The following Notifications are, by direction of the Chief Secretary to Government, published for general information.

W. H. MACKRAY,
Acting Under Secretary, F.M.S.

No. 1945.—The following Enactment, passed at a meeting of the Federal Council held on the 13th April, 1920, is published for general information:

FEDERATED MALAY STATES.

ENACTMENT No. 2 OF 1920.

An Enactment to further amend "The Widows and Orphans’ Pension Enactment, 1915."

L. N. GUILLEMAND,
President of the Federal Council.

[8th May, 1920.]

It is hereby enacted by the Rulers of the Federated Malay States in Council as follows:

1. (i) This Enactment may be cited as "The Widows and Orphans’ Pension Enactment, 1915, Amendment Enactment, 1920," and shall come into force on the publication thereof in the Gazette.

(ii) This Enactment shall be read and construed as one with "The Widows and Orphans’ Pension Enactment, 1915," hereinafter called the "principal Enactment," and any copies of the principal Enactment printed after the commencement of this Enactment may be printed with the amendments made by this Enactment.

2. Section 2 of the principal Enactment is amended by inserting in the interpretation of "Contributor" next after the word "salary" the words "or pension."

3. Section 7 of the principal Enactment is repealed and the following section is substituted therefor:

"7. A contributor who retires or is removed from the service of the Government, being then a widower without children of a pensionable age, shall cease to contribute and his rights under this Enactment shall cease, except that he shall be entitled to repayment, without interest, of fifty per cent. of the contributions made by him since the death of his last wife or since the ceasing to be pensionable of his last child, whichever event shall have last happened."

4. Section 9 of the principal Enactment is amended by deleting all words after "cease to contribute" and substituting therefor the words "and his rights under this Enactment shall cease."

5. Sub-section (ii) of section 10 of the principal Enactment is repealed and the following sub-section is substituted therefor:

"(ii) A contributor who retires or is removed from the service of the Government, being then a bachelor, shall cease to contribute and his rights under this Enactment shall cease, except that he shall be entitled to repayment, without interest, of fifty per cent. of the contributions made by him."

6. Section 12 of the principal Enactment is amended

(A) by deleting from sub-section (i) all words after the words "become a contributor under the provisions of that law" and substituting therefor the words..."
but so that nevertheless

(a) his widow or children, as the case may be, shall be entitled
on his death to a pension computed on the basis of the
pension rights acquired by such contributor at the date
of his transfer in accordance with the tables and rules
hereinafter referred to:

(b) if he retires or is removed from the service of such
Colony, country or State or dies while in the service
thereof and is at the time of such retirement, removal or
death a widower without children of a pensionable age
or a bachelor, the provisions of section 7, 8, 10 (ii) or 11,
as the case may be, shall be deemed to apply ".

(B) by inserting in paragraph (a) of sub-section (ii) next after the
words "if married " the words " or a widower having children of a
pensionable age "; and by inserting in paragraph (b) of sub-section (ii)
next after the words " if then " the words " a widower without
children of a pensionable age or " ; and by deleting all words after the
words " hereinafter referred to ", in line 24 of sub-section (ii), and
substituting therefor the following words:

" When any such contributor, being a widower without children
of a pensionable age or a bachelor, has elected to continue
to contribute, then if he retires or is removed from the
service of such Colony, country or State or dies while in the
service thereof and is at the time of such retirement,
removal or death a widower without children of a pensionable
age or a bachelor, the provisions of section 7, 8, 10 (ii) or 11,
as the case may be, shall be deemed to apply.

When any such contributor, being a widower without children of
a pensionable age or a bachelor, has elected to be paid fifty
per cent. of his actual contributions, then on such payment
being made his rights and liabilities under this Enactment
shall cease ".

(C) by deleting from sub-section (iv) all words after the words
" become a contributor under the provisions of that law to and
including the words " tables and rules hereinafter referred to " and
substituting therefor the words

" but so that nevertheless, in the event of his so electing to cease
contributing,

(a) his widow or children, as the case may be, shall be entitled
on his death to a pension computed on the basis of the
pension rights acquired by such contributor at the date
of his so ceasing to contribute in accordance with the
tables and rules hereinafter referred to:

(b) if he retires or is removed from the service of such Colony,
country or State or dies while in the service thereof and
is at the time of such retirement, removal or death a
widower without children of a pensionable age or a
bachelor, the provisions of section 7, 8, 10 (ii) or 11, as
the case may be, shall be deemed to apply. "

Passed this 13th day of April, 1920. 

