING TITLE.—Application having been made to the Collector at Kuala Lumpur, by Khatib Koyan bin Abdullah, of Setapak, for new extracts from register entries Nos. 2,807 and 3,584, portion Nos. 1,438 and 2,192, situated in the mukim of Setapak, in the district of Kuala Lumpur, on the ground that Lebei Taif bin Abdullah is the registered owner thereof and that the original extracts have been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within one month from the date of publication of this notice good cause be shown to the Collector for refusing this application, the extracts applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KUALA LUMPUR,
23rd June, 1916.

H. E. SWAN,
Collector, Kuala Lumpur.

No. 1927.—NOTICE UNDER SECTION 83 OF "THE REGISTRATION OF TITLES ENACTMENT, 1911."—Whereas declaration has been made by James le Poer Power, Charles Malcolm Cumming and William Charles Ernest Gibson, of loss of document of title—to wit, certificate of title No. 425, in the mukim of Rantau, and document of charge, vol. XIII, fol. 52:

Notice is hereby given that provisional certificate of title and certified copy of charge will issue in respect of same on the expiration of one month from the date of publication hereof, in the absence of proper cause shown by that time to the contrary.

REGISTRAR'S OFFICE, SEREMBAN,
9th June, 1916.

C. W. HARRISON,
Registrar, Negri Sembilan.

No. 1928.—NOTICE UNDER SECTION 83 OF "THE REGISTRATION OF TITLES ENACTMENT, 1911."—Whereas declaration has been made by Choo Kia Peng, of Kuala Lumpur, of loss of document of title—to wit, grant No. 7,069, in the mukim of Port Dickson:

Notice is hereby given that provisional certificate of title will issue in respect of same on the expiration of one month from the date of publication hereof, in the absence of proper cause shown by that time to the contrary.

REGISTRAR'S OFFICE, SEREMBAN,
9th June, 1916.

C. W. HARRISON,
Registrar, Negri Sembilan.

No. 1929.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Seremban, by Samsu bin Hassan, of Ampangan, for a certified copy of E.M.R. No. 353, lot No. 989, in the mukim of Ampan, on the ground that he is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the certified copy applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, SEREMBAN,
9th June, 1916.

C. W. HARRISON,
Collector, Seremban.

No. 2063.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Rembau, by Sialang bin Kanchil, for a copy of T.E.M.R. No. 499, in the mukim of Legong Hilir, on the ground that he is the registered owner thereof and that the original document has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the new title applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, REMBAU,
23rd June, 1916.

RAJA KAMARALZAMAN,
Collector, Tampin.

No. 1930.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector at Kuala Lipis—

By Wan Isa bin Wan Yahya, of Ulu Tembeling, for a certified copy of Malay certificates Nos. 6,401 and 6,574, in the mukim of Ulu Tembeling, on the ground that Wan Yahya bin Wan Yusob is the registered owner thereof and that the original copies have been lost :

By Mohamed bin Mesah, of Ulu Tembeling, for a certified copy of Malay certificate No. 6,411, in the mukim of Ulu Tembeling, on the ground that Mohamed bin Mesah is the registered owner thereof and that the original copy has been lost :

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the certified copies applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KUALA LIPIS,
9th June, 1916.

W. M. MILLINGTON,
Collector, Lipis.

No. 2153.—NOTICES OF LOSS OF DOCUMENTS OF TITLE.—Application having been made to the Collector at Lipis—

By Manan bin Jinal, for certified copies of extracts held under entries in the mukim register Nos. 202, 283 and 301, of Kechau, on the ground that his father Jinal bin Awang Sat is the registered owner thereof and that the original copies have been lost :

By Musa bin Awang Kechau, for certified copies of E.M.R. Nos. 392, 393, 394 and 452, in the mukim of Kechau, on the ground that he is the registered owner thereof and that the original copies have been lost :

By Perak binti Teh Kechau, for a certified copy of E.M.R. No. 496, in the mukim of Kechau, on the ground that she is the registered owner thereof and that the original copy has been lost :

By Malim Bahru bin Nyata Kechau, for a certified copy of E.M.R. No. 547, in the mukim of Kechau, on the ground that he is the registered owner thereof and that the original copy has been lost :

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of these notices good cause be shown to the Collector for refusing these applications, the certified copies applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, KUALA LIPIS,
30th June, 1916.

M. C. HAY,
Collector, Lipis.

No. 1931.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Bentong, by Weh bin Ali, for a certified copy of E.M.R. No. 37, in the mukim of Sabai, on the ground that he is the registered owner thereof and that the original extract has been lost :

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the certified copy of the extract applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, BENTONG,
9th June, 1916.

O. H. GROVE,
Collector, Raub.

No. 1932.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Pekan, by Husin bin Awang Pandak, for seven certified copies of E.M.R. Nos. 163 and 313 on his own behalf, E.M.R. Nos. 164, 165 and 166 on behalf of his father, Awang Pandak bin Husin, and E.M.R. Nos. 40 and 42 on behalf of his grandfather, Hamid bin Langgi, in the mukim of Pahang Tua, on the ground that they are the registered owners thereof and that the original extracts have been destroyed by white ants :

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the certified copies applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, PEKAN,
9th June, 1916.

L. RAYMAN,
Collector, Pekan.

No. 2154.—NOTICE OF LOSS OF DOCUMENT OF TITLE.—Application having been made to the Collector at Pekan, by Mail bin Mirah, for two certified copies of Malay certificates Nos. 1,495, 1,517, for Jenang Husin bin Ludin, in the mukim of Penyor, on the ground that Jenang Husin is the registered owner thereof and that the original Malay certificates have been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within three months from the date of publication of this notice good cause be shown to the Collector for refusing this application, the certified copies applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, PEKAN,
30th June, 1916.

L. RAYMAN,
Collector, Pekan.

No. 1945.—UNCLAIMED DEPOSITS, LAND OFFICE, JUGRA.—Whereas the under-mentioned deposits have been left unclaimed in the Land Office, Jugra:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government.

Date of deposit.	Serial No.	Depositors.	Amount.
8/3/13 ...	7 ...	Lim Lock ...	\$ 5.60
4/12/13 ...	116 ...	Dogul bin Saut ...	3.80
16/12/13 ...	122 ...	Tangavalu ...	2.60
9/2/14 ...	7 ...	Hassan bin Abas80
22/4/14 ...	11 ...	A. Ampalam ...	5.40
" ...	12 ...	K. Arunasalam ...	5.40
" ...	14 ...	Sinnasamy ...	5.40
" ...	15 ...	Appasamy ...	5.40
" ...	16 ...	Govindammal ...	5.40
" ...	17 ...	V. Arunasalam ...	5.40
" ...	18 ...	Munisamy Naidu ...	5.40

LAND OFFICE, JUGRA,
29th May, 1916.

N. K. BAIN,
Collector, Kuala Langat.

No. 1392.—UNCLAIMED DEPOSITS, LAND OFFICE, SEREMBAN.—Whereas the under-mentioned deposits have been left unclaimed in the Land Office, Seremban:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

Date of deposit.	Depositors.	Serial No.	On account of	Amount.
21/12/10 ...	Registration Clerk ...	58 ...	On account of fees...	\$ 9.00
24/8/11 ...	Collector of Land Revenue...	33 ...	A/c Chu Swee Chow ...	3.00
12/10/11 ...	"	341 ...	Chek Hock ...	2.00
16/11/11 ...	"	372 ...	Haji Siah ...	3.00
" ...	"	373 ...	Chong Mew Yong75
" ...	"	374 ...	Ajap bin Ranjing40
" ...	"	375 ...	Haji Matnor75
17/11/11 ...	"	380 ...	M. A. R. Muthalaga Pillay ...	3.75
5/12/11 ...	"	399 ...	Lim Ah Sam ...	5.00
5/6/12 ...	"	131 ...	Tam Si ...	3.20
10/11/12 ...	"	343 ...	C. C. Nam ...	3.20
20/12/12 ...	"	429 ...	Ah Hye and another...	3.00
" ...	"	340 ...	Tee Chan and another	17.00
" ...	"	431 ...	Tee Beng ...	5.50
" ...	"	433 ...	Tan Moeng Tho ...	1.55
" ...	"	434 ...	Chan Swee Neow ...	2.00
" ...	"	436 ...	Loh Pak Sin ...	1.00
" ...	"	438 ...	Nyai binti Hussin ...	1.00
" ...	"	439 ...	Mantin bin Amin ...	3.00
" ...	"	440 ...	Bakar bin Hussin75
" ...	"	441 ...	Leong Ho ...	7.00
" ...	"	442 ...	Chong Fa and Lee Fan	5.00
" ...	"	443 ...	Lim Ah Sam ...	4.00
" ...	"	444 ...	Peng. Raja bin B. Kaya	12.00
" ...	"	446 ...	Chong Tah ...	3.00
13/3/13 ...	"	91 ...	Choo Shin Wing ...	10.80
17/12/13 ...	"	528 ...	Lim Yew Soon and Lim Kian	
" ...	"	"	Wee ...	93.00
" ...	"	529 ...	S. Chinniah ...	39.80
" ...	"	530 ...	Tipah and Kasah ...	7.00
" ...	"	531 ...	Lamah binti Layer40
" ...	"	532 ...	T. F. A. Pole ...	17.00
" ...	"	533 ...	Tan Kang Yan and Lim Chin	
" ...	"	"	Yean ...	12.00
" ...	"	535 ...	Rilah binti Leman ...	6.50
" ...	"	536 ...	M. Sithampara Pillay	2.00
" ...	"	538 ...	Syed Hassim Ali Karit, etc.	—
" ...	"	539 ...	Song Ah Son ...	6.00
" ...	"	540 ...	T. F. A. Pole ...	1.00
" ...	"	541 ...	Abdullah bin Gialor ...	1.00

Date of deposit.	Depositors.	Serial No.	On account of	Amount.
18/12/13	Collector of Land Revenue...	549	A/c Bawi bin Sulong	\$12.25
"	"	550	Disat bin Unus	.50
"	"	551	Doraman bin Mataji	.60
"	"	552	Chew Wan Seng	1.00
"	"	553	Choo Chin Nam	1.00
"	"	554	Tan Soon Lam and another	1.00
"	"	555	Lim Kiam Wee	1.00
7/7/14	Lee Heng	68	Balance fee, L.O. 771/12	7.60
22/9/14	Yap Kwee	91	" L.O. 489/10	5.50
"	Lee Shin	92	" L.O. 472/12	4.40
"	Chok Hing	93	" L.O. 809/12	5.00
7/12/14	Collector of Land Revenue...	104	Ng Soon and Lee Chip, balance sale fee	.60
"	"	105	J. M. Gunn, balance sale fee	4.80
"	"	106	Cha Hok	1.00
"	"	108	Toe Tua Phoe	2.00
8/12/14	"	112	Monah binti Jola	1.00
"	"	113	Ahmat bin Suboh	.90
"	"	114	Ong Kim Seng	.50
"	"	115	Tai Tam	.50
9/12/14	"	116	Haji Yahya	17.50
12/12/14	"	119	M. Veerapan	67.70
"	"	120	Chin Ah Pin	41.70
14/12/14	"	14	Ng Kim Tin	5.00
"	"	122	Chin Sam Yew	1.00
"	"	123	Chee Hok	4.00
"	"	124	Lee Choon Hup	.50
"	"	125	E. H. Sahib	.50
"	"	126	Sai Tong	1.00
"	"	127	Ng Chok Chan	45.00
"	"	128	Lim Chin Dee	1.00
"	"	129	Chong Kow Koh	44.00
"	"	130	Junus bin H. Ebrahim	5.00
"	"	131	"	30.50
"	"	132	Setul Hydraulic Tin Mining Co., balance sale fee	5.00
"	"	133	Chin Chow Sang	1.00
"	"	134	Jahya bin Sabar	4.00
"	"	137	Cha Numkar	1.00
"	"	145	Nun Chin Hup, balance fee, L.O. 467/13	1.60

LAND OFFICE, SEREMBAN,
11th April, 1916.

C. W. HARRISON,
Collector, Seremban.

No. 2090.—UNCLAIMED DEPOSITS, DISTRICT OFFICE, KUALA KANGSAR.—Whereas the under-mentioned deposits have been left unclaimed in the District Office, Kuala Kangsar:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amount will be transferred to Government.

SCHEDULE.

Date of deposit.	Serial No.	Treasury receipt No.	Particulars.	Amount.
30/10/11	—	120	D.O. for Chellappa, a/c tender for toddy shop	\$25.00
7/10/15	25/15	39	D.O. for Station Master, S. Siput, a/c amount realized by auction of goat	3.10

DISTRICT OFFICE, KUALA KANGSAR,
13th June, 1916.

H. B. ELLERTON,
Collector, Kuala Kangsar.

No. 1678.—UNCLAIMED DEPOSITS, MAGISTRATE'S COURT, JUGRA, KUALA LANGAT.—Whereas the under-mentioned deposits have been left unclaimed in the Magistrate's Court, Jugra:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

Date of deposit.	No. of deposit.	Case No.	By whom deposited.	In favour of whom.	Amount.
12/2/13	8/13	C.S. 87/12	Bolam	Alang	\$1.00
20/6/13	29/13	" 75/13	Bailiff of Courts	Account C.S.	3.25
22/9/13	44/13	" 137/12	Lee Tho Kee	Yong Kim Thin	3.00
28/10/13	55/13	" "	"	"	3.00
24/3/14	21/14	—	Mr. Harston	Nurom Khan	4.00
11/5/14	52/14	C.S. 45/14	Raja Kudin	Bachik	5.00
13/7/14	80/14	" 99/14	Haji Yasin	Gan Chong	5.00
27/8/14	90/14	" 105/14	Karuppanna Kavundan	Kumarappa Naidu	9.00

MAGISTRATE'S OFFICE, JUGRA,
12th May, 1916.

N. K. BAIN,
Magistrate.

No. 1865.—UNCLAIMED DEPOSITS, MAGISTRATE'S COURT, KUALA PILAH.—Whereas the under-mentioned deposits have been left unclaimed in the Magistrate's Court, Kuala Pilah:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

Date of deposit.	No. of deposit.	Case No.	By whom deposited.	In favour of whom.	Amount.
28/8/12	101/12	82/12	Mahoon	Ong Lam	\$ 1.00
10/9/12	110/12	91/10	Kano bin Asin	Samat	7.42
22/4/13	51/13	214/10	Mashoot	Lassim	3.00
7/7/13	81/13	248/11	Sohan	Shatima bin Jaman	2.00
22/7/13	89/13	316/07	Sama	Mindat binti Haji Tahar	3.00
17/12/13	159/13	132/13	Treasurer, Seremban	Chua Heng Chong	4.50
"	"	111/13	"	Chia Soon	38.77
"	"	127/13	"	Ten Poh	2.08
17/2/14	30/14	12/14	Jeo Tat	Ang Seng Chye	2.00
29/4/14	69/14	109/14	Manap	Ang An	2.00
7/5/14	74/14	12/14	Teo Sat	Ang Seng Chye	2.00
8/5/14	76/14	93/14	Sin Theow	Ong Seng	3.00
19/5/14	86/14	256/13	Hajim	Sunder Singh	3.00
8/6/14	99/14	93/14	Sai Pheau	Ang Ain	1.00
10/7/14	125/14	"	"	"	1.00
14/7/14	128/14	106/14	Basir	See Choi	3.00
"	132/14	101/14	Tan Piah	Abdullah	1.00
30/11/14	232/14	12/14	Jeo Tat	Ang Seng Chye	1.00
11/12/14	241/14	220/14	Rejah	Nayan bin Sulong	3.00
22/12/14	250/14	327/14	K. P. Paul	Gan Keng	1.50
24/12/14	260/14	175/14	Usop	Posal binti Chateh	2.30
5/1/15	6/15	220/14	Rejah	Nayan bin Sulong	3.00
21/1/15	21/15	287/14	Auctioneer	Saitin and Simah	14.25
20/2/15	32/15	28/14	Chong Choy	Dapoo	3.00
8/3/15	42/15	12/14	Jeo Tat	Ang Seng Chye	1.00
9/4/15	70/15	351/14	Taib	Ramat bin Patut	1.00
4/5/15	95/15	69/15	Bakar	S. M. R. M. Veerappa Chetty	1.50

MAGISTRATE'S OFFICE, KUALA PILAH,
27th May, 1916.