T. S. Adams,
Clerk of Council.
No. 1946.—The following Enactment, passed at a meeting of the Federal Council held on the 13th April, 1920, is published for general information:

FEDERATED MALAY STATES.

ENACTMENT No. 3 of 1920.

An Enactment to amend “The Extradition Enactment, 1914.”

L. N. Guillemand, [8th May, 1920.]

President of the Federal Council.

It is hereby enacted by the Rulers of the Federated Malay States in Council as follows:

1. (i) This Enactment may be cited as “The Extradition Enactment, 1914, Amendment Enactment, 1920,” and shall come into force on the publication thereof in the Gazette.

(ii) This Enactment shall be read and construed as one with “The Extradition Enactment, 1914,” hereinafter called the “principal Enactment,” and any copies of the principal Enactment printed after the commencement of this Enactment may be printed with the amendments made by this Enactment.

2. Section 2 of the principal Enactment is amended by inserting in the interpretation of Diplomatic Representative of a foreign country, next after the words “person recognized”, the words “by the High Commissioner or”.

3. Section 7 of the principal Enactment is amended by inserting next after the words “made to”, in line 6, the words “the High Commissioner or”, and by substituting for the words “the Chief Secretary”, in line 7, the words “the High Commissioner or the Chief Secretary, as the case may be”.

Passed this 13th day of April, 1920.

T. S. Adams,

Clerk of Council.
No. 1947.—The following Enactment, passed at a meeting of the Federal Council held on the 13th April, 1920, is published for general information:

FEDERATED MALAY STATES.

ENACTMENT No. 4 of 1920.

An Enactment to consolidate and amend the law relating to the grant of Probates of Wills and Letters of Administration to the estates of deceased persons and the appointment and powers of Official Administrators.

L. N. GUILLAUMARD,  [8th May, 1920.]
President of the Federal Council.

It is hereby enacted by the Rulers of the Federated Malay States in Council as follows:

CHAPTER I.

PRELIMINARY.

1. (i) This Enactment may be cited as “The Probate and Administration Enactment, 1920,” and shall, with the exception of Chapter III, come into force on the publication thereof in the Gazette.

(ii) Chapter III shall come into force on such date as shall be appointed in that behalf by the Chief Secretary to Government by notification in the Gazette.

(iii) Upon the publication of this Enactment in the Gazette the Enactments mentioned in the first schedule shall be repealed.

(iv) Upon the coming into force of Chapter III the Enactments mentioned in the second schedule shall be repealed.

2. In this Enactment, unless there is something repugnant in the subject or context,

"Administrator" means a person appointed by competent authority to administer the estate of a deceased person when there is no executor;

"Codicil" means an instrument made in relation to a will and explaining, altering or adding to its dispositions. It is considered as forming an additional part of the will;

"Court" means the Supreme Court and includes, in cases where he or they are empowered to act, the Registrar, Assistant Registrars and Deputy Registrars of the Supreme Court;

"Declarative legacy" means a legacy directed to be paid out of specified property;

"Executor" means a person to whom the execution of the last will of a deceased person is, by the testator’s appointment, confided;

"Minor" means any person who has not completed his age of twenty-one years, and "minority" means the status of any such person;

"Probate" means the copy of a will certified under the seal of a Court of competent jurisdiction, with a grant of administration to the estate of the testator;
No. 4 of 1920.

"Specific legacy" means a legacy of specified property:

"Will" means the legal declaration of the intentions of the testator with respect to his property, which he desires to be carried into effect after his death.

3. The jurisdiction to grant probates of wills and letters of administration to the estates of deceased persons shall be as prescribed by "The Courts Enactment, 1918."

Chapter II.

GRANT OF PROBATE AND LETTERS OF ADMINISTRATION.

4. The executor or administrator, as the case may be, of a deceased person is his legal representative for all purposes, and all the property of the deceased person vests in him as such; provided that nothing herein contained shall vest in an executor or administrator any property of a deceased person which would otherwise have passed by survivorship to some other person.

5. When a will has been proved and deposited in a Court of competent jurisdiction situated beyond the limits of the Federated Malay States, and a properly authenticated copy of the will is produced, letters of administration may be granted with a copy of such copy annexed.

6. Probate can be granted only to an executor appointed by the will.

7. The appointment may be express or by necessary implication.

Illustrations.

(a) A wills that C be his executor if B will not. B is appointed executor by implication.

(b) A gives a legacy to B and several legacies to other persons, among the rest to his daughter-in-law, C, and adds, "but should the within-named C be not living, I do constitute and appoint B my whole and sole executrix." C is appointed executrix by implication.

(c) A appoints several persons executors of his will and codicils, and his nephew residuary legatee, and in another codicil are these words: "I appoint my nephew my residuary legatee to discharge all lawful demands against my will and codicils, signed of different dates." The nephew is appointed an executor by implication.

8. Probate cannot be granted to any person who is a minor or is of unsound mind.

9. When several executors are appointed, probate may be granted to them all simultaneously or at different times.

Illustration.

A is an executor of B's will by express appointment, and C an executor of it by implication. Probate may be granted to A and C at the same time, or to A first and then to C, or to C first and then to A.

10. (i) If a codicil be discovered after the grant of probate, a separate probate of that codicil may be granted to the executor, if it in no way repeals the appointment of executors made by the will.

(ii) If different executors are appointed by the codicil, the probate of the will must be revoked and a new probate granted of the will and the codicil together.
11. When probate has been granted to several executors and one of them dies, the entire representation of the testator accrues to the surviving executor or executors.

12. Probate of a will, when granted, establishes the will from the death of the testator and renders valid all intermediate acts of the executor as such.

13. Letters of administration cannot be granted to any person who is a minor or of unsound mind.

14. Letters of administration entitle the administrator to all rights belonging to the intestate as effectually as if the administration had been granted at the moment after his death.

15. Letters of administration do not render valid any intermediate acts of the administrator tending to the diminution or damage of the intestate’s estate.

16. When a person appointed an executor has not renounced the executorship, letters of administration shall not be granted to any other person until a citation has been issued calling upon the executor to accept or renounce his executorship; provided that, when one or more of several executors has or have proved a will, the Court may, on the death of the survivor of those who have proved, grant letters of administration without citing those who have not proved.

17. The renunciation may be made orally in the presence of the Court, or by a writing signed by the person renouncing, and when made shall preclude him from ever thereafter applying for probate of the will appointing him executor.

18. If the executor renounces, or fails to accept, the executorship within the time limited for the acceptance or refusal thereof, the will may be proved and letters of administration with a copy of the will annexed may be granted to the person who would be entitled to administration in case of intestacy.

19. When

(a) the deceased has made a will but has not appointed an executor, or

(b) the deceased has appointed an executor who is legally incapable or refuses to act, or has died before the testator, or before he has proved the will, or

(c) the executor dies after having proved the will but before he has administered all the estate of the deceased,
a universal or a residuary legatee may be admitted to prove the will, and letters of administration with the will annexed may be granted to him of the whole estate or of so much thereof as may be unadministered.

20. When a universal or a residuary legatee who has a beneficial interest survives the testator but dies before the estate has been fully administered, his representative has the same right to administration with the will annexed as such universal or residuary legatee.
21. Where there is no executor and no universal or residuary legatee or representative of a universal or residuary legatee, or he declines or is incapable to act, or cannot be found, the person or persons who would be entitled to the administration of the estate of the deceased if he had died intestate, or any other legatee having a beneficial interest, or a creditor, may be admitted to prove the will, and letters of administration may be granted to him or them accordingly.

22. Letters of administration with the will annexed shall not be granted to any legatee other than a universal or a residuary legatee until a citation has been issued and published in the manner hereinafter mentioned, calling on the next-of-kin to accept or refuse letters of administration.

23. When the testator is a public servant not domiciled in the Malay Peninsula and no executor or universal or residuary legatee or representative of such legatee can be found within fourteen days after the death of such public servant within the jurisdiction willing and capable to act, any person authorized thereto in writing by the Resident of the State wherein the application for letters of administration is made may be admitted to prove the will, and letters of administration may be granted to him accordingly.

24. (i) When the deceased has died intestate, administration of his estate may be granted to any person who, according to the rules for the distribution of the estate of an intestate applicable in the case of such deceased, would be entitled to the whole or any part of such deceased’s estate.

(ii) When several such persons apply for administration, it shall be in the discretion of the Court to grant it to any one or more of them.

(iii) When no such person applies, it may be granted to a creditor of the deceased.

25. When a public servant not domiciled in the Malay Peninsula has died intestate and no person who, according to the rules for the distribution of the estate of an intestate applicable in the case of such deceased, would be entitled to the whole or any part of such deceased’s estate has applied for administration within fourteen days after the death of such public servant, administration of his estate may be granted to any person authorized in writing by the Resident of the State wherein the application for letters of administration is made to application in that behalf.