J. E. NATHAN,
Magistrate.

No. 1588.—UNCLAIMED DEPOSITS, MAGISTRATE'S COURT, KUANTAN.—Whereas the under-mentioned deposits have been unclaimed in the Magistrate's Court, Kuantan:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

Date of deposit.	No. of deposit.	Case No.	By whom deposited.	Amount.
13/2/13	11/13	C.S. 65/10	Musa bin Bulat	\$ 30.00
25/3/13	20/13	" 16/13	Yeop Chee	36.29
13/5/13	24/13	L.A. 9/11	Magistrate, Kuantan, a/c Taman Singh, deceased	173.13
"	26/13	C.S. 145/12	Teng Choe	5.00
30/6/13	33/13	" 200/11	Ong Boon Chong	5.00
25/10/13	59/13	C.C. 578/13	Ah Pong	5.00
5/11/13	63/13	C.S. 247/12	Chang Choong	5.00
4/12/13	71/13	" 247/12	"	5.00
8/1/14	2/14	" 247/12	"	5.00
17/3/14	14/14	" 247/12	"	10.00
31/7/14	34/14	"	Magistrate, Kuantan, a/c coolies of Chee Ah Saw, K. Reman	65.34
26/8/14	42/14	C.S. 172/14	Tah Chong	3.78

MAGISTRATE'S OFFICE, KUANTAN,
28th April, 1916.

S. W. JONES,
Magistrate.

No. 1442.—UNCLAIMED DEPOSITS, COURT-HOUSE, KRIAN.—Whereas the deposits enumerated in the schedule hereto have been left unclaimed, notice is hereby given that, unless legal claims to the amounts of the deposits or any part thereof are established within three months from date, the amounts will be transferred to Government revenue.

Date of deposit.	Deposited by whom.	Particulars.	Amounts.
10/3/14	Bailiff of Court	Net sale proceeds in C.S. No. 529/13 awaiting payment to defendant, Tan Kim Sek	\$ 7
26/3/14	Palaniandy	Deposit in C.S. No. 498/13 in favour of Mr. B. C. Griffin	15
15/5/14	Magistrate, Krian	Compensation paid by complainant in P.C. No. 254/14 in favour of accused, Muniandy	10
21/5/14	T. R. M. M. R. Muthu Karupen Chetty	Travelling expenses of defendants (Mat bin Ismail and M. Utaravathi) in C.S. No. 36/14	1
27/11/14	Hashim Din	Deposit in P.C. No. 591/14 for distribution between Boota, Pakiri, Yussof and Yegan	45

MAGISTRATE'S OFFICE, PARIT BUNTAR,
17th April, 1916.

A. S. SMALL,
Magistrate.

No. 1866.—UNCLAIMED DEPOSITS, EXECUTIVE ENGINEER'S OFFICE, PUBLIC WORKS DEPARTMENT, RAUB.—Whereas the under-mentioned deposits have been left unclaimed in the Executive Engineer's Office, Public Works Department, Raub:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the said deposits will be transferred to Government revenue.

SCHEDULE.

Date of deposit.	Depositors.	Particulars of deposit.	Serial No.	Amount.
17/12/07 ...	Haji Abdullah ...	Deposit for keys of quarters ...	3 (68) ...	\$2
25/10/12 ...	Nawab Ali ...	" " ...	9 (2) ...	1
2/11/12 ...	Sinnatamby ...	" " ...	14 (8) ...	1
" " ...	R. M. Carson ...	" " ...	15 (9) ...	1
4/11/12 ...	E. Hitam ...	" " ...	16 (10) ...	1
7/11/12 ...	J. L. Statham ...	" " ...	17 (11) ...	1
12/11/12 ...	S. Hup Chin ...	" " ...	18 (12) ...	1
28/11/12 ...	R. Sinnathurai ...	" " ...	20 (14) ...	1
23/1/13 ...	Rajoo ...	" " ...	25 (19) ...	1
7/1/14 ...	R. J. R. Ibrahim ...	" " ...	28 (33) ...	1

PUBLIC WORKS DEPARTMENT, RAUB,
19th May, 1916.

H. L. BENNETT,
Acting Executive Engineer, Raub.

No. 2091.—UNCLAIMED DEPOSITS, FEDERATED MALAY STATES TREASURER'S OFFICE, KUALA LUMPUR.—Whereas the under-mentioned deposits have been left unclaimed in the Federated Malay States Treasurer's Office, Kuala Lumpur:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

SCHEDULE.

Date of deposits.	Depositors or particulars.	Amount.
14/11/10 ...	MacBeth & Barrett, a/c leasing ground, Penang ...	\$100.00
24/11/10 ...	Auditor-General, a/c Mr. R. Blue ...	10.00
30/12/11 ...	Tunku Suleiman, late of the Forest Office ...	11.74
27/5/15 ...	Director of Agriculture, a/c agricultural show ...	962.45

OFFICE OF THE TREASURER, F.M.S., KUALA LUMPUR,
14th June, 1916.

H. A. SMALLWOOD,
Treasurer, F.M.S.

No. 1589.—UNCLAIMED DEPOSIT, SUB-TREASURY, BENTONG.—Whereas the under-mentioned deposit lying in the Sub-Treasury, Bentong, has been left unclaimed:

Notice is hereby given that, unless legal claim thereto is established within three months from this date, the amount will be transferred to Government revenue.

SCHEDULE.

Date of deposit—13/5/09. Depositor—Inspector of Police. On account of—Sale of an unclaimed bicycle. Amount—\$10.

TREASURY OFFICE, BENTONG,
2nd May, 1916.

O. H. GROVE,
Sub-Treasurer, Bentong.

No. 1590.—UNCLAIMED DEPOSITS, FOREST OFFICES, BATU GAJAH, TAPAH, KUALA KANGSAR, GRIK, TANJONG MALIM, PARIT BUNTAR AND SELAMA.—Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

District.	Date.	Receipt No.	Particulars.	Amount.
Kinta ...	11/6/06 ...	2,732 ...	Fam Chin of Thai Li ...	\$ 75.00
" ...	8/6/09 ...	812,445 ...	Chi Cheat of Yun Foong ...	16.60
" ...	9/7/09 ...	812,470 ...	Chan Ju of Si Cheong ...	23.40
" ...	10/1/10 ...	345,153 ...	Li Ng of Kong Soon ...	10.20
" ...	22/6/10 ...	344,146 ...	Wong Yeow of Lee Hong ...	12.57
" ...	6/7/10 ...	344,157 ...	Kong Chai of Yin Chong70
" ...	9/8/10 ...	344,179 ...	Voon Keong of Tan Khoo Kee ...	9.26
" ...	22/7/11 ...	811,884 ...	Wong Pat Lin of Man Fatt ...	13.00
" ...	5/3/12 ...	632,727 ...	Yung Yoon, Ng Ah Kwai and Low Tong Fatt of Kong Yee Hap ...	55.42
" ...	26/3/12 ...	632,746 ...	Wong Fon of Kong Hin ...	11.40
" ...	19/4/12 ...	632,770 ...	Lee Chow of Man Woh ...	50.00
" ...	15/5/12 ...	632,795 ...	Foo Kin of Yun Foh ...	12.00
" ...	10/6/12 ...	661,615 ...	Abdulrahman bin Haji Osman ...	30.00
" ...	" ...	661,616 ...	" " ...	10.00

District.	Date.	Receipt No.	Particulars.	Amount.
Kinta ...	23/8/12 ...	661,675 ...	Messrs. Ampang Tin Mining Coy.	\$100.00
" ...	9/12/12 ...	664,551 ...	Tham Chee Weng of Kong Sang	1.20
" ...	7/3/13 ...	880,201 ...	Kadir bin Serban ...	2.30
" ...	6/5/13 ...	880,258 ...	Liew Mooi of Kim Foh ...	50.00
" ...	7/1/14 ...	842,788 ...	Abdul Hamid bin Mohamed Noor	164.82
" ...	20/1/14 ...	79,501 ...	Cheah Fee of Sin Nghi Shin ...	1.00
" ...	25/2/14 ...	79,525 ...	L. J. B. Madden ...	50.00
" ...	4/3/14 ...	79,534 ...	Chew Khien of Man Foh ...	100.00
" ...	13/3/14 ...	79,552 ...	Wong Loy of Sam Sheng ...	93.70
" ...	" ...	79,553 ...	Chong Kwi of Soon Cheong ...	11.40
" ...	18/3/14 ...	79,559 ...	Lee Weng of Yee Hap Cheng ...	25.00
" ...	27/4/14 ...	79,576 ...	Chen Ah Yoon of Hap Lee ...	36.80
" ...	9/7/14 ...	83,212 ...	Chu Siew of Yin Foh Him ...	3.50
" ...	21/7/14 ...	83,221 ...	W. Mertens & Co., Ltd. ...	100.00
" ...	1/12/14 ...	83,268 ...	Kong Koi of Sang Cheong ...	35.10
B. Padang ...	1/12/10 ...	190,349 ...	Pharn Soo ...	25.00
" ...	10/4/12 ...	162,125 ...	Ah Yin ...	15.00
" ...	1/4/13 ...	102,191 ...	Foo Khoon ...	25.00
" ...	7/2/14 ...	880,513 ...	Wong Yoon ...	50.00
" ...	28/2/14 ...	880,527 ...	E.A.C.F., a/c. Fum Seng,	
			balance of deposit	12.92
" ...	10/7/14 ...	880,563 ...	F.R., a/c. Cheang Chin,	
			balance of deposit	14.50
" ...	18/12/14 ...	142,207 ...	F.R., a/c. Isa bin Wahab,	
			balance of deposit	7.03
" ...	" ...	142,208 ...	F.R., a/c. Lee Pow,	
			balance of deposit	18.92
K. Kangsar ...	6/3/14 ...	444,891 ...	Lim Ti Kong ...	25.00
" ...	9/2/07 ...	16 ...	Hatib Saman bin Kulop ...	25.00
U. Perak ...	25/11/13 ...	198,269 ...	Kulop Ahamed bin Puteh ...	19.40
" ...	6/5/14 ...	198,281 ...	" ...	5.60
" ...	10/3/14 ...	198,276 ...	Choo Woo ...	5.68
" ...	25/8/14 ...	198,287 ...	Wong Fook ...	18.92
T. Malim ...	5/10/09 ...	563,130 ...	Teh Hoon ...	40.15
" ...	20/1/12 ...	563,167 ...	Chew Kong Boo ...	20.00
" ...	1/4/13 ...	563,186 ...	Goon Swee Hong and Loke Choi	100.00
" ...	24/11/13 ...	563,198 ...	Goon Swee Hong ...	100.00
" ...	26/8/14 ...	910,709 ...	Cheah Kim ...	3.53
" ...	5/6/14 ...	910,706 ...	Soo Soon ...	8.84
Krian ...	8/5/12 ...	600,652 ...	Soh Siew Keong ...	35.00
Selama ...	17/5/12 ...	19/12 ...	Ng Tha ...	100.00

FOREST DEPARTMENT, TAIPING,
3rd May, 1916.

B. H. F. BARNARD,
Deputy Conservator of Forests, Perak.

No. 2092.—UNCLAIMED DEPOSIT, FOREST OFFICE, PORT DICKSON.—Whereas the under-mentioned deposit has been left unclaimed in the Forest Office, Port Dickson:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amount will be transferred to Government revenue.

SCHEDULE.

Date of deposit—28/4/15. Serial No.—6/15. Forest deposit receipt No.—98. Name—District Officer, Coast, a/c G. Cumming (deceased). Amount—\$14.50.

FOREST DEPARTMENT, SEREMBAN,
10th June, 1916.

W. E. KINSEY,
Deputy Conservator of Forests, Negri Sembilan.

No. 2023.—UNCLAIMED DEPOSITS, SANITARY BOARD OFFICE, SEREMBAN.—Whereas the under-mentioned deposits have been left unclaimed in the Sanitary Board Office, Seremban:

Notice is hereby given that, unless legal claims thereto are established within three months from this date, the amounts will be transferred to Government revenue.

SCHEDULE.

Date of deposit.	No. of deposit.	Receipt No.	Particulars.	Amount.
9/2/15 ...	16/15 ...	36,892 ...	Upkeep of ground, from Arthur Milthorp ...	\$10.00
27/5/15 ...	20/15 ...	36,895 ...	Balance of money realized at auction sale for property in house No. 39, Senawang, seized under Warrant of Attachment No. 18,534 of 5th May, 1915 ...	10.09

SANITARY BOARD OFFICE, SEREMBAN,
5th June, 1916.

H. H. BANKS,
Chairman, Sanitary Board, Seremban.

No. 2093.—SANITARY BOARD NOTICE.—THE ADDITIONAL ASSESSMENT PAYABLE FROM 1ST JANUARY, 1917.—Notice is hereby given that the books containing the valuation of, and rates imposed on, land situated within the town limits of Kuala Lumpur, to which section 11A of the Sanitary Boards Enactment (dealing with the additional assessment rate imposed upon land unbuilt upon and within 100 feet of certain roads) has been applied (*vide* Gazette Notification No. 98 of the 14th January, 1916), are open to the inspection of rate-payers at the Sanitary Board Office, Kuala Lumpur, on week-days between the hours of 10 a.m. and 4 p.m. (12 noon on Saturdays).

And further notice is hereby given that the Board will consider any appeals against the valuation rates aforesaid at the Sanitary Board Office, at 10.30 a.m. on Wednesday, 6th September, 1916, after which date the books will be closed.

All objections to the assessment must be made in writing, or orally, *at least fourteen days before the date of the meeting.*

The assessment becomes payable from the 1st January, 1917.

SANITARY BOARD OFFICE, KUALA LUMPUR,
17th June, 1916.

C. F. J. GREEN,
Chairman.

TENDERS INVITED.

MINING LAND, SERENDAH.

Tenders are invited for the leasing, for mining purposes, of a block of State land, situated in the town of Serendah.

2. The description of the land is as follows:

Allotment No.	Section No.	Area.	Boundaries.
		A. R. P.	
4	27	7 3 35	North, allotment No. 7, section No. 21 and road; South, road and section No. 26; East, allotment No. 1, section No. 27; West, allotment No. 2, section No. 28

3. Each tender must state the premium per acre the tenderer is prepared to pay, exclusive of fees for survey, boundary marks and preparation of lease, for which the successful tenderer will be responsible.

No tender for less than \$50 per acre will be considered, and each tender must be accompanied by a deposit of \$100 as a guarantee of good faith. The deposit will be forfeited in the event of a successful tenderer failing to pay the premium within the specified time. The deposits of unsuccessful tenderers will be returned.

4. The successful tenderer will be required, before issue of the lease, to enter into an agreement with the State Engineer with regard to the deviation and raising of the road and to furnish security in the sum of \$5,000 for due fulfilment of his obligations in this respect.

5. Tenders will be received by the District Officer, Ulu Selangor, up to 12 noon on the 24th July, 1916, and should be in sealed covers, marked outside "Tender for Mining Land, Serendah."

6. The premium and other fees must be paid by the successful tenderer within fourteen days of the acceptance of the tender.

7. The term of the lease will be three years.

8. Plans may be inspected, and other information obtained at the Land Office, Kuala Kubu.

9. The Government does not bind itself to accept the highest or any tender.

ERECTION OF AN ASSOCIATION WARD AT BATU GAJAH PRISON.

Tenders will be received at the office of the Secretary to Resident, Perak, Taiping, up to noon of the 24th July, 1916, for the erection of an Association Ward at Batu Gajah Prison.

Plans and specifications may be seen and all particulars obtained at the office of the Government Architect, Kuala Lumpur, and the Assistant Architect, at Ipoh, any working day between the hours of 9.30 a.m. and 4 p.m. (Saturdays 8 a.m. and 12 noon).

Tenders must be labelled as specified above, and must be made on the printed tender form to be obtained at the office of the Assistant Architect, Ipoh.

The Government does not bind itself to accept the lowest or any tender.

QUARRYING, BREAKING AND CARTING LATERITE ROAD METAL FROM QUARRIES OF THE SEREMBAN-RANTAU ROAD.

Tenders will be received at the office of the Secretary to Resident, Negri Sembilan, Seremban, up to noon of the 20th July, 1916, for the quarrying, breaking and carting on to the roadside wherever required of Laterite Road Metal from the new quarry at the 8th mile of the Seremban-Rantau road, and all quarries between the 8th and 25th miles.

The metal is to be broken to pass a 2½" ring:

Prices to be quoted separately for	(1) quarrying and breaking metal;
"	(2) cartage for 1st mile;
"	(3) cartage for 2nd and subsequent miles.

Specifications may be seen and all particulars obtained at the office of the Executive Engineer, Coast District, at Port Dickson, any working day between the hours of 9.30 a.m. and 4 p.m. (Saturdays 8 a.m. and 12 noon).

Tenders must be labelled as specified above for each work, and must be made on the printed tender form to be obtained at the P.W.D. office.

The Government does not bind itself to accept the lowest or any tender.

FEDERATED MALAY STATES RAILWAYS.

LEASE OF TREES, TRONOH AND PUSING.

Tenders are invited for the lease of all those coconut and other fruit trees within the railway reserve at Tronoh and Pusing Stations enumerated below for the period of three years commencing from 1st August, 1916:

122 Coconut, bearing	13 Coconut, not bearing
3 Durian "	13 Durian "
1 Rambutan "	10 Rambutan "

Sealed tenders, endorsed "Tender for Leasing Trees, Tronoh and Pusing," will be received at the office of the General Manager, Federated Malay States Railways, Kuala Lumpur, up till noon on Monday, the 24th July, 1916.

Particulars and terms of contract can be obtained at the office of the District Engineer, Ipoh, any day during working hours.

The Government does not bind itself to accept the highest or any tender.

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NOTICE.

TAKE notice that I the undersigned have revoked the power of attorney given by me in favour of one A. Krishna Iyer, such power of attorney bearing date the 17th day of August, 1915, registered No. 455 of 1915.

Dated this 2nd day of June, 1916.

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I.—RULES AND INSTRUCTIONS REFERRED TO IN
GAZETTE NOTIFICATION No. 2179.

RULES and Instructions for the Registrar, Assistant Registrars and Deputy Registrars of the Supreme Court, made by the Judicial Commissioners, with the approval of the Chief Secretary, under the provisions of "The Courts Enactment, 1905," and "The Courts Enactments, 1905, Amendment Enactment, 1915," in respect of non-contentious business in the Supreme Court in its probate jurisdiction.

NON-CONTENTIOUS BUSINESS.

Non-contentious business means the business of obtaining probate and administration where there is no contention as to the right thereto, including the passing of probate and administration through the Registry in contentious cases where the contest is terminated, and all business of a non-contentious nature to be taken in the Court in matters of testacy and intestacy, not being proceedings in any suit, including applications required to be made in the administration of the estate, and also the business of lodging caveats against the grant of probate or administration and the warning of caveats.

1. The Principal Registries of the Supreme Court referred to in these rules are :

In the State of Selangor, the Registry at Kuala Lumpur ;
In the State of Perak, the Registry at Ipoh ;
In the State of Negri Sembilan, the Registry at Seremban ;
And in the State of Pahang, the Registry at Raub.

2. The District Registries of the Supreme Court referred to in these rules are the Registries for the districts specified in the schedule to this rule at the places mentioned in such schedule and such other District Registries as may be added thereto or substituted therefor.

SCHEDULE.

Districts in Selangor.				Places of District Registries.
Ulu Selangor	Kuala Kubu
Klang	Klang
Kuala Selangor	Kuala Selangor
Ulu Langat	Kajang
Kuala Langat	Jugra
Districts in Perak.				
Larut, Matang and Selama	Taiping
Kinta	Batu Gajah
Kuala Kangsar	Kuala Kangsar
Batang Padang	Tapah
Krian	Parit Buntar
Upper Perak	Grit
Lower Perak	Telok Anson

Districts in Negri Sembilan.				Places of District Registries.
Jelevu	Jelevu
Kuala Pilah...	Kuala Pilah
Tampin	Tampin
Coast	Port Dickson

Districts in Pahang.				
Kuala Lipis	Kuala Lipis
Temerloh	Temerloh
Kuantan	Kuantan
Pekan	Pekan

3. "Registrar" includes the Assistant Registrars of the Supreme Court at the Principal Registries at Ipoh, Seremban and Raub, and "District Registrar" means the Assistant Registrar of the Supreme Court in a district, or Deputy Registrar, if there is no Assistant Registrar in the district.

4. Application for probate or letters of administration may be made at the Principal Registry of the State in which the property belonging to the deceased's estate is situate or in which, at the time of his death, he had a fixed place of abode in all cases. Application may also be made at a District Registry in cases where the deceased, at the time of his death, had a fixed place of abode within the district in which the application is made and the value of the estate in respect of which the grant is applied for does not exceed one thousand dollars and not otherwise.

5. Probate of a will or letters of administration may, upon application for that purpose at the District Registry, be granted by the District Registrar in the name of the Supreme Court and under the seal appointed to be used in such District Registry if it shall appear by affidavit of the person or some or one of the persons applying for the same that the testator or intestate, as the case may be, at the time of his death, had his fixed place of abode within the district in which the application is made, such place of abode being stated in the affidavit, or had some property situate within such district and that the value of the estate in respect of which such probate or letters of administration should be granted does not exceed one thousand dollars.

6. Probate of a will or letters of administration may, upon application for that purpose at the Principal Registry, be granted by the Registrar in the name of the Supreme Court and under the seal of the Court if it shall appear by affidavit of the person or some or one of the persons applying for the same that the testator or intestate, as the case may be, at the time of his death, had a fixed place of abode within the State in which the application is made, such place of abode being stated in the affidavit, or had some property situate within such State and that the value of the estate in respect of which such probate or letters of administration should be granted does not exceed one thousand dollars.

7. Such applications may be made through a solicitor or attorney or in person by executors and parties entitled to grants of administration.

8. The Registrars and District Registrars, before they entertain any application for probate or letters of administration, must ascertain

that the deceased had, at the time of his death, a fixed place of abode within his district and that his estate does not exceed in value one thousand dollars.

9. The Registrars and District Registrars are not to allow probate or letters of administration to issue until all the enquiries which they may see fit to institute have been answered to their satisfaction and this refers more particularly to applications made in person by executors and others. The Registrar or District Registrar is notwithstanding to afford as great facility for the obtaining grants of probate or administration as is consistent with a due regard to the prevention of error or fraud.

10. Applications for probate or letters of administration of the estate of a deceased person, which exceeds in value the sum of one thousand dollars, are to be made by way of petition to the Court, signed and verified in the manner required by "The Probate and Administration Enactment, 1904."

11. Petitions for probate or letters of administration shall not be brought on for hearing until all contentious business arising upon the petition has been terminated under these rules or the rules for regulating the procedure in contentious business.

AS TO PROBATE OF WILLS AND CODICILS AND LETTERS OF ADMINISTRATION WITH THE WILL (OR WILL AND CODICILS) ANNEXED.

EXECUTION OF A WILL.

12. Upon receiving an application for probate or letters of administration with the will annexed, the Registrar or District Registrar must inspect the will and each codicil and see whether by the terms of the attestation clause (if any) it is shown that the same have been executed by the testator in the presence of a witness or witnesses.

13. If there be no attestation clause to a will or codicil presented for probate or if the attestation clause thereto be insufficient, the Registrar or District Registrar must require an affidavit from at least one of the subscribing witnesses, if they or either of them be living to prove that he was present and saw the testator affix his signature (or mark) thereto (as the case may be) or that the testator acknowledged the writing purporting to be his will or codicil to be his last will and testament or codicil in the presence of such witness.

14. If on perusing the affidavit or affidavits setting forth the facts of the case it appear doubtful whether the will or codicil has been duly executed, the District Registrar must transmit a statement of the matter to the Registrar of the Principal Registry who may require the parties to bring the matter before the Judge on motion.

15. If both the subscribing witnesses are dead, or if from other circumstances no affidavit can be obtained from either of them, resort must be had to other persons (if any) who may have been present at the execution of the will or codicil or when it was acknowledged by the testator as his last will or codicil; but if no affidavit of any such other person can be obtained evidence on affidavit must be procured of that fact and of the handwriting of the deceased and the subscribing witnesses and also of any circumstances which may raise a presumption in favour of the due execution.

INTERLINEATIONS AND ALTERATIONS.

16. Interlineations and alterations are invalid unless they existed in the will at the time of its execution, or, if made afterwards, unless they have been executed by the testator and attested, or unless they have been rendered valid by the re-execution of the will, or by the subsequent execution of a codicil thereto.

17. When interlineations or alterations appear in the will (unless duly executed or recited in or otherwise identified by the attestation clause), an affidavit or affidavits in proof of their having existed in the will before its execution must be filed, except when the alterations are merely verbal, or when they are of but small importance and are evidenced by the initials of the attesting witnesses.

ERASURES AND OBLITERATIONS.

18. Erasures and obliterations are not to prevail unless proved to have existed in the will at the time of its execution or unless the alterations thereby effected in the will are duly executed and attested, or unless they have been rendered valid by the re-execution of the will, or by the subsequent execution of a codicil thereto. If no satisfactory evidence can be adduced as to the time when such erasures and obliterations were made, and the words erased or obliterated be not entirely effaced, but can upon inspection of the paper be ascertained, they must form part of the probate.

19. In every case of words having been erased or obliterated, which might have been of importance, an affidavit must be required.

DEEDS, ETC., REFERRED TO IN THE WILL.

20. If a will contain a reference to any deed, paper, memorandum or other document, of such nature as to raise a question whether it ought or ought not to form a constituent part of the will, the production of such deed, paper, memorandum or other document must be required, with a view to ascertain whether it be entitled to probate, and, if not produced, its non-production must be accounted for.

21. No deed, paper, memorandum or other document can form part of a will unless it was in existence at the time when the will was executed.

APPEARANCE OF THE PAPER.

22. If there are any vestiges of sealing wax or wafers or other marks upon the testamentary papers, leading to the inference that a paper, memorandum, or other document has been annexed or attached to the same, they must be satisfactorily accounted for, or the production of such paper, memorandum or other document must be required; and, if not produced, its non-production must be accounted for.

CODICILS.

23. The above rules respecting wills apply equally to codicils.

DOUBTFUL CASES.

24. If it be doubtful whether any will or codicil be entitled to probate, or whether any interlineation, alteration, erasure, or obliteration ought to prevail, or whether any deed, paper, memorandum, or other document ought to form part of a will or codicil, or if any doubt arises in consequence of the appearance of the paper, or on any other point, the District Registrar must communicate with the Registrar of the Principal Registry.

OF PROOF OF EXECUTION OF WILL, CODICILS AND
TESTAMENTARY PAPERS.

EXECUTION OF A WILL.

25. A will, codicil or testamentary paper, signed at the end of it by the testator and attested by two disinterested witnesses (although there is no clause of attestation) is *prima facie* entitled to probate.

26. In cases where a will, codicil or testamentary paper is attested by two witnesses, such witnesses are not required to have been present with the testator at the same time. It is sufficient if the testator subscribed his name or made his mark to it in the presence of one attesting witness or produced it with his name already written or his mark already made to one attesting witness and afterwards produced it to the other attesting witness, provided that on each occasion he declared it to be his will, codicil or testamentary disposition, or otherwise notified his intention that it should operate as such.

27. If the will, codicil or testamentary paper is signed at the end of it by the testator but is unattested, and there is nothing to show the intention that it should be attested by witnesses, the affidavit of two disinterested persons to prove the signature to be of the handwriting of the testator will be sufficient to entitle the paper to probate.

28. If the will, codicil or testamentary paper is signed at the end of it by the testator, and attested by one witness only, and there is nothing to show the testator's intention that it should be attested by a second witness, the affidavit of one disinterested person to prove the signature to be of the handwriting of the testator will be sufficient to entitle the paper to probate.

29. The circumstance of a person being named as an executor in the will, codicil or testamentary paper, or being interested as a legatee or as the husband or wife of a legatee under such will, codicil, or testamentary paper, renders him or her incompetent to become an attesting witness to it, so that if the name of a person so interested appears as that of a subscribing witness to the will, codicil, or testamentary paper, the same, so far as regards his or her attestation, must be considered as unattested, and his or her evidence in support thereof will be inadmissible, unless he or she shall first release his or her interest thereunder.

30. The will, codicil, or testamentary paper shall appear on the face of it to be a complete document; if an attestation clause or the word "witnesses" appear written at the foot of the paper, the same being unattested, or if the paper purport on the face of it to be a draft of a will, the copy of a will, or instructions for a will, it must *prima facie* be considered as an incomplete paper, and not, save under special circumstances, entitled to probate.

APPEARANCE OF PAPER.

31. Any appearance of an attempted cancellation of a testamentary paper by burning, tearing, obliteration or otherwise, and every circumstance leading to a presumption of abandonment or revocation of such a paper on the part of the testator must be accounted for or explained by affidavits. In such cases the testamentary paper and the evidence taken in support of it should be transmitted to the Registrar of the Principal Registry. The first part of this rule is intended as an instruction for Registrars as well as District Registrars.

ALTERATIONS AND INTERLINEATIONS.

32. Alterations and interlineations made by the testator, if unattested, are to be proved by the affidavits of two persons as to his handwriting. If the same are in the handwriting of any person other than the testator, it will suffice to prove by affidavit that such alterations and interlineations were known to and approved of by the testator. Proof by affidavit that they existed in the paper at the time it was found in the repositories of the testator recently after his death may, under circumstances, suffice.

AS TO LETTERS OF ADMINISTRATION.

33. The duties of the Registrar and District Registrar in granting letters of administration are in many respects the same as in cases of probate. In both cases he must ascertain the time and place of the deceased's death, and the value of the property to be covered by the grant.

NOTICE TO OTHER NEXT-OF-KIN.

34. Where administration is applied for by one or some of the next-of-kin only, there being another or other next-of-kin equally entitled thereto, the Registrar or District Registrar may require proof by affidavit that notice of such application has been given to such other next-of-kin. In every case a notice of the application having been made and of the date when it will be heard must be posted on the Notice Board of the Registry.

LIMITED ADMINISTRATIONS.

35. Limited administrations are not to be granted unless every person entitled to the general grant has consented or renounced or has been cited and failed to appear, except under the direction of the Judge.

36. No person entitled to a general grant of administration of the estate and effects of the deceased will be permitted to take a limited grant, except under the direction of the Judge.

GRANTS TO AN ATTORNEY.