26. Nothing in this Enactment shall affect the powers of the Chief Police Officer of any State to order the property of any person dying intestate in such State, leaving movable property therein under one hundred dollars in value, which property is, in the absence of any person entitled thereto, taken charge of by the Police for the purpose of safe custody, to be delivered, without letters of administration taken out, under the provisions of sections 28 and 29 of the Police Force Enactments, 1905.

27. The Court may in its discretion allow to executors or administrators a commission not exceeding five per cent. on the value of the assets collected by them, but in the allowance or disallowance of such commission the Court shall be guided by its approval or otherwise of their conduct in the administration of the estate.
Chapter III.

Grant To, and Powers of, Official Administrator

28. (i) The Chief Secretary to Government may from time to time appoint such person or persons as he thinks fit, by name or office, to be Official Administrator or Administrators of Assistant Official Administrator or Administrators of the property of deceased persons for the purposes of this Chapter, and may define the limits within which any Official Administrator or Assistant Official Administrator shall exercise and perform his powers and duties.

(ii) An Assistant Official Administrator shall have and may exercise all the powers of an Official Administrator within the limits defined for such Assistant Official Administrator under sub-section (i) but shall act under the general control and supervision of an Official Administrator.

29. (i) In any case where a person dies intestate or without appointing executors or where no executor takes out probate of the will, the Official Administrator may apply for letters of administration of the estate and effects of such intestate or of such testator; and in any case where six months shall have elapsed after the death of such intestate or testator without any application for letters of administration or for probate being made by any person it shall be the duty of the Official Administrator so to apply, unless he is satisfied that there is good and sufficient cause for the delay.

(ii) On application being made by the Official Administrator under sub-section (i) letters of administration shall be granted to the Official Administrator accordingly, unless in any particular cases the Court for sufficient reasons directs that letters of administration be granted to a person other than the Official Administrator.

30. From and after the decease of persons dying intestate and until letters of administration shall be granted in respect of their estates and effects, the estates and effects which were of such deceased persons shall be vested in the Official Administrator.

31. The Official Administrator, or an Assistant Official Administrator, acting within the local limits (if any) defined for him under section 28, may, so soon as he learns, on such evidence as he shall deem sufficient, that any person has died intestate leaving property in the Federated Malay States, or within such limits as aforesaid, forthwith take possession thereof and provide for the safe custody thereof until letters of administration are granted by the Court.

32. Any person who shall without lawful authority or excuse remove or attempt to remove out of the State wherein the same is situate any portion of such property, or shall destroy, conceal or refuse to yield up the same on demand to the Official Administrator or Assistant Official Administrator, shall be guilty of an offence and liable on conviction to fine not exceeding five hundred dollars and also to imprisonment of either description for a term not exceeding six months.
33. (i) No suit shall be brought against the Official Administrator or any Assistant Official Administrator for anything done by him in relation to such property under the authority or in the execution or intended execution of the powers vested in him by section 31; but any person who shall feel aggrieved thereby may apply for redress to the Supreme Court by petition supported by affidavit.

(ii) Every petition under this section shall be filed with the Registrar, or Assistant or Deputy Registrar, together with so many copies thereof as may be required for service upon the persons intended to be served therewith, and the Registrar, or Assistant or Deputy Registrar, shall mark on the original and on each copy a day on which the same is to be heard. Copies of such petitions shall be served in the manner prescribed for service of summons, and upon the hearing of such petition, in Court or in Chambers, the said Court may take such evidence as it shall think fit and may make any order in relation to such property which the justice of the case requires.

34. (i) When the property of a deceased person is administered by the Official Administrator under this Enactment no commission shall be allowed under section 27, but there shall be payable on the value of the property so administered a commission at such rates as may be from time to time prescribed by rule made by the Chief Secretary to Government and published in the Gazette, and such commission shall be credited to the public revenue.

(ii) Where the commission payable under sub-section (i) in respect of the property of any person administered by the Official Administrator would not amount to ten dollars, there shall be payable in respect of such administration and in lieu of the said commission the sum of ten dollars.

35. The Official Administrator shall have a lien upon all such property for the reasonable expenses incurred by him in respect thereof in carrying out the provisions of this Enactment and for the commission, or sum in lieu of commission, payable under section 34, and such expenses and commission, or sum, shall also constitute a first charge on the estate of the deceased.

36. The Chief Secretary to Government may, by notification in the Gazette, make rules for the due conduct of the duties of Official Administrators and Assistant Official Administrators and to prescribe the remuneration (if any) to be granted to them for their services.