37. In the case of a person residing out of the State, administration, or administration with the will annexed, may be granted to his attorney, acting under a power of attorney, until he shall obtain a grant of letters of administration to himself if no person equally entitled is willing to act.

ADMINISTRATION BONDS.

38. Administration bonds are to be attested by a Registrar or District Registrar. In no case are they to be attested by the solicitor, attorney, or agent of the party who executes them.

39. In ordinary cases two sureties are to be required, but when the property is *bona fide* under the value of five hundred dollars one surety only may be taken to the administration bond.

40. In all cases of limited or special administrations two sureties are to be required to the administration bond (unless the administrator be the husband of the deceased or his representative in which case but one surety will be required) and the bond is to be given in the amount of the property to be placed in the possession of or dealt with by the administrator by means of the grant.

41. The administration bond is to be prepared in the Principal or District Registry.

42. The Registrars and District Registrars are to take care (as far as possible) that the sureties to administration bonds are responsible persons.

GENERAL RULES AND ORDERS FOR THE REGISTRARS AND DISTRICT REGISTRARS.

43. The Registrar or District Registrar is not, in any case in which a will apparently duly executed has been produced to him for probate or for administration with the will annexed to grant probate of any former will or administration with any former will annexed, or administration to the deceased as having died intestate, without an order of the Judge showing that the last will is not entitled to probate. In the absence of such order the District Registrar is to communicate with the Registrar of the Principal Registry.

TIME OF ISSUING GRANT.

44. No probate or letters of administration, with the will annexed, shall issue until after the lapse of seven days from the death of the deceased unless under the direction of the Judge.

45. No letters of administration shall issue until after the lapse of fourteen days from the death of the deceased unless under the direction of the Judge.

46. In every case where probate or administration is, for the first time, applied for after the lapse of three years from the death of the deceased, the reason of the delay is to be certified by the practitioner to the Registrar. Should the certificate be unsatisfactory, or the case be one of personal application, the Registrar is to require an affidavit.

FILLING UP GRANT.

47. Every grant of probate or letters of administration issued from a Registry is to be filled up therein, and any former grant which has been revoked or has ceased is to be cleared off therein.

NOTICES OF APPLICATIONS.

48. Notice of every application to any District Registrar for the grant of probate or administration shall be transmitted by such District Registrar to the Registrar of the Principal Registry in the State by the next post after such application shall have been made, and such notice shall specify the name and description of the testator or intestate, the time of his death, and the place of his abode at his decease as stated in the affidavit made in support of such application, and the name of the person by whom the application has been made, and an extract of the words of the will or codicil by which the applicant has been appointed executor, or of the words (if any) upon which he founds his claim to such administration and no probate or administration shall be granted in pursuance of such application until such District Registrar shall have received a certificate under the hand of the Registrar of the Principal Registry, that no other application appears to have been made in respect of the estate of the same deceased person.

49. Notices of application are to set forth the manner and interests of all persons who, according to the practice of the Court, would have a prior right to the applicant, and to show how such prior right is cleared off. In case the persons or any of them have renounced, the date of his or her renunciation must be stated. If the applicant claims as the representative of another person, the date and particulars of the grant to him must appear.

IDENTITY OF PARTIES.

50. The Registrars and District Registrars may, in cases where they deem it necessary, require proof, in addition to the affirmation of the executor or administrator, of the identity of the deceased, or of the party applying for the grant.

TESTAMENTARY PAPERS TO BE MARKED.

51. Every will, copy of a will, or other testamentary paper, to which an executor or administrator, with the will annexed, is affirmed, must be marked by such executor or administrator and by the person before whom he is affirmed.

RENUNCIATIONS.

52. No person who renounces probate of a will or letters of administration of the personal estate and effects of a deceased person in one character is to be allowed to take a representation to the deceased in another character.

REVOCATION AND ALTERATION OF GRANTS.

53. Grants of probate or letters of administration can only be revoked by order of the Judge.

54. No grant of probate or letters of administration is to be altered by a District Registrar, without an order of the Registrar of the Principal Registry having been previously obtained. In case the name of the testator or intestate requires alteration, the notice of application must be renewed, and the alteration ordered is not to be made by the District Registrar until the usual certificate on such notice has been received from the Principal Registry.

CAVEATS.

55. Any person intending to oppose the issuing of a grant of probate or letters of administration must either personally or by his solicitor or attorney enter a caveat in the Principal Registry or in the proper District Registry; if in the Principal Registry, the person entering the caveat must also insert the name of the deceased in the index to the caveat book.

56. A caveat shall bear date on the day it is entered and shall remain in force for the space of six months only, and then expire and be of no effect; but caveats may be renewed from time to time.

57. The District Registrar shall, immediately upon a caveat being entered, send a copy thereof to the Registrar of the Principal Registry, and also to the Registrar of any other district in which it is alleged the deceased resided at the time of his death or in which he is known to have had a fixed place of abode at the time of his death.

58. The Registrar shall, immediately upon a caveat being entered, send notice thereof to the District Registrar of any district in which it is alleged the deceased resided at the time of his death or in which he is known to have had a fixed place of abode at the time of his death.

59. No caveat shall affect any grant made on the day on which the caveat is entered, or on the day on which notice is received of a caveat having been entered in the Principal Registry.

60. Caveats shall be warned from the Principal Registry only. The warning to be left at the place mentioned in the caveat as the address of the person who entered it.

61. After a caveat has been entered, the District Registrar is not to proceed with the grant of probate or administration to which it relates until it has expired or been withdrawn, or until he has received notice from the Principal Registry that the caveat has been warned and no appearance given, or that the contentious proceedings consequent on the caveat have terminated.

62. It shall be sufficient for the warning of a caveat that a Registrar send by the public post a warning signed by himself and directed to the person who entered the caveat at the address mentioned in it.

63. The warning to a caveat is to state the name and interest of the party on whose behalf the same is issued and if such person claims under a will or codicil is also to state the date of such will or codicil and is to contain an address within three miles of the Principal Registry at which any notice requiring service may be left.

64. Before any citation is signed by a Registrar a caveat shall be entered against any grant being made in respect of the estate and effects of the deceased to which such citation relates, and notice thereof shall be sent to the District Registrar of any district in which the deceased appears to have resided at the time of his death.

65. In order to clear off a caveat when no appearance has been entered to a warning duly served, an affidavit of the service of the warning stating the manner of service and an affidavit of search for appearance and of non-appearance must be filed.

66. Upon an appearance being entered in answer to the warning of a caveat, the matter shall be entered as a cause in the Court book, and the contentious business shall thereupon be held to commence, and the expenses of the entry of such caveat and the warning thereof shall, upon taxation, be considered as costs in the cause.

CITATIONS AND SUBPENAS.

67. Citations and subpoenas can be issued from the Principal Registry only.

68. No grants are to be issued from the District Registry after a citation without the production of a certified copy of the decree or order of the Judge authorizing the same.

69. No citation is to issue under the seal of the Court until an affidavit in verification of the averments it contains has been filed in the Registry.

70. Citations are to be served personally when that can be done. Personal service shall be effected by leaving a true copy of the citation with the party cited, and showing him the original, if required by him so to do.

71. Citations and other instruments which cannot be personally served, are to be served in such manner as the Registrar may direct.

BLIND AND ILLITERATE TESTATORS.

72. The Registrar and District Registrars are not to allow probate of the will or administration with the will annexed, of any blind or obviously illiterate or ignorant person to issue unless they have previously satisfied themselves that the will was read over to the testator before its execution or that the testator had at such time knowledge of its contents.

When such information is not forthcoming the District Registrar is to communicate with the Registrar of the Principal Registry.

ALTERATIONS IN GRANTS, ETC.

73. Whenever the value of the personal estate and effects of a deceased person is re-sworn under a different amount, or any alteration is made in a grant, or a renunciation is filed, notice of such re-swearing, alteration, or renunciation is without delay to be forwarded by the District Registrar to the Registrar of the Principal Registry.

LISTS OF GRANTS.

74. On the first Thursday of every month every District Registrar shall transmit to the Registrar of the Principal Registry a list of the grants of probate and administration made by such Registrar up to the last preceding Saturday and not included in a previous return and also a copy, certified by the District Registrar to be a correct copy of every will to which any such probate or administration relates.

75. The lists of grants of probate and administration are to contain the name of the Registry in which each grant was made and the name in full of each testator and intestate.

76. Every such list of grants is to be accompanied by a copy of the record of each grant mentioned in it. The record, besides stating the necessary particulars of the grant to which it refers, is to contain the place and time of death of the testator or intestate; the names and description of each executor or administrator; the date of each grant; and the sum under which the value of the estate and effects is sworn, and in case of administrations the names and descriptions of the sureties.

77. Within four days from the end of each month each District Registrar is to forward to the Principal Registry a return, arranged alphabetically, of all grants of probate or letters of administration passed at his District Registry during the preceding month.

TRANSMISSION OF PAPERS.

78. When motions are to be made before the Judge in Court, with regard to any application for probate or administration at a District Registry, the District Registrar is to transmit all original papers and documents to the Principal Registry, and the same, after the directions of the Court have been taken, will, on the application of the parties, be returned to the District Registrar together with a certified copy of the decree of the Judge.

79. After motions have been made before the Judge in Court, the Registrars are, on the application of the parties (unless the Judge shall otherwise direct), to transmit to a District Registrar the original papers and documents, in order that the grant of probate or administration may be completed in a District Registry.

80. Original papers are also to be forwarded to the Principal Registry whenever an inspection of them is necessary in order to enable the Registrars to answer the questions submitted to them by the District Registrar.

PROBATE COPIES OF WILLS.

81. The Registrars and District Registrars are to take care that the copies of wills and affidavits to be annexed to the probate or letters of administration are fairly and properly written or typed, and are to reject those which are otherwise.

OFFICE COPIES.

82. Office copies of wills and other documents furnished in a District Registry, will not be collated with the original will or other document, unless specially required. Every copy so required to be examined shall be certified under the hand of the District Registrar to be an examined copy.

83. The seal of the Court is not to be affixed to any office copy of a will or other document unless the same has been certified to be an examined copy.

SUBPENAS TO BRING IN TESTAMENTARY PAPERS.

84. The Registrars of the Principal Registries may, whether any suit or other proceeding shall or shall not be pending in the Court, issue a subpoena requiring any person to produce and bring into the Principal Registry or any District Registry, as in the subpoena may be directed, any paper or writing being or purporting to be testamentary which may be shown to be in the possession, within the power or under the control of such person.

85. Any person bringing in a will or testamentary paper in obedience to a subpoena, is to take it to the clerk of the papers, who will prepare a minute to be signed by the Registrar to whom the will or paper brought in is to be delivered, and the Registrar will sign the minute recording the delivery thereof.

86. The minute is to be entered in the book of Registrar's minutes in the usual manner.

In case the person bringing in a will or testamentary paper may desire to have a voucher for its delivery into the Registry, he may take an office copy of the minute.

87. Any person served with a subpoena to bring in a testamentary paper is at liberty to enter an appearance, if he thinks fit to do so.

DOUBTFUL AND DIFFICULT CASES.

88. The District Registrars are in every case of doubt or difficulty to communicate with the Registrars of the Principal Registries.

TAXING BILLS OF COSTS.

89. All bills of costs are to be referred to the Registrars of the Principal Registries for taxation and no special order shall be required for the purpose.

90. The bill of costs of a solicitor will be taxed on his application, after sufficient notice given to the person or persons liable for the payment thereof, or on the application of such person or persons, after sufficient notice given to the practitioner, and the Registrar shall decide in each case what may be sufficient notice.

91. When an appointment has been made by a Registrar to tax a bill, the Registrar may proceed to tax the same notwithstanding the absence of either party or his agent, provided he be satisfied that the absent party has had due notice of the appointment of taxation.

92. If more than one-sixth is deducted from any bill of costs taxed as between solicitor and client, no costs incurred in the taxation thereof shall be allowed as part of such bill.

THE FORMS IN THE SCHEDULE.

93. The forms given in the schedule are intended as specimens only, and must be altered to meet the requirements of the case where this is necessary.

94. In adapting the forms for use where the application for a grant is to be made in a District Registry all oaths to lead the grant must contain a statement that the deceased had, at the time of his death, a fixed place of abode at a place within the district where the application is made, such place of abode being stated in the affidavit, or had some property situate within such district and that his estate does not exceed in value one thousand dollars. Where the application is made in a Principal Registry in respect of an estate not exceeding in value one thousand dollars all oaths to lead the grant should contain a statement of that fact as well as that the deceased had, at the time of his death, a fixed place of abode within the State in which the application is made or had some property situate within such State.

MEMORANDA.

1. When there is but one executor or executrix named in the will, he or she should be described in the probate as "the sole executor" or "the sole executrix."

2. When there are more executors than one, if they are all females, they are to be described as "the executrices". If they are all males, or partly males and partly females, they are to be described as "the executors". The expressions "joint executors" and "executor and executrix" should not be used.

3. If the name of the executor or executrix is mis-spelt in the will, the words "in the will written" should be added to his or her correct name, and if the two names be identical in sound, no proof of identity is required.

4. In the case of a variance between the name of the testator in the heading of the will, and the name as signed at the foot or end of it, and in case the former is the more correct, the testator should be described by the name he signs, the word "otherwise" followed by the name given him in the will being added.

5. Administrators are to be described as follows :

A husband as "the lawful husband".

A wife as "the lawful widow and relict".

A father as "the natural and lawful father".

A mother as "the natural and lawful mother" and "next-of-kin".

A child as "the natural and lawful son" (or daughter) and "one of the next-of-kin" or "only next-of-kin".

A brother as "the natural and lawful brother".

A sister as "the natural and lawful sister".

If there be no parents living, the brother or sister are further to be described as "one of the next-of-kin".

A nephew as "the lawful nephew" and "one of the (or only) next-of-kin".

A niece as "the lawful niece" and "one of the (or only) next-of-kin".

If a brother or sister should be living, and the nephew or niece being the child of the intestate's brother or sister who died in his lifetime takes the letters of administration, he or she is to be described as "one of the parties entitled in distribution".

Grand-parents, grand-children, cousins, etc., are to be described as "lawful".

T. DE M. L. BRADDELL, *C.J.C.*J. R. INNES, *J.C.*

SCHEDULE OF FORMS.

FORM No. 1.

AFFIDAVIT OF WIDOW TO LEAD A JOINT GRANT.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

The Principal Registry.

In the estate of A. B., deceased.

I, C. D., of....., widow, make oath and say as follows :

1. A. B., of....., deceased, died on the.....day of....., 19..., at....., intestate, leaving me his lawful widow and relict and E. F., and G. H., spinster, his natural and lawful and only children and next-of-kin.

2. I have been advised that I, as the lawful widow and relict of the said A. B., am entitled primarily and by preference to have letters of administration of the estate of the said A. B., granted to myself alone, but I am desirous that the said E. F., who is the eldest son of myself and of the said A. B., be joined with me in the letters of administration of the estate of the said A. B., deceased.

Sworn, etc.,

(Signed) C. D.

FORM No. 2.

CAVEAT.

In the Supreme Court.....

In Probate Jurisdiction.

The District Registry at.....

Let nothing be done in the matter of A. B., of....., deceased, who died on the.....day of....., 19...., at....., and had, at the time of his death, a fixed place of abode at.....aforesaid, within the district of....., unknown to.....of.....having interest.....

Dated this.....day of....., 19....

(Signed)

FORM No. 3.

NOTICE OF DISTRICT REGISTRAR OF THE HEARING OF THE APPLICATION.

In the Supreme Court.....

In Probate Jurisdiction.

The District Registry at.....

In the estate of A. B., deceased.

NOTICE.

Application to the District Registrar having been made by..... of....., for.....to the estate and effects of....., late of....., deceased, alleging that.....is.....of the deceased:

Notice is hereby given that the application will be heard in the District Registry at.....at.....on the.....day of....., 19....

All persons claiming to have any interest in the estate of the deceased are hereby required to come and see the proceedings at the time and place above mentioned.

Any person wishing to object to the application must lodge a caveat with the District Registrar before the above date.

Dated this.....day of....., 19....

(Signed) X. Y.,

District Registrar.

FORM No. 4.

NOTICE BY DISTRICT REGISTRAR OF APPLICATION FOR GRANT OF PROBATE.

In the Supreme Court.....

In Probate Jurisdiction.

The District Registry at.....

State of.....

.....day of....., 19....

Notice is hereby given that application has been made to me for grant of probate of the will bearing date, the.....day of....., 19...., of A. B., deceased, who died on the.....day of....., 19...., at....., having, at the time of his death, a fixed place of abode at.....aforesaid, within the district of....., by C. D., of....., and E. F., of....., the executors named in the said will in the words following:

(Signed) X. Y.,

District Registrar.

To the Registrar of the Principal Registry.

FORM No. 5.

NOTICE BY DISTRICT REGISTRAR OF APPLICATION FOR
GRANT OF ADMINISTRATION.

In the Supreme Court..... In Probate Jurisdiction.

The District Registry at.....

State of.....

.....day of....., 19....

Notice is hereby given that application has been made to me for a grant of letters of administration of the estate of A. B., of....., deceased, who died on the.....day of....., 19...., at....., intestate, having, at the time of his death, a fixed place of abode ataforesaid, within the district of....., by....., of....., the.....of the said intestate.

(Signed) X. Y.,

District Registrar.

To the Registrar of the Principal Registry.

FORM No. 6.

NOTICE OF THE ENTRY OF A CAVEAT.

In the Supreme Court..... In Probate Jurisdiction.

State of.....

The District Registry at.....

To the Registrar of the Principal Registry.

You are requested to take notice that a caveat has been entered in the District Registry of the Supreme Court at.....of the following tenor:

In the Supreme Court..... In Probate Jurisdiction.

State of..... The District Registry at.....

Let nothing be done in the goods of A.B., late of....., deceased, who died on the.....day of....., 19...., at....., and had, at the time of his death, a fixed place of abode at.....aforesaid, within the district of....., unknown to.....having interest.

Dated the.....day of....., 19...

This.....day of....., 19...

(Signed) X. Y.,

District Registrar.

FORM No. 7.

RENUNCIATION OF PROBATE.

In the Supreme Court..... In Probate Jurisdiction.

State of..... The District Registry at.....

In the estate of A. B., deceased.

Whereas A. B., of....., who, at the time of his death, had a fixed place of abode at....., within the district of....., died on the.....day of....., 19...., at....., having made and duly executed his last will and testament, bearing date, the.....day of, and thereof appointed me, the undersigned C. D., the sole executor.

Now I, the said C. D., do hereby declare that I have not intermeddled in the estate of the said deceased, and will not hereinafter intermeddle therein with intent to defraud creditors and I hereby renounce all my right and title to the probate and execution of the said will.

(Signed) C. D.

Signed by the said C. D., this.....day of....., 19....

In the presence of.....

Signature of witness.....

Address.....

FORM No. 8.

RENUNCIATION OF ADMINISTRATION.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

The District Registry at.....

In the estate of A. B., deceased.

Whereas A. B., of....., who, at the time of her death, had a fixed place of abode at....., within the district of....., died on the..... day of....., 19...., at....., intestate, a spinster, leaving me, C. D., her natural and lawful father and next-of-kin.

Now I, the said C. D., do hereby renounce all my right and title to letters of administration of the estate of the said deceased.

Signed by the said C. D., this.....day of....., 19....

(Signed) C. D.

In the presence of.....

Signature of witness.....

Address.....

FORM No. 9.

CONSENT OF NEXT-OF-KIN TO ANOTHER NEXT-OF-KIN
TAKING GRANT.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

Principal Registry.

Whereas A. B., deceased, died on the.....day of....., 19...., at....., intestate, a widower without child or parent, leaving C. D. and me, the undersigned E. F., his natural and lawful brother and next-of-kin.

Now I, the said E. F., do hereby declare that I do consent to letters of administration of the estate of the said deceased being granted to the said C. D., one of the natural and lawful brothers and next-of-kin of the said deceased as aforesaid.

In witness whereof I have hereunto set my hand this.....day of....., 19....

(Signed) E. F.

Signed by the said E. F.

In the presence of.....

Witness.....

FORM No. 10.

CERTIFICATE OF SERVICE TO BE ENDORSED ON CITATION.

This citation was served by G. E. on the within-named M. N.
at.....on the.....day of....., 19....

(Signed) G. E.

FORM NO. 11.

WARNING TO CAVEAT.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

The Principal Registry.

Dated the.....day of....., 19...

To A. B., of.....(or C. D., of....., solicitor):

You are hereby warned, within seven days after the service of this warning upon you, inclusive of the day of such service, to cause an appearance to be entered for you in the said Principal Registry to the caveat entered by you in the estate of....., deceased, who died at....., on or about the.....day of....., 19...., and to set forth your (or your child's) interest.

And take notice that, in default of your so doing, the said Court will proceed to do all such acts, matters and things as shall be needful and necessary to be done in and about the premises.

Issued at the instance of G.H. }
(add the interest of G.H. in the }
matter, and give an address for }
service of notices within three }
miles) }

(Signed) I. J.,
Registrar.

FORM No. 12.

APPEARANCE TO WARNING OR CITATION.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

Caveat No....., dated the.....day of....., 19...

Citation, dated the.....day of....., 19...

In the estate of A. B., late of.....

PLAINTIFFS (THE PARTIES WARNING OR CITING).

Name (in full) C. D., of....., and E. F., of....., the executors
of the last will and testament of A. B., deceased, dated.....

DEFENDANT (THE PARTY WARNED OR CITED).

Name (in full) G. H., of....., the natural and lawful and only
son and only next-of-kin of the said A. B.

Name and address (within three miles of the Principal Registry)
of solicitor or party appearing.

Dated the.....day of....., 19...

FORM No. 13.

PROBATE.

In the Supreme Court.....

State of.....

The District Registry at.....

Be it known that, on the.....day of....., 19...., the last will and testament (or the last will and testament with.....codicils) (a copy whereof is hereunto annexed) of A. B., late of....., deceased, who died on.....at.....and who, at the time of his death, had a fixed place of abode at....., within the district of....., was proved and registered in the District Registry attached to the Supreme Court at....., and that the administration of the estate and effects of the said deceased was granted by the aforesaid Court to C. D., the sole executor (*or as the case may be*) named in the said will, he having first undertaken well and faithfully to administer the same, by paying the just debts of the deceased and the legacies contained in his will (*or will and codicils*) and distributing the residue of his estate according to law, and to exhibit a true and perfect inventory of all the said estate and effects, and to render a just and true account thereof whenever required by law so to do.

(Signed) E. F.,

District Registrar.

FORM No. 14.

LETTERS OF ADMINISTRATION WITH THE WILL ANNEXED.

In the Supreme Court.....

State of.....

The District Registry at.....

Be it known that A. B., late of....., deceased, who died on theday of....., at....., and who, at the time of his death, had a fixed place of abode at....., within the district of....., made and duly executed his last will and testament (or will and codicils thereto) and did therein name (*or did not therein name any*) executor (*or as the case may be*).

And be it further known that, on the.....day of....., 19...., letters of administration with the said will.....annexed of the estate and effects of the said deceased were granted by the aforesaid Court to C. D. (*insert the character in which the grant is taken*), he having first undertaken well and faithfully to administer the same, by paying the just debts of the deceased and the legacies contained in his will (or will and codicils) and distributing the residue of his estate according to law, and to exhibit a true and perfect inventory of all the said estate and effects, and to render a just and true account thereof whenever required by law so to do.

(Signed) E. F.,

District Registrar.

FORM No. 15.

LETTERS OF ADMINISTRATION.

In the Supreme Court.....

State of.....

The District Registry at.....

Be it known that, on the.....day of....., 19..., letters of administration of the estate and effects of A. B., late of....., deceased, who died on....., 19..., at....., intestate, and had, at the time of his death, a fixed place of abode at....., within the district of....., were granted by the Supreme Court to C. D., the lawful widow and relict (*or as the case may be*) of the said intestate, she having first undertaken well and faithfully to administer the same, by paying the just debts of the deceased and the legacies contained in his will (or will and codicils) and distributing the residue of his estate according to law, and to exhibit a true and perfect inventory of all the said estate and effects, and to render a just and true account thereof whenever required by law so to do.

(Signed) E. F.,

District Registrar.

FORM No. 16.

ADMINISTRATION DE BONIS NON.

In the Supreme Court.....

State of.....

The District Registry at.....

Be it known that A. B., late of....., deceased, died on the....., 19..., at....., intestate, and had, at the time of his death, a fixed place of abode at....., within the district of....., and that since his death, to wit, in the month of....., 19..., letters of administration of all his estate and effects were granted and committed at the District Registry attached to the Supreme Court at..... to C. D., (insert the relationship or character of the administrator) (which letters of administration now remain of record in the said District Registry) who, after taking such administration upon him, intermeddled in the estate and effects of the said deceased, and afterwards died, to wit, on....., leaving part thereof unadministered, and be it further known that, on the.....day of....., 19..., letters of administration of the said estate and effects so left unadministered were granted at the said District Registry to....., he having first undertaken well and faithfully to administer the same, by paying the just debts of the said intestate and distributing the residue of his estate and effects according to law, and to exhibit a true and perfect inventory of the said estate and effects so left unadministered, and to render a just and true account thereof whenever required by law so to do.

(Signed) E. F.,

District Registrar.

FORM No. 17.

INVENTORY.

In the Supreme Court.....

State of.....

The Principal Probate Registry.

In the estate of....., deceased.

A true, full and particular inventory of the estate of....., of....., deceased, which has at any time since his death come to the hands, possession or knowledge of....., the sole executor of the last will and testament of the said deceased (or administrator of the estate of the said deceased) (*as the case may be*) made and exhibited by the said.....follows, to wit:—

\$ c.

First, this exhibitant saith that the said deceased was, at the time of his death, possessed of, or entitled to, certain household goods and furniture and jewellery in and about his dwelling-house, situate at....., which have since his death been valued and appraised by....., of....., licensed appraiser, at the sum of dollars.....and cents.....

Second, this exhibitant saith that the said deceased was, at the time of his death, possessed of, or entitled to, a piece of land and dwelling-house and premises, situate at..... held under.....and the said piece of land and premises have been valued and appraised by the said.....at the sum of dollars.....and cents.....

Third, this exhibitant saith that the said deceased was, at the time of his death, possessed of, or entitled to, the sum of dollars.....in the hands of his bankers, the..... Bank.....

Fourth, this exhibitant saith that the said deceased was, at the time of his death, possessed of, or entitled to, shares in the.....Company, which are of the value of dollars.....

Total ... \$

Lastly, this exhibitant saith that no estate of, or belonging to, the said deceased has at any time since his death come to his hands, possession or knowledge of this exhibitant save as is hereinbefore set forth.

(Signed)

On the.....day of....., 19...., the said.....was duly sworn to the truth of the above inventory at.....

Before me.....

FORM No. 18.

EXEMPLIFICATION OF PROBATE OR OF LETTERS OF ADMINISTRATION
WITH WILL ANNEXED.

In the Supreme Court..... In Probate Jurisdiction.

State of..... The District Probate Registry at.....

Be it known that, upon search being made in the District Probate Registry attached to the Supreme Court at....., it appears that, on the.....day of....., 19..., the last will and testament with..... codicils of A. B., of....., deceased, who died at.....on the..... 19..., and had, at the time of his death, a fixed place of abode at....., within the district of....., was proved by C. D., the executor named therein (or letters of administration with the last will and testament and.....codicils annexed of the estate of A. B., of.... etc., were granted to C. D., as the.....) and which probate (or letters of administration) now remain of record in the said District Registry.

The true tenor of the said will and codicils is in the words following, to wit:

(Here follow the will, codicils, and such affidavits as are registered.)

In faith and testimony whereof these letters testimonial are issued.

Given at.....as to the time of the aforesaid search, and the sealing of these presents, this.....day of....., 19...

(Signed) E. F.,

(L.S.)

District Registrar.

FORM No. 19.

EXEMPLIFICATION OF ADMINISTRATION.

In the Supreme Court..... In Probate Jurisdiction.

State of..... The District Probate Registry at.....

Be it known that, upon search being made in the District Probate Registry attached to the Supreme Court at....., it appears that, on the day of.....19..., letters of administration of the estate of A. B., of....., who died at.....on the....., and had, at the time of his death, a fixed place of abode at....., within the district of....., were granted to C. D., the.....(or one of the.....) of the said deceased, and which letters of administration now remain of record in the said District Registry.

The true tenor of the said letters of administration is in the words following, to wit:

(Here the letters of administration are to be recited verbatim.)

In faith and testimony whereof these letters testimonial are issued.

Given at.....as to the time of the aforesaid search, and the sealing of these presents, this.....day of....., 19....

(Signed) E. F.,

(L.S.)

District Registrar.

FORM No. 20.

CONSENT OF THE OTHER NEXT-OF-KIN TO A GRANT BEING MADE
JOINTLY TO RELICT AND ONE NEXT-OF-KIN.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

The Principal Registry.

Whereas A. B., of....., deceased, died on the.....day of....., 19...., at....., intestate, leaving C. D., his lawful widow and relict, and E. F., G. H., and I. K., his natural and lawful children and only next-of-kin, and whereas the said C. D. is consenting and desirous that the letters of administration of the estate of the said deceased be committed and granted to her jointly with the said E. F., now we, the said G. H., of....., and I. K., of....., do hereby severally declare that we expressly consent that letters of administration of the estate of the said deceased be committed and granted to the said C. D., widow, and E. F., jointly.

In witness whereof we have hereunto set our hands this.....day of, 19....

Signed by the said G. H.)
and I. K. in the presence of)

(Signed)

Witness.....

(Signed)

FORM No. 21.

AFFIDAVIT TO LEAD SUBPENA TO BRING IN SCRIPT.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

The Principal Registry.

In the estate of A. B., deceased.

I, C. D., of....., make oath and say as follows :

1. That the said A. B., of....., deceased, died on the.....day of, 19...., at....., having made and duly executed his last will and testament, bearing date, the.....day of....., 19...., and thereof appointed E. F. and G. H., executors, and me, this deponent, residuary legatee.

2. That the said will is now in the possession, within the power or under the control of the said E. F. and G. H., or one of them, and that they, the said E. F. and G. H., have neglected or declined to prove the said will or renounce the execution thereof, and I, this deponent, am desirous that the said will should be brought into the Registry of this Court in order that I may prove the same or otherwise act as I may be advised.

3. That the said E. F. resides atand that the said G. H., resides at.....

Sworn at.....on the....., day)
of....., 19...., before me.....)

(Signed) C. D.

FORM No. 22.

SUBPENA TO BRING IN SCRIPT.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

The Principal Registry.

Whereas it appears by an affidavit of....., sworn on the.....day of....., and filed in the Principal Registry of the Supreme Court, that a certain original paper or script, being or purporting to be testamentary, to wit (here describe the paper), bearing date, the.....day of....., 19...., is now in your possession, within your power, or under your control:

Now this is to require you that, within four days after service hereof on you, inclusive of the day of such service, you do bring into, and leave in, the Principal Registry aforesaid the said original paper or script now in the possession, within the power, and under the control of you, the said..... And if you fail to comply with the requirements of this subpoena, you will be subject to the consequence of your default as laid down in the Code of Civil Procedure.