Chapter IV.
LIMITED GRANTS.

A.—GRANTS LIMITED IN DURATION.

37. When the will has been lost or mislaid since the testator’s death, or has been destroyed by wrong or accident and not by any act of the testator, and a copy or the draft of the will has been preserved, probate may be granted of such copy or draft, limited until the original or a properly authenticated copy of it be produced.

38. When the will has been lost or destroyed and no copy has been made nor the draft preserved, probate may be granted of its contents, if they can be established by evidence.
PROBATE AND ADMINISTRATION.

39. When the will is in the possession of a person residing out of the Federated Malay States who has refused or neglected to deliver it up, but a copy has been transmitted to the executor, and it is necessary for the interests of the estate that probate should be granted without waiting for the arrival of the original, probate may be granted of the copy so transmitted, limited until the will or an authenticated copy of it be produced.

40. When no will of the deceased is forthcoming, but there is reason to believe that there is a will in existence, letters of administration may be granted, limited until the will or an authenticated copy of it be produced.

B.—GRANTS FOR THE USE AND BENEFIT OF OTHERS HAVING RIGHT.

41. When any executor is absent from the Federated Malay States and there is no executor within the Federated Malay States willing to act, letters of administration with the will annexed may be granted to the attorney of the absent executor, for the use and benefit of his principal, limited until he shall obtain probate or letters of administration granted to himself.

42. When any person to whom, if present, letters of administration with the will annexed might be granted is absent from the Federated Malay States, letters of administration with the will annexed may be granted to his attorney, limited as above-mentioned.

43. When a person entitled to administration in case of intestacy is absent from the Federated Malay States and no person equally entitled is willing to act, letters of administration may be granted to the attorney of the absent person, limited as above-mentioned.

44. When a minor is sole executor or sole residuary legatee, letters of administration with the will annexed may be granted to the legal guardian of such minor, or to such other person as the Court shall think fit, until the minor has attained his majority, at which period, and not before, probate of the will shall be granted to him.

45. When there are two or more minor executors and no executor who has attained majority, or two or more residuary legatees and no residuary legatee who has attained majority, the grant shall be limited until one of them has attained his majority.

46. If a sole executor or a sole universal or residuary legatee, or a person who would be solely entitled to the estate of the intestate according to the rules for the distribution of the estate of an intestate applicable in the case of the deceased, be a minor or lunatic, letters of administration with or without the will annexed, as the case may be, shall be granted to the person to whom the care of his estate has been committed by competent authority or, if there be no such person, to such other person as the Court thinks fit to appoint, for the use and benefit of the minor or lunatic, until he attains majority or becomes of sound mind, as the case may be.

47. Pending any suit touching the validity of the will of a deceased person or for obtaining or revoking any probate or any grant of letters of administration, the Court may appoint an administrator of the estate of such deceased person, who shall have all the rights and powers of a general administrator other than the right of distributing such estate; and every such administrator shall be subject to the immediate control of the Court and shall act under its direction.
C.—Grants for Special Purposes.

48. If an executor be appointed for any limited purpose specified in the will, the probate shall be limited to that purpose, and, if he appoint an attorney to take administration on his behalf, the letters of administration with the will annexed shall be limited accordingly.

49. If an executor appointed generally give an authority to an attorney to prove a will on his behalf and the authority is limited to a particular purpose, the letters of administration with the will annexed shall be limited accordingly.

50. Where a person dies, leaving property of which he was the sole or surviving trustee or in which he had no beneficial interest on his own account, and leaves no general representative or one who is unable or unwilling to act as such, letters of administration, limited to such property, may be granted to the beneficiary or to some other person on his behalf.

51. When it is necessary that the representative of a person deceased be made a party to a pending suit and the executor or person entitled to administration is unable or unwilling to act, letters of administration may be granted to the nominee of a party in such suit, limited for the purpose of representing the deceased in the said suit, or in any other suit which may be commenced in the same or in any other Court between the parties, or any other parties, touching the matters at issue in the said suit, and until a final decree shall be made therein and carried into complete execution.

52. If at the expiration of twelve months from the date of any probate or letters of administration the executor or administrator to whom the same has or have been granted is absent from the Federated Malay States, the Court may grant to any person whom it thinks fit letters of administration limited to the purpose of becoming and being made a party to a suit to be brought against the executor or administrator and carrying the decree which may be made therein into effect.

53. In any case in which it appears necessary for preserving the property of a deceased person, the Court may grant, to any person whom the Court thinks fit, letters of administration limited to the collection and preservation of the property of the deceased and to giving discharges for debts due to his estate, subject to the directions of the Court.