Given under my hand and the seal of the Court, this.....day of....., 19....

(L.S.)

(Signed)

Registrar.

INDORSEMENT TO BE MADE OF THE SERVICE.

This subpoena was served by G. H. on.....of....., on the.....day of....., 19....

(Signed) G. H.

FORM No. 23.

CERTIFICATE OF REASON OF DELAY.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

The Principal Registry.

In the matter of A.B., deceased.

I, C. D., of....., the party applying for letters of administration of the estate (or probate of the will) of the said A. B., of....., deceased, do hereby certify that the reason why I have not sooner applied for the said letters of administration (or probate) is that the only property which the said deceased died possessed of, or entitled to, consisted of the sum of....., bequeathed to her by the will of E. F., of....., deceased, proved in the month of....., 19...., in this Court (or as the case may be), subject to the life interest therein of G. H., who died in the month of.....last; and that the said letters of administration (or probate) are required to enable me to give a legal discharge for the said sum, and for no other purpose whatever.

Dated the.....day of....., 19....

(Signed) C. D.

I believe the above to be true.

(Signed) S. H.,

Solicitor.

II.—RULES REFERRED TO IN GAZETTE NOTIFICATION No. 2180.

RULES made by the Judicial Commissioners, with the approval of the Chief Secretary, under section 67 of "The Courts Enactment, 1905," for regulating the practice and procedure in the Supreme Court in respect of contentious business in probate and administration causes.

CONTENTIOUS BUSINESS.

All proceedings in the Supreme Court or in the Registries thereof in respect of business in probate and administration causes not included in the rules relating to non-contentious business under the expression "non-contentious business," except the warning of caveats, shall be deemed to be contentious business.

1. The words "probate suits" in these rules are to include suits and other matters relating to the grant or recall of probate or of letters of administration other than non-contentious business.

CITATIONS.

2. Citations may be issued for any of the following purposes :

- (1) To accept or refuse a grant ;
- (2) To bring in a grant ;
- (3) To propound a testamentary instrument ; and
- (4) To see proceedings.

3. Before any citation can issue in respect of a will, the will must have been brought into the Registry, and if the will is at a District Registry the party citing must give notice to the District Registrar to forward it to the Principal Registry.

4. Citations can only be extracted from the Principal Registry, and no citation is to issue under seal until an affidavit in verification of the averments it contains has been filed in the Registry.

5. Before a citation is signed by the Registrar a caveat shall be entered against any grant being made in respect of the estate and effects of the deceased to which such citation relates, and notice thereof shall be sent to the Registrar of any district in which the deceased appears to have had a residence at the time of his death. Such caveat is to be renewed from time to time so as to be kept in force so long as the proceedings arising from the service of the citation are pending. In cases of citations to see proceedings, where a caveat has already been entered in the action, no fresh caveat need be entered.

6. Citations to see proceedings may be extracted from the Registry on the application of any party to the cause.

7. Citations are to be served personally when that can be done, but if personal service cannot be effected the direction of the Judge or Registrar as to the mode of service must be obtained.

8. Before a party can proceed after the service of a citation, an appearance must have been entered by or on behalf of the party cited or an affidavit of personal service and of non-appearance must, together with the citation, have been filed in the Registry, or if personal service has not been duly effected, the order of the Judge, or the Registrar in his absence, founded on an affidavit and giving leave to proceed must have been.

9. The above rules so far as they relate to the service of citations are to apply to the service of all other instruments requiring personal service.

10. If contentious proceedings arise from the service of a citation, the expense of the citation and service thereof shall, upon taxation, be considered as costs in the cause.

11. When a party proposes to prove a will or codicil in solemn form of law, and no caveat has been entered and no appearance given to the warning thereof, the contentious business shall be held to commence with the extracting of a citation in the forms 16 or 21; or in some similar form.

12. A testamentary paper is proved in solemn form when it has been propounded in a suit, and has received the sentence of the Court pronouncing for its force and validity.

APPEARANCES.

13. All appearances are to be entered in the Principal Registry in a book provided for the purpose and kept by the clerk of the papers. The entry must set forth the interest which the person on whose behalf it is entered has in the estate and effects of the deceased, and be accompanied by an address within three miles of the Registry.

DEFAULT.

14. In case the party cited does not appear within the time limited in the citation, the cause shall proceed in default; nevertheless, the party cited may enter an appearance at any time before a proceeding has been taken in default or afterwards by the leave of the Judge or, in his absence, of the Registrar.

PROCEDURE AFTER APPEARANCE.

15. If the party cited, or one of the parties cited to accept or refuse a grant, enters an appearance and is willing to accept the grant, the grant may be made to him on proof by affidavit that he has been cited, has appeared, and is willing to take the grant, that due notice has been given to the party citing, and that since the receipt of such notice the party citing has taken out no summons or other proceeding for the grant to go to himself. If the party so cited enters an appearance but takes no further step, the citor may apply on summons for an order directing the party cited to take the grant within a stated time, and in default thereof that the grant may be made to the citor, if entitled thereto, notwithstanding the caveat, citation and appearance.

16. If the party cited to propound a testamentary instrument enters an appearance, a summons propounding the testamentary paper and making the party citing defendant may then be issued.

17. In cases of citations to bring in a grant the citor may issue a summons concurrently with the citation and commence a suit.

If, after an appearance has been entered, and the grant brought in, the citor takes no further step, the party cited may take out a summons to discontinue contentious proceedings and for re-delivery out of the grant to himself.

18. If the person cited to see proceedings wishes to appear and take part in the suit, he must enter an appearance, and apply under the summons for directions, with notice to the parties to the action, for leave either to adopt the pleadings of the parties whose interest coincides with his own, or, if he thinks it necessary, to deliver separate pleadings.

SUMMONS TO INSTITUTE PROBATE SUIT.

19. All probate suits are to be commenced by a summons issued at the instance of the plaintiff against the defendant which shall be endorsed with a statement of the nature of the plaintiff's claim against the defendant and also the defendant's interest by showing the grounds for bringing the defendants into the suit, whether as next-of-kin, or as a party entitled in distribution or as interested under another will.

20. The issue of a summons in probate suits shall be preceded by the filing of an affidavit made by the plaintiff or one of the plaintiffs in verification of the indorsement on the summons.

21. The issue of a summons in a suit for the revocation of probate or of letters of administration must either be preceded by or be simultaneous with the issue of a citation against the party to whom the grant of probate or of administration was made, requiring him to bring into and leave in the Probate Registry the grant, and to show cause why it should not be revoked.

The affidavit filed to lead this citation may be used also to lead the summons if the verification of the facts on which it is founded be sufficient verification of the indorsement on the summons.

INDORSEMENTS OF CLAIM.

22. The indorsement of claim shall be made on every summons before it is issued.

23. The indorsement of claim shall show whether the plaintiff claims as creditor, executor, administrator, residuary legatee, next-of-kin, devisee, or in any and what other character.

INDORSEMENT OF ADDRESS.

24. The address of the plaintiff and the name and address of his solicitor shall be indorsed on the summons.

If the solicitor's address is more than three miles from the Principal Registry, an address for service, which must be within that limit, shall be given.

A plaintiff suing in person shall indorse his own name and address, and if necessary an address for service.

SUMMONS FOR SERVICE OUT OF THE JURISDICTION.

25. No summons for service out of the jurisdiction or of which notice is to be given out of the jurisdiction shall be issued without the leave of the Judge.

CHANGE OF SOLICITOR.

26. A party to a suit may change his solicitor upon notice of such change being filed in the Principal Registry, but until such notice is filed the former solicitor shall be considered the solicitor of the party until the final conclusion of the cause or matter whether in the Court of a Judicial Commissioner or in the Court of Appeal.

SERVICE OF SUMMONS.

27. No service of the summons shall be required when the defendant by his solicitor undertakes in writing to accept service and enters an appearance.

When service is required the summons shall, wherever it is practicable, be served by leaving with the defendant a true copy thereof and by showing him the original, if so required.

SUBSTITUTED SERVICE.

28. Every application to the Court or a Judge for an order for substituted or other service or for the substitution of notice for service shall be supported by an affidavit setting forth the grounds upon which the application is made. The application may be made to a Registrar.

INDORSEMENT OF SERVICE.

29. The person serving a summons shall, within three days at most after such service, indorse on the summons the day of the month and week of the service thereof, otherwise the plaintiff shall not be at liberty, in case of non-appearance, to proceed by default; and every affidavit of service of such summons shall mention the day on which such indorsement was made. This rule shall apply to substituted as well as other service.

APPEARANCES.

30. Appearances to a summons and to citations to see proceedings must be entered at the Principal Registry and notice of appearance given to the plaintiff or his solicitor.

31. Where no appearance has been entered to a summons for a defendant who is an infant or a person of unsound mind not so found by inquisition the plaintiff shall, before further proceeding with the suit against the defendant, apply to the Court or a Judge for an order that some proper person be assigned guardian of such defendant, by whom he may appear and defend the suit. But no such order shall be made, unless it appears on the hearing of such application that the summons was duly served, and that notice of such application was, after the expiration of the time allowed for appearance, and at least six clear days before the day in such notice named for hearing the application, served upon or left at the dwelling-house of the person with whom or under whose care such defendant was at the time of serving such summons, and also (in the case of such defendant being an infant not residing with or under the care of his father or

guardian) served upon or left at the dwelling-house of the father or guardian, if any, of such infant, unless the Court or Judge at the time of hearing such application shall dispense with such last-mentioned service.

DEFAULT OF APPEARANCE.

32. In case the party served with the summons does not appear within the time limited for appearance, upon the filing by the plaintiff of a proper affidavit of service, the suit may proceed as if such party had appeared.

SUMMONS FOR DIRECTIONS.

33. Within eight days of the entry of appearance the plaintiff shall take out a summons for directions returnable in not less than four days and no fresh step in the suit other than an application for an injunction or for a receiver shall be taken before such summons is taken out.

34. The summons shall be heard by the Judge or in his absence by the Registrar who shall so far as practicable make such order as may be just with respect to all the proceedings to be taken in the suit and as to the costs thereof and more particularly with respect to the following matters: pleading, particulars, admissions, discovery, interrogatories, inspection of documents, inspection of movable or immovable property, commissions, examination of witnesses and mode of trial; such order shall be in the form No. 13 with such variations as circumstances may require.

35. No affidavit shall be used on the hearing of the said summons, except by special order of the Judge or Registrar.

36. On the hearing of the summons any party to whom the summons is addressed shall apply for any orders or directions as to any interlocutory matter or thing in the action which he may desire.

37. Any application subsequently to the original summons and before judgment for any directions as to any interlocutory matter or thing by any party shall be made under the summons by two clear days' notice to the other party stating the grounds of the application. But if the Judge or Registrar considers that the application should have been made at the hearing of the original summons the applicant may be ordered to pay the costs of the subsequent application.

38. On the hearing of the summons the Judge or Registrar may order that evidence of any particular fact, to be specified in the order, shall be given by statement on affirmation of information and belief, or by production of documents or entries in books, or by copies of documents or entries or otherwise as the Judge or Registrar may direct.

39. If the plaintiff does not, within eight days from the entry of the defendant's appearance, take out a summons for directions the defendant shall be at liberty to apply by summons for an order to dismiss the suit and upon such application the Judge may either dismiss the suit on such terms as may be just or may deal with such application in all respects as if it were a summons for directions under these rules.

AFFIDAVIT OF SCRIPTS.

40. Every script which has at any time been made by or under the direction of the testator, whether a will, codicil, draft of a will or codicil, or written instructions for the same, of which the deponent has any knowledge, is to be specified in his affidavit of scripts; and every script in the custody or under the control of the party making the affidavit is to be annexed thereto, and deposited therewith, in the Registry.

41. No party to the cause, nor his solicitor, shall be at liberty, except by leave of the Judge or, in his absence, of the Registrar to inspect the affidavit as to scripts, or the scripts annexed thereto filed by any other party to the cause until his own affidavit as to scripts shall have been filed.

ADMINISTRATOR AND RECEIVER *PENDENTE LITE*.

42. Applications for the appointment of an administrator or a receiver *pendente lite* shall be made in the first instance to the Court on motion and the application shall be supported by an affidavit of the applicant or of his agent stating the nature and value of the estate and effects left by the deceased and showing that there is some object or necessity in an administrator or receiver being appointed pending the action.

PLEADINGS.

43. All written statements of claim, defence and reply (in this and the following rules described for convenience of reference, as pleadings) shall be headed and indorsed—

“ In the Supreme Court.....

State of.....

In Probate Jurisdiction

In the estate of A. B., deceased.

C. A., plaintiff

against

B. D., defendant ”

and be further indorsed with the description of the pleading, the name of the solicitor delivering the same and also with the date on which it is delivered.

44. The pleadings shall contain and contain only a statement in a summary form of the material facts relied upon but not the evidence by which they are to be proved and shall, when necessary, be divided into paragraphs numbered consecutively. Dates, sums and numbers shall be expressed in figures and not in words.

45. When delivery of a statement of claim or other pleading is ordered the pleading shall be filed and a copy thereof delivered to the other party within the time specified in the order or if no time be so specified within ten days from the date of the order unless in either case the time be extended by the Judge.

46. Every pleading or other document required to be delivered to a party shall be signed by the solicitor or by the party if he sues or defends in person and be delivered by leaving the copy thereof at the

address for service but if no appearance has been entered for any party then such pleading shall be delivered by being filed with the proper officer.

47. Whenever a statement of claim is delivered the plaintiff may therein alter, modify or extend his claim without any amendment of the indorsement of the summons instituting the suit.

48. Every statement of claim shall state specifically the relief which the plaintiff claims either simply or in the alternative and it shall not be necessary to ask for general or other relief which may always be given as the Court or a Judge may think just to the same extent as if it had been asked for. And the same rule shall apply to any counter-claim or relief claimed by the defendant in his defence.

INTEREST SUITS.

49. Where the plaintiff disputes the interest of the defendant, he shall allege in his statement of claim that he denies the defendant's interest.

50. In a testamentary cause after delivery of the statement of claim the interest of the party to whom it has been delivered cannot be disputed by the plaintiff except by leave of the Judge.

51. In interest suits each party shall be at liberty to deny the interest of the other; and in such cases both parties may, with and subject to the permission of the Judge, adduce proof on one and the same trial of their interests respectively.

52. In interest suits the pleading of each party must show on the face of it that no other person exists having a prior interest to that of the claimant.

STATEMENT OF DEFENCE.

53. Where the Court or a Judge shall be of opinion that any allegations of fact denied or not admitted by the defence ought to have been admitted, the Court or Judge may make such order as shall be just with respect to any extra cost occasioned by this having been denied or not admitted.

54. Where any defendant seeks to rely upon any grounds as supporting a right of counter-claim, he shall, in his statement of defence, state specifically that he does so by way of counter-claim.

55. Where a defendant by his defence sets up any counter-claim which raises questions between himself and the plaintiff along with any other person, he shall add to the title of his defence a further title similar to the title in a statement of claim, setting forth the names of all the persons who, if such counter-claim were to be enforced by cross-suit, would be defendants to such cross-suit, and shall deliver his statement of defence to such of them as are parties to the suit within the period within which he is required to deliver it to the plaintiff.

56. Where any such person as in the last preceding rule mentioned is not a party to the suit, he should be summoned to appear by being served with a copy of the defence, and such service shall be regulated by the same rules as are hereinbefore contained with respect to the service of a summons.

57. The party opposing a will may, with his defence, give notice to the party setting up the will that he merely insists upon the will being proved in solemn form of law, and only intends to cross-examine the witnesses produced in support of the will, and he shall thereupon be at liberty to do so, and shall not, in any event, be liable to pay the costs of the other side, unless the Judge shall be of opinion that there was no reasonable ground for opposing the will.

58. It shall be stated with regard to every defence which is pleaded what is the substance of the case on which it is intended to rely: and further, where it is pleaded that the testator was not of sound mind, memory and understanding, particulars of any specific instances of delusion shall be delivered before the case is set down for trial and except by leave of the Court or a Judge, no evidence shall be given of any other instances at the trial.

59. A further and better statement of the nature of the claim or defence, or further and better particulars of any matter stated in any pleading, notice, or written proceeding requiring particulars, may in all cases be ordered, upon such terms, as to costs and otherwise, as may be just.

60. Every pleading or other document required to be delivered to a party, or between parties, shall be delivered to the solicitor of every party who appears by a solicitor, or to the party if he does not appear by a solicitor; but if no appearance has been entered for any party, then such pleading or document shall be delivered by being filed with the proper officer.

AMENDMENT OF PLEADINGS.

61. The plaintiff may, without any leave, amend his statement of claim, whether endorsed on the writ or not, once at any time before the expiration of the time limited for reply and before replying, or, where no defence is delivered, at any time before the expiration of two weeks from the appearance of the defendant who shall have last appeared, or where defence is delivered, but no order for reply is made within ten days from delivery of the defence or the last of the defences.

62. The Court or a Judge may at any stage of the proceedings order to be struck out or amended any matter in any indorsement or pleading which may be unnecessary or scandalous or which may tend to prejudice, embarrass, or delay the fair trial of the suit; and may in any such case order the costs of the application to be paid as between solicitor and client.

DEFAULT OF PLEADING.

63. If the plaintiff, being ordered to deliver a statement of claim, does not deliver the same within the time allowed for that purpose, the defendant may apply to a Judge to dismiss the suit for want of prosecution and on the hearing of such application the Judge may, if no statement of claim shall have been delivered, order the suit to be dismissed accordingly or may make such other order on such terms as the Judge shall think just.

64. If any defendant make default in delivering a defence, the suit may proceed, notwithstanding such default.

REPLY.

65. No reply shall be delivered unless the same be ordered.

THE FORMS IN THE SCHEDULE.

66. The forms in the schedule to these rules when applicable and where they are not applicable forms of the like character, as near as may be, shall be used for all pleadings, and where such forms are applicable and sufficient any longer forms shall be deemed prolix and the costs occasioned by such prolixity shall be disallowed to or borne by the party so using the same, as the case may be.

67. In all cases in which the party pleading relies on any misrepresentation, fraud, breach of trust, wilful default, or undue influence, and in all other cases in which particulars may be necessary beyond such as are exemplified in the forms aforesaid, particulars (with dates and items if necessary) shall be stated in the pleading.

ADMISSIONS.

68. Any party to a suit may give notice by his pleading, or otherwise in writing, that he admits the truth of the whole or any part of the case of the other party.

TRIAL.

69. Notice of trial may be given in the suit by the plaintiff or other party in the position of plaintiff. Such notice may be given with the reply (if any) or at any time after the issues of fact are ready for trial.

70. If the plaintiff does not within three weeks after the close of the pleadings or within such extended time as the Court or a Judge may allow give notice of trial, the defendant may, before notice of trial given by the plaintiff, give notice of trial, or may apply to the Court or Judge to dismiss the suit for want of prosecution; and on the hearing of such application the Court or a Judge may order the suit to be dismissed accordingly, or may make such other order, and on such terms, as to the Court or Judge may seem just.

71. Ten days' notice of trial shall be given unless the party to whom it is given has consented or is under terms or has been ordered to take short notice of trial; and shall be sufficient in all cases, unless otherwise ordered by the Court or a Judge. Short notice of trial shall be four days' notice, unless otherwise ordered.

72. Upon notice of trial being given the trial may be entered notwithstanding that the pleadings are not closed and if the party giving notice of trial omits to enter the trial on the day or day after giving notice of trial the party to whom notice has been given may within four days enter the trial.

73. Unless within six days after notice of trial is given, the trial shall be entered by one party or the other, the notice of trial shall be no longer in force.

74. Notice of trial shall be deemed to be for the first day of the then next Civil Sittings at the place for which notice of trial is given.

75. The party entering the trial shall deliver to the proper officer a copy of the whole of the pleadings for the use of the Judge at the trial.

76. If when a trial is called on the plaintiff appears and the defendant does not appear then the plaintiff may prove his claim so far as the burden of proof lies upon him.

77. If when a trial is called on the defendant appears and the plaintiff does not appear, the defendant, if he has no counter-claim, shall be entitled to judgment dismissing the suit, but if he has a counter-claim, then he may prove such counter-claim so far as the burden of proof lies upon him.

78. Any judgment obtained where one party does not appear at the trial may be set aside by the Court or a Judge upon such terms as may seem fit upon an application made within eight days after the trial.

79. The Judge may, if he think it expedient for the interests of justice, postpone or adjourn a trial for such time and to such place and upon such terms, if any, as he shall think fit.

80. The Judge may, at or after a trial, direct that judgment be entered for any or either party, or adjourn the case for further consideration, or leave any party to move for judgment. No judgment shall be entered after a trial without the order of a Court or Judge.

T. DE M. L. BRADDELL, *C.J.C.*

J. R. INNES, *J.C.*

FORM No. 1.

SUMMONS TO COMMENCE A PROBATE SUIT.

In the Supreme Court..... In Probate Jurisdiction.

State of..... 19.... No.....

In the estate of X. Y., deceased.

Between A. B., plaintiff

and

C. D., defendant.

To C. D., of.....

Whereas A. B., of (state address and description) has instituted a suit in this Court against you claiming as appears in the indorsement made on this summons you are hereby summoned to cause an appearance to be entered for you in person or by a solicitor of the Court to the said suit within eight days after the service of the summons on you, inclusive of the day of such service; and take notice that in default of your so doing the plaintiff may proceed therein, and judgment may be given in your absence.

Given under my hand and the seal of the Court, this.....day of, 19....

(L. S.)

(Signed) E. F.,
Registrar.

INDORSEMENT TO BE MADE ON THE WRIT BEFORE
ISSUE THEREOF.

The plaintiff claims, etc. (See Forms of Indorsements.)
Certificate.

A sufficient affidavit in verification of the indorsement on this summons to authorize the sealing thereof has been produced to me this.....day of....., 19....

(Signed)

Registrar.

This summons was issued by the plaintiff, who resides at....., or, this summons was issued by E. F., of....., whose address for service is....., solicitor for the plaintiff who resides at....., or this summons was issued by G. H., of....., whose address for service is....., agent for....., of....., solicitor for the said plaintiff, who resides at.....

INDORSEMENT TO BE MADE ON THE SUMMONS
AFTER SERVICE THEREOF.

This summons was served by me at.....on the defendant..... on the.....day of....., 19....

Indorsed the.....day of....., 19....

(Signed)

INDORSEMENT ON SUMMONS (SPECIMENS OF).

1.

(EXECUTORS AGAINST WIDOW.)

The plaintiffs claim to be the executors of the last will and testament, bearing date....., of A. B., late of....., deceased, who died....., and to have the said will established.

This summons is issued against you, the said C. D., as the widow of the said deceased, and interested in the event of an intestacy.

2.

(HUSBAND AGAINST EXECUTORS OF ALLEGED WILL.)

The plaintiff is the lawful husband of C. D., late of....., deceased, who died on the....., intestate, and claims letters of administration of the estate of the said deceased to be granted to him, and to have an alleged will of the said deceased, bearing date....., pronounced against.

This summons is issued against you, the said E. F. and G. H., as the executors of the said alleged will.

3.

IN SUIT FOR PROBATE IN SOLEMN FORM—EXECUTOR (OR LEGATEE)
PROPOUNDS WILL.

The plaintiff claims to be executor of the last will, dated the..... day of....., of C. W., late of....., deceased, who died on the..... day of....., and to have the said will established.

This summons is issued against you as one of the next-of-kin of the said deceased (or as the case may be).

SUIT FOR PROBATE IN SOLEMN FORM—SURVIVING EXECUTOR
PROPOUNDS WILL

The plaintiff claims to be the surviving executor named in the will, dated the....., of E. A., late of....., deceased, who died on theday of....., 19...., and to have the said will established.

This summons is issued against you, H. A. and P. A., as the natural and lawful nephews and only next-of-kin of the deceased, and the only persons entitled in distribution to the estate and effects of the deceased in the event of an intestacy.

SUIT FOR PROBATE IN SOLEMN FORM—RESIDUARY LEGATEE
PROPOUNDS LOST WILL, UNDATED.

The plaintiff claims as residuary legatee under the last will, undated, but executed in the month of December, 1912, of I. R., late of....., miner, who died on the 1st day of April, 1914, to have the contents of the said will as contained in the completed draft thereof, admitted to probate. This summons is issued against you, C. D. and E. F., as executors of a will and codicil of the deceased, dated, respectively, the 10th May, 1911, and the 15th June, 1911, and against you, P. W., as residuary legatee under the said will and codicil, and also as executor and universal legatee under the will, dated the 12th June, 1914, of S. R., widow of the deceased, who died on the 8th day of July, 1914, and as such interested in the estate of the deceased in the event of an intestacy.

SUIT FOR PROBATE IN SOLEMN FORM—EXECUTORS PROPOUND
WILL BUT NOT CODICIL.

The plaintiff's claim, as executors of the last will, dated the 1st June, 1911, of A. B., late of Ipoh, in the State of Perak, who died on the 4th day of August, 1915, to have the said will established.

This summons is issued against you, the above-named defendants, as beneficiaries under a pretended codicil of the said deceased, dated the 7th May, 1914.

SUIT FOR REVOCATION OF PROBATE—EXECUTOR OR LEGATEE OF A
FORMER WILL, OR NEXT-OF-KIN, ETC., OF THE DECEASED,
SEEKS TO OBTAIN REVOCATION OF A PROBATE GRANTED IN
COMMON FORM.

The plaintiff claims to be executor of the last will, dated the..... day of....., of C. D., late of....., deceased, who died on the..... day of....., and to have the probate of a pretended will of the said deceased, dated the.....day of....., revoked. This summons is issued against you as the executor of the said pretended will (or as the case may be).

8.

SUIT FOR REVOCATION OF PROBATE—LEGATEE CLAIMS TO HAVE
WILL ESTABLISHED, OMITTING CERTAIN WORDS.

The plaintiff claims as residuary legatee under the last will with two codicils thereto dated, respectively, the 16th June, 1914, the 12th November, 1914, and the 1st November, 1915, of R. W., late of Kuala Lumpur, in the State of Selangor, merchant, deceased, who died on the 17th November, 1915, to have the probate in common form of the said will and codicils revoked, and the said will and codicils established omitting therefrom certain words wrongfully included in the said probate.

This summons is issued against you, I. L., as having obtained probate in common form of the said will and codicils, and against you, C. L., as interested in the said will and codicils as originally admitted to probate.

9.

SUIT FOR REVOCATION OF PROBATE—NEXT-OF-KIN CLAIMS
REVOCATION OF PROBATE IN COMMON FORM.

The plaintiff claims to be the lawful brother and one of the next-of-kin of A. B., late of Seremban, in the State of Negri Sembilan, bachelor, deceased, who died on the 14th November, 1915, intestate, and to have as such a grant of administration to the estate of the said deceased, dated the 4th February, 1915, revoked, and the said will pronounced against.

This summons is issued against you, A. K. and W. L., as having obtained probate in common form of the said pretended will.

10.

SUIT FOR REVOCATION OF ADMINISTRATION—EXECUTOR OR LEGATEE
OF A WILL WHEN LETTERS OF ADMINISTRATION HAVE BEEN
GRANTED AS ON INTESTACY.

The plaintiff claims to be executor of the last will of C. D., late of....., deceased, who died on the.....day of.....

The plaintiff claims that the grant of letters of administration of the estate and effects of the said deceased obtained by you should be revoked, and probate of the said will granted to him.

11.

INTEREST SUIT—BY PERSON CLAIMING A GRANT OF ADMINISTRATION
AS A NEXT-OF-KIN OF THE DECEASED, WHOSE INTEREST AS NEXT-
OF-KIN IS DISPUTED.

The plaintiff claims to be the lawful brother and sole next-of-kin of C. D., of....., deceased, who died on the.....day of....., intestate, and to have as such a grant of administration to the estate and effects of the said intestate.

This summons is issued against you because you have entered a caveat and have alleged that you are the sole next-of-kin of the deceased (or as the case may be).

FORM No. 2.

APPEARANCE TO SUMMONS, MEMORANDUM OF.

In the Supreme Court..... In Probate Jurisdiction,
State of.....
In the estate of A. B., deceased.

Between C. D., plaintiff
and

E. F. and G. H., defendants.

Enter an appearance for E. F. and G. H., defendants in the suit.

Dated the.....day of....., 19...

(Signed)of

.....
Solicitor for the defendants.

FORM No. 3.

APPEARANCE TO SUMMONS, NOTICE OF ENTRY OF.

In the Supreme Court..... In Probate Jurisdiction.
State of.....
In the estate of A. B., deceased.

Between C. D., plaintiff
and

E. F., defendant.

Take notice that.....have this day entered appearance at the
Principal Registry at.....for the defendant E. F. to the summons
in this Suit.

Dated the.....day of....., 19...

(Signed)of

.....
Solicitor for the defendant.

FORM No. 4.

APPEARANCE TO WARNING OR CITATION.

In the Supreme Court..... In Probate Jurisdiction.
State of.....

Caveat No....., dated the.....day of....., 19...

Citation, dated the.....day of....., 19...

In the estate of A. B., late of.....

Plaintiffs (the parties warning or citing)

Name (in full) C. D., of....., and E. F., of....., the executors
of the last will and testament of A. B., deceased, dated.....

Defendant (the party warned or cited)

Name (in full) G. H., of....., the natural and lawful and only
son and only next-of-kin of the said A. B.

Name and address (within three miles of the Principal Registry)
of the solicitor appearing.

Dated the.....day of....., 19...

FORM No. 5.

SUMMONS FOR DIRECTIONS.

In the Supreme Court..... In Probate Jurisdiction.
 State of..... 19.... No.....
 In the estate of A. B., deceased.
 Between....., plaintiff
 and
, defendant.

Let all parties concerned appear before the Judge in Chambers (or before the Registrar, if no Judge is present in the State) on.....day, the.....day of....., 19..., at.....o'clock in the forenoon, on the hearing of an application on the part of the.....to show cause why an order for directions should not be made in this suit as follows:

Affidavit of scripts.

Pleadings.—Endorsement or writ to stand for statement of claim.

Statement of claim containing full particulars in.....days.

Statement of defence containing full particulars in.....days.

Reply (if necessary) in.....days.

Admissions.—.....

Discovery.—That after defence delivered the plaintiff and defendant do, respectively, within ten days after service of a copy receipt for deposit in Court, file an affidavit of documents.

Interrogatories.—For leave to interrogate the.....to be filed within ten days.

Inspection of accounts.—.....

Commissions.—.....

Examination of witnesses.—.....

Place of trial.—.....

Any other interlocutory matter or thing.—.....

Liberty to apply.....and that the costs of this application be costs in the cause.

Dated the.....day of....., 19....

This summons was taken out by....., of.....

Solicitor for.....

To.....

FORM No. 6.

NOTICE UNDER SUMMONS FOR DIRECTIONS.

In the Supreme Court..... In Probate Jurisdiction.
 State of.....
 In the estate of A. B., deceased.

C. D. against E. F.

Take notice that the above-named plaintiff intends to apply to.....at his Chambers on.....the.....day of....., 19..., at... o'clock in the forenoon, for further directions in this action as to.....