54. (i) When a person has died intestate, or leaving a will of which there is no executor willing and competent to act, or where the executor is, at the time of the death of such person, resident out of the Federated Malay States, and it appears to the Court to be necessary or convenient to appoint some person to administer the estate or any part thereof other than the person who under ordinary circumstances would be entitled to a grant of administration, the Court may in its discretion, having regard to consanguinity, amount of interest, the safety of the estate and the probability that it will be properly administered, appoint such person as it thinks fit to be administrator.

(ii) In every such case letters of administration may be limited or not, as the Court thinks fit.
PROBATE AND ADMINISTRATION.

D.—GRANTS WITH EXCEPTION.

55. Whenever the nature of the case requires that an exception be made, probate of a will or letters of administration with the will annexed shall be granted subject to such exception.

56. Whenever the nature of the case requires that an exception be made, letters of administration shall be granted subject to such exception.

56A. Whenever the nature of the case requires the Court may appoint an additional administrator or additional administrators to act jointly with the original administrator and on such terms as the Court may think fit.

E.—GRANTS OF THE REST.

57. Whenever a grant with exception, of probate, or of letters of administration with or without the will annexed, has been made, the person entitled to probate or administration of the remainder of the deceased's estate may take a grant of probate or letters of administration, as the case may be, of the rest of the deceased's estate.

F.—GRANTS OF EFFECTS UNADMINISTERED.

58. If the executor to whom probate has been granted has died leaving a part of the testator's estate unadministered, a new representative may be appointed for the purpose of administering such part of the estate.

59. In granting letters of administration of an estate not fully administered the Court shall be guided by the same rules as apply to original grants and shall grant letters of administration to those persons only to whom original grants might have been made.

60. When a limited grant has expired by effluxion of time or the happening of the event or contingency on which it was limited and there is still some part of the deceased's estate unadministered, letters of administration shall be granted to those persons to whom original grants might have been made.

CHAPTER V.
ALTERATION AND REVOCATION OF GRANTS.

61. Errors in names and descriptions, or in setting forth the time and place of the deceased's death, or the purpose in a limited grant, may be rectified by the Court, and the grant of probate or letters of administration may be altered and amended accordingly.

62. If, after the grant of letters of administration with the will annexed, a codicil be discovered, it may be added to the grant on due proof and identification, and the grant may be altered and amended accordingly.

63. The grant of probate or letters of administration may be revoked or annulled for just cause.

Explanation: "Just cause" is—
(1) that the proceedings to obtain the grant were defective in substance;
(2) that the grant was obtained fraudulently by making a false suggestion or by concealing from the Court something material to the case;

Probate or administration with will annexed subject to exception.
Administration subject to exception.
Probate or administration of the rest.
Grant of effects unadministered.
Rules as to grants of effects unadministered.
When limited grant expired and administration incomplete.
What errors may be rectified by Court.
When codicil discovered after grant of administration with will annexed.
Revocation or annulment for just cause.
(3) that the grant was obtained by means of an untrue allegation of a fact essential in point of law to justify the grant, though such allegation was made in ignorance or inadvertently;

(4) that the grant has become useless and inoperative through circumstances:

(5) that the person to whom the grant was made has wilfully and without reasonable cause omitted to exhibit an inventory or account in accordance with the provisions of Chapter VIII of this Enactment, or has exhibited under that Chapter an inventory or account which is untrue in a material respect.

Illustrations.

(a) The Court by which the grant was made had no jurisdiction.

(b) The grant was made without citing parties who ought to have been cited.

(c) The will of which probate was obtained was forged or revoked.

(d) A obtained letters of administration to the estate of B, as his widow but it has since transpired that she was never married to him.

(e) A has taken administration to the estate of B as if he had died intestate, but a will has since been discovered.

(f) Since probate was granted a later will has been discovered.

(g) Since probate was granted a codicil has been discovered which revokes or adds to the appointment of executors under the will.

(h) The person to whom probate was, or letters of administration were, granted has subsequently become of unsound mind.

CHAPTER VI.

THE PRACTICE IN GRANTING AND REVOKING PROBATES AND LETTERS OF ADMINISTRATION.

64. The Court shall have the like powers and authority in relation to the granting of probate and letters of administration, and all matters connected therewith, as are by law vested in it in relation to any civil suit or proceeding pending in the Court.

65. (i) The Court may order any person to produce and bring into Court any paper or writing being or purporting to be testamentary, which may be shown to be in the possession or under the control of such person.