Dated.....

E. F.,

Solicitor for the plaintiff.

To Messrs., defendants' solicitors.

FORM No. 7.

SUMMONS TO DISCONTINUE CONTENTIOUS PROCEEDINGS.

In the Supreme Court..... In Probate Jurisdiction.
 State of..... 19.... No.....
 In the estate of A. B., deceased.

C. D. against E. F.

Let the defendant attend before the Judge in Chambers on the.....day of....., 19..., at.....o'clock in the forenoon, to show cause why the contentious proceedings in this suit (or matter, *if before the writ of summons*) arising from caveat No....., entered on the.....day of....., 19..., should not be discontinued and why (probate of the will, dated the.....day of....., 19...), of A. B., of....., the deceased therein, should not be granted to (C. D., *the sole executor in the said will*), the (plaintiff) in this suit (or matter) if entitled thereto.

Dated the.....day of....., 19....

Summons issued by X. Y.

Solicitor for the plaintiff.

STATEMENTS OF CLAIM.

IN SUITS FOR PROBATE IN SOLEMN FORM.

FORM No. 8.

EXECUTOR PROPOUNDS WILL WITH ALTERATIONS.

Statement of Claim.

1. The plaintiff is the executor and residuary legatee named in the will of A. B., late of Klang, in the State of Selangor, widow, who died on the 1st July, 1915, the said will bearing date the 14th January, 1915.

2. The alterations appearing in the fifth line of the second page of the said will were written by the testatrix prior to the execution of the said will.

3. The alterations now appearing in the second line of the third page of the said will, whereby a legacy of \$1,000 is given to the defendant, were written subsequent to the execution of the said will.

The plaintiff claims:

That the Court shall pronounce for the said will together with the alterations referred to in paragraph 2 hereof, but omitting therefrom the alterations referred to in paragraph 3 hereof.

FORM No. 9.

EXECUTOR PROPOUNDS LOST WILL.

Statement of Claim.

1. The plaintiff is the executor and beneficiary named in the true last will of G. B., late of Kuala Lumpur, in the State of Selangor, gentleman, who died on the 10th February, 1915, the said will bearing date, the 8th March, 1914.

2. The said will never was revoked or destroyed by the testator nor by any person in his presence and by his direction with the intention of revoking the same and the same was at the time of his death a valid and subsisting will, but the same cannot be found.

3. The contents of the said will were in substance and effect as follows: "This is the last will and testament of me, G. B., of Kuala Lumpur, Selangor. I leave all my property to my son, John, and appoint him my sole executor" (or 3. The contents of the said will are contained in a draft thereof marked A. B., annexed to the plaintiff's affidavit of scripts).

The plaintiff claims:

- (1) That the Court shall pronounce for the said will in solemn form of law;
- (2) Probate of the said will, as set forth in paragraph 3 of this statement of claim (or, as contained in the said draft) until the said original will be found.

IN SUIT FOR REVOCATION OF PROBATE.

FORM No. 10.

NEXT-OF-KIN DISPUTES WILL.

Statement of Claim.

1. The plaintiff is the natural and lawful brother and sole next-of-kin of the above-named John B, late of Ipoh, in the State of Perak, Storekeeper, who died on the 7th December, 1915, intestate, without wife, child, or parent.

2. On the 22nd January, 1916, probate of a pretended will of the said deceased, bearing date, the 1st April, 1915, was granted to the defendants out of the Principal Probate Registry as the executors named therein.

3. The said alleged will was not duly executed.

4. At the time when the said alleged will purports to have been executed the deceased was not of sound mind, memory or understanding.

5. At the time when the said will purports to have been executed the deceased did not know and approve of the contents thereof.

The plaintiff claims:

- (1) Revocation of the probate granted out of the Principal Registry of this Court to the defendants on the 22nd January, 1916.
- (2) That the Court shall pronounce against the validity of the said will and declare the same null and void.
- (3) A grant to him of letters of administration to the estate of the said deceased.
- (4) Such other order as may be just.

DEFENCES AND COUNTER-CLAIMS.

IN SUIT FOR PROBATE IN SOLEMN FORM.

FORM No. 11.

Statement of Defence.

The defendants say that:

1. The said alleged will and codicil were not duly executed.

2. At the time when the said alleged will and codicil respectively purport to have been executed the deceased was not of sound mind, memory and understanding.

Substance of the Case.

Under paragraph 1 the defendants put the plaintiff to proof that the will and codicil were duly executed.

Under paragraph 2 the defendants allege that at the time when the said will and codicil respectively purport to have been executed the deceased was suffering from spinal paralysis and senile dementia, and was unable to talk coherently, and was completely lost as to time, place and surroundings, and was quite incapable of managing his affairs or of understanding and appreciating the nature of a testamentary document, or the claims of his relatives on his testamentary dispositions, and was unable to form a rational opinion as to the extent of his property.

DEFENCE AND COUNTER-CLAIM.

IN ACTIONS FOR PROBATE IN SOLEMN FORM WHERE PLAINTIFFS
PROPOUND LOST WILL.

FORM No. 12.

STATEMENT OF DEFENCE AND COUNTER-CLAIM OF THE ABOVE-NAMED
DEFENDANT A. B. by C. D., HER GUARDIAN *Ad Litem*.

This defendant by her guardian *ad litem* says that:

1. The said will was not duly executed.

In the alternative:

2. The said will was revoked by the deceased.

3. She does not admit that the contents of the said will are contained in the copy put forward by the plaintiffs:

And by way of counter-claim:

4. This defendant is the lawful niece and one of the next-of-kin of the deceased, who died on the 15th June, 1915, intestate, a bachelor without parent, brother or sister.

This defendant claims:

(1) That the Court pronounce against the said will and declare the same null and void.

(2) Such further relief as may be just.

Substance of the Case.

Under paragraphs 1 and 3 this defendant puts the plaintiff to the proof that the said will was duly executed and that its contents are contained in the copy put forward by them.

Under paragraph 2 this defendant alleges that the said will was last known to be in the possession of the deceased and was not found at his death, and this defendant relies on the presumption of law that the said will was destroyed by the deceased *animo revocandi*.

FORM No. 13.

ORDER ON SUMMONS FOR DIRECTIONS.

In the Supreme Court..... In Probate Jurisdiction.

State of.....

In the estate of A. B., deceased.

C. D. against E. F. and others.

Upon hearing the solicitors for the plaintiffs and defendants it is ordered as follows:

- 1 { Endorsement on summons to stand for statement of claim.
 { Statement of claim to be delivered in.....days from to-day.

Statement of defence to be delivered in.....days

from { to-day
 { delivery of
 { statement of claim.

Pleadings to be delivered with particulars, if necessary.

2. Affidavits of scripts of all parties to be filed within.....
 days from to-day.

3. After delivery of statement of defence, affidavit of documents
 to be filed by either party within.....days from service of ^{notice} receipt.
 Inspection within.....days from filing affidavit.

4. Place of trial.....

5. Liberty to apply.....

Dated the.....day of....., 19....

Signed

Registrar.

FORM No. 14.

ORDER FOR DISCONTINUANCE OF PROCEEDINGS AND GRANT.

In the Supreme Court..... In Probate Jurisdiction.

State of.....

R. V. A.

Upon hearing the.....and by consent it is ordered that the
 contentious proceedings in this.....arising from caveat No.....,
 entered on the.....day of.....(and also from the summons issued
 on the.....day of.....) be discontinued and that probate of the
 will (or letters of administration to the estate) of A. B., of.....,
 the deceased, herein, be granted to....., the.....the (plaintiff or
 defendant) in this.....if.....entitled thereto.

Signed J. E.,

Registrar.

FORM No. 15.

CITATION BY BROTHER TO FATHER TO ACCEPT OR
REFUSE ADMINISTRATION.

In the Supreme Court..... In Probate Jurisdiction.
State of..... Principal Registry.
To A. B., of.....

Whereas it appears by an affidavit of C. B. sworn on the.....
day of....., 19..., that A. E. B., of....., died there on the.....
day of....., 19..., a bachelor without a mother and intestate, leaving
you, the said A. B., his natural and lawful father and next-of-kin:

And whereas it also appears that C. B. is the natural and lawful
brother of the said A. E. B., deceased, and the natural and lawful son
of you, A. B.:

Now this is to require you, the said A. B., that, within eight days
after service hereof, including the day of such service, you do cause an
appearance to be entered for you in the Principal Probate Registry of
the Supreme Court at....., and accept or refuse letters of adminis-
tration of the estate of the said deceased or show cause why the same
should not be granted to the said C. B.:

And take notice that in default of you so appearing and accepting
and extracting the said letters of administration the Court will proceed
in the premises according to law, your absence notwithstanding.

Dated at the Principal Registry, this.....day of....., 19....

(Signed) X. Y.,
Registrar.

FORM No. 16.

CITATION TO ACCEPT OR REFUSE PROBATE.

In the Supreme Court..... In Probate Jurisdiction.
State of..... Principal Registry.
To C. D.,of.....

Whereas it appears by the affidavit of A. B.,of.....sworn
on the.....day of....., 19..., that A. B., of....., deceased, died
on the.....day of....., 19..., at....., having made and duly
executed his last will and testament bearing date,(and now
remaining in the Principal Registry aforesaid) and therein appointed
you, the said C. D., sole executor or sole executor and residuary
legatee and devisee *or as the case may be*:

And whereas it further appears by the said affidavit that the said
A. B. is a creditor, or a legatee named in the said will *or as the case
may be*:

Now this is to require you, the said C. D., that within eight days
after the service hereof, including the day of such service, you do
cause an appearance to be entered for you in the said Principal Registry
of the Supreme Court at....., and accept or refuse probate and
execution of the said will, *or as the case may be*, of the said deceased,
or show cause why the same should not be granted to the said A. B. as
creditor of the said deceased, *or as the case may be*:

And take notice that in default of your so appearing and accepting
and extracting the said probate of the said will the Court will proceed
in the premises according to law, your absence notwithstanding.

Dated at the Principal Registry, this.....of....., 19....

(Signed) X. Y.,
Registrar.

FORM No. 17.

CITATION TO BRING IN PROBATE (ANOTHER WILL SET UP).

In the Supreme Court..... In Probate Jurisdiction.

State of..... Principal Registry.

To A. B., of.....

Whereas it appears by the affidavit of C. D. sworn the.....day of....., 19...., that probate of the alleged last will and testament of E. F., of....., deceased, was, on the.....day of....., 19...., granted to you by the Supreme Court at the Principal Probate Registry thereof: And whereas it is alleged in the said affidavit that the said deceased made and duly executed his last will and testament, dated the.....day of....., 19...., and thereof appointed the said C. D., executor (or as the case may be) and that the said probate ought to be called in, revoked, and declared null and void in law:

Now this is to require you, the said A. B., that, within eight days after service hereof on you, inclusive of the day of such service, you do bring into and leave in the Principal Registry of the Supreme Court at.....the aforesaid probate in order that the said C. D. may proceed in due course of law for the revocation of the same.

Dated at the Principal Registry, this.....day of....., 19....

Extracted by....., of....., solicitor.

(Signed) X. Y.,

Registrar.

FORM No. 18.

CITATION TO BRING IN PROBATE (INTESTACY ALLEGED).

In the Supreme Court..... In Probate Jurisdiction.

State of..... Principal Registry.

To A. B., of.....

Whereas it appears by the affidavit of C. D. sworn the.....day of....., 19...., that probate of the alleged last will and testament of E. F., of....., deceased, was on the.....day of....., 19...., granted to you by the Supreme Court at the Principal Registry thereof and that the said deceased died a bachelor, leaving the said C. D., his natural and lawful father and next-of-kin: And whereas it is alleged in the said affidavit that the said deceased died intestate, and that the said probate ought to be called in, revoked, and declared null and void at law:

Now this is to require you, the said A. B., that, within eight days after service hereof on you, inclusive of the day of such service, you do bring into and leave in the Principal Registry of the Supreme Court at.....the aforesaid probate in order that the said C. D. may proceed in due course of law for the revocation of the same.

Dated at the Principal Registry, this.....day of....., 19....

Extracted by....., of....., solicitor.

(Signed) X. Y.,

Registrar.

FORM No. 19.

CITATION TO BRING IN ADMINISTRATION (WILL SET UP).

In the Supreme Court..... In Probate Jurisdiction.
 State of..... Principal Registry.
 To A. B., of.....

Whereas it appears by the affidavit of C. D. sworn the.....day of
, 19..., that letters of administration of all the estate and effects
 of, deceased, were, on the.....day of, granted to you by
 the Supreme Court at the Principal Probate Registry at.....: And
 whereas it is alleged in the said affidavit that the said deceased made
 and duly executed his last will and testament, dated the.....day of
, 19..., and thereof appointed the said C. D., executor (or as the
 case may be), and that the said letters of administration ought to be
 called in, revoked, and declared null and void in law:

Now this is to require you, the said A. B., that, within eight days
 after the service hereof on you, inclusive of the day of such service,
 you do bring into and leave in the Principal Probate Registry of the
 said Court at.....the aforesaid letters of administration in order
 that the said C. D. may proceed in due course of law for the
 revocation of the same.

Dated at the Principal Registry, the.....day of, 19...

Extracted by....., of....., solicitor.

(Signed) X. Y.,

Registrar.

FORM No. 20.

CITATION TO BRING IN ADMINISTRATION (ADMINISTRATOR ALLEGED
NOT TO BE ENTITLED).

In the Supreme Court..... In Probate Jurisdiction.
 State of..... Principal Registry.
 To A. B.

Whereas it appears by the affidavit of C. D. sworn the.....day
 of, 19..., that letters of administration of all the estate and
 effects of E. F., of, deceased, were, on the.....day of,
 19..., granted to you by the Supreme Court at the Principal Registry
 thereof as the natural and lawful brother and one of the next-of-kin
 of the said deceased:

And whereas it is alleged in the said affidavit that you are not one
 of the next-of-kin of the said deceased, and that the said deceased
 died a widower leaving the said C. D., his natural and lawful son and
 only next-of-kin (or as the case may be), and that the said letters of
 administration ought to be called in, revoked, and declared null and
 void in law:

Now this is to require you, the said A. B., that, within eight days
 after service hereof on you, inclusive of the day of such service, you
 do bring into and leave in the Principal Registry of the Supreme Court
 at.....the aforesaid letters of administration in order that the said
 C. D. may proceed in due course of law for the revocation of the same.

Dated at the Principal Registry, this.....day of, 19...

Extracted by....., of....., solicitor.

(Signed) X. Y.,

Registrar.

FORM No. 21.

CITATION TO SEE PROCEEDINGS.

In the Supreme Court.....

In Probate Jurisdiction.

State of.....

Principal Registry.

To A. B., of.....

Whereas it appears by the affidavit of C. D. sworn the.....day of....., 19...., that there is now pending in the Supreme Court a probate suit entitled A. and another against B., No.....of 19...., wherein the plaintiffs are proceeding to prove in solemn form of law the alleged last will and testament, dated the.....day of....., 19...., at.....:

And whereas it further appears by the said affidavit that you are the natural and lawful.....and one of the next-of-kin of the said deceased (or a legatee under the alleged will, dated.....or as the case may be):

Now this is to give notice to you, the said A. B., to appear in the said suit either personally or by your solicitor, should you think it for your interest so to do, at any time during the dependence of the said suit and before final judgment shall be given therein. And take notice that, in default of your so doing, the said Court will proceed to hear the said will proved in solemn form of law and pronounce judgment in the said suit, your absence notwithstanding.

Dated at the Principal Registry, this.....day of....., 19....

Extracted by....., of....., solicitor.

(Signed) G. H.,
Registrar.