(ii) If it is not shown that any such paper or writing is in the possession or under the control of such person but there is reason to believe that he has knowledge of any such paper or writing, the Court may direct him to attend for the purpose of being examined respecting the same.

(iii) Such person shall be bound to answer such questions as may be put to him by the Court and, if so ordered, to produce and bring in such paper or writing and shall be subject to the like punishment, in case of default in not attending or not answering such questions or not bringing in such paper or writing, as he would have been subject to if he had been a party to a suit and had made such default.

(iv) The costs of the proceeding shall be in the discretion of the Court.
66. The proceedings of the Court in relation to the granting of probate and letters of administration shall, except as hereinafter otherwise provided, be regulated, so far as the circumstances of the case will admit, by the Civil Procedure Code in force for the time being.

67. Probate of the will or letters of administration to the estate of a deceased person may be granted under the seal of the Court and signature of the presiding officer, if it appears by a petition, verified as hereinafter mentioned, of the person applying for the same that the testator or intestate, as the case may be, had at the time of his decease a fixed place of abode, or any property, movable or immovable, within the jurisdiction of the Court.

68. Probate or letters of administration shall

(a) have effect over all the property, movable or immovable, of the deceased throughout the Federated Malay States, and

(b) be conclusive as to the representative title against all debtors of the deceased and all persons holding property which belongs to him, and

(c) afford full indemnity to all debtors paying their debts and all persons delivering up such property to the person to whom such probate or letters of administration shall have been granted.

69. The application for probate or letters of administration, if made and verified in the manner hereinafter mentioned, shall be conclusive for the purpose of authorizing the grant of probate or administration, and no such grant shall be impeached by reason that the testator or intestate had no fixed place of abode, or no property, within the jurisdiction of the Court at the time of his death, unless by a proceeding to revoke the grant if obtained by a fraud upon the Court.

70. Application for probate or for letters of administration with the will annexed shall be made by a petition distinctly written in English, with the will, or in the cases mentioned in sections 87, 88 and 89 a copy, draft or statement of the contents thereof, annexed, and stating—

(a) the time of the testator’s death;

(b) that the writing annexed is his last will and testament, or as the case may be;

(c) that it was duly executed;

(d) the amount of assets which are likely to come to the petitioner’s hands;

(e) where the application is for probate, that the petitioner is the executor named in the will;

(f) that the deceased at the time of his death had a fixed place of abode or had some property situate within the jurisdiction of the Court; and
(g) that, to the best of the petitioner's belief, no application has been made to the Court at any other place in the Federated Malay States for probate of the same will or for letters of administration with the same will annexed, or, where any such application has been made, the place at which it was made, the person or persons by whom it was made and the proceeding, if any, had thereon.

71. In cases where the will, copy or draft is written in any language other than English there shall be a translation thereof annexed to the petition by a translator of the Court, if the language be one for which a translator is appointed; or, if the will, copy or draft be in any other language, then by any person competent to translate the same, in which case such translation shall be verified by that person in the following manner:

"I (A. B.) do declare that I read and perfectly understand the language and character of the original and that the above is a true and accurate translation thereof."

72. Application for letters of administration shall be made by petition distinctly written as aforesaid and stating—

(a) the time and place of the deceased's death;

(b) the family or other relatives of the deceased, and their respective residences;

(c) the right in which the petitioner claims;

(d) the amount of assets which are likely to come to the petitioner's hands;

(e) that the deceased at the time of his death had a fixed place of abode or had some property situate within the jurisdiction of the Court; and

(f) that, to the best of the petitioner's belief, no application has been made to the Court at any other place in the Federated Malay States for letters of administration of the same estate, or, where any such application has been made, the place at which it was made, the person or persons by whom it was made and the proceeding, if any, had thereon.

73. The petition for probate or letters of administration shall in all cases be subscribed by the petitioner and be verified by the petitioner in the following manner or to the like effect:

"I, (A. B.), the petitioner in the above petition, declare that what is stated therein is true, to the best of my information and belief."

74. Where the application is for probate, or for letters of administration with the will annexed, the petition shall also be verified by at least one of the witnesses to the will (when procurable) in the following manner or to the like effect:

"I, (C. D.), one of the witnesses to the last will and testament of the testator mentioned in the above petition, declare that I was present and saw the said testator affix his signature (or mark) thereto (as the case may be) (or that the said testator acknowledged the writing annexed to the above petition to be his last will and testament in my presence)."
PROBATE AND ADMINISTRATION.

75. If any petition or declaration which is hereby required to be verified contains any averment which the person making the verification knows or believes to be false, such person shall be subject to punishment according to the provisions of the law for the time being in force for the punishment of giving or fabricating false evidence.

76. (i) In all cases the Court may, if it thinks fit,
(a) examine the petitioner in person upon oath or affirmation;
(b) require further evidence of the due execution of the will or of the right of the petitioner to letters of administration, as the case may be; and
(c) issue citations calling upon all persons claiming to have any interest in the estate of the deceased to come and see the proceedings before the grant of probate or letters of administration.

(ii) Every citation shall be fixed up in some conspicuous part of the Court-house, shall be served upon such persons as the Court may direct, and shall be otherwise published or made known in such manner as the Court may direct.

77. (i) Caveats against the grant of probate or letters of administration may be lodged with the Registrar, or with any Assistant Registrar or Deputy Registrar, of the Supreme Court.

(ii) Immediately on a caveat being lodged, the officer with whom the same is lodged shall send a copy thereof to every other Assistant Registrar and Deputy Registrar of the Supreme Court and, if he be not the Registrar, to the Registrar.

78. The caveat shall be to the following effect:
"Let nothing be done in the matter of the estate of A.B., late of , deceased, who died on the day of , without notice to C.D., of ."

79. No proceeding shall be taken on a petition for probate or letters of administration after a caveat against the grant thereof has been entered with the Court at the place at which the application has been made, or notice thereof has been given of its entry at some other place, until after such notice to the person by whom the same has been entered as the Court shall think reasonable.

80. Whenever it appears to the Court that probate of a will should be granted, the Court shall grant the same under its seal in manner following:
"I, (Chief Judicial Commissioner or Judicial Commissioner or Registrar, Assistant Registrar or Deputy Registrar of the Supreme Court), hereby make known that on the day of in the year , the last will of a copy whereof is hereto annexed, was proved and registered before me, and that administration of the property and credits of the said deceased, and in any way concerning his will, was granted to , the executor or administrator, be having undertaken to administer the same and to make a full and true inventory of the said property and credits and exhibit the same in this Court within six months from the date of this grant or within such further time as the Court may from time to time appoint, and also to
render to this Court a true account of the said property and credits within one year from the same date or within such further time as the Court may from time to time appoint.

The day of , 19 .

81. Whenever it appears to the Court that letters of administration to the estate of a person deceased, with or without a copy of the will annexed, should be granted, the Court shall grant the same under its seal in manner following:

"I, (Chief Judicial Commissioner or Judicial Commissioner or Registrar, Assistant Registrar or Deputy Registrar of the Supreme Court), hereby make known that on the day of in the year , letters of administration (with or without the will annexed, as the case may be) of the property and credits of , late of , deceased, were granted to , the (father or as the case may be) of the deceased, he having undertaken to administer the same and to make a full and true inventory of the said property and credits and exhibit the same in this Court within six months from the date of this grant or within such further time as the Court may from time to time appoint, and also to render to this Court a true account of the said property and credits within one year from the same date or within such further time as the Court may from time to time appoint.

The day of , 19 .

82. Every person to whom, not being an Official Administrator or Official Trustee (by whatever name called) appointed by or under any legislative provision of the Federated Malay States or of any of them or of the United Kingdom or any British Possession or Protectorate, any grant of letters of administration is committed, and, if the Court so direct, any person to whom probate is granted, shall give a bond to the Registrar of the Supreme Court to enure for the benefit of the Registrar for the time being, with two sureties in the amount at which the estate within the jurisdiction is sworn, engaging for duly collecting, getting in, and administering the estate of the deceased, which bond shall be in the form heretofore in use or in such other form as the Judicial Commissioners or any two of them, of whom the Chief Judicial Commissioner shall be one, from time to time by any general or special order direct. Provided that the Court may for sufficient reasons increase or decrease the number of the sureties or dispense with them, and may reduce or enhance the amount of the bond, and the Court in exercising its discretion shall consider the standing of the parties, the nature of the property, the amount of the debts, and the extent of the administrator's personal interest or distributive share in the estate.

83. A Judicial Commissioner may, on application made by petition and on being satisfied that the engagement of any such bond has not been kept, and upon such terms as to security, or providing that the money received be paid into Court, or otherwise as the Judicial Commissioner may think fit, by order direct the Registrar to assign the same to some proper person; to be named in the order, who shall, upon such assignment, be entitled to sue on the said bond in his own name as if the same had been originally given to him instead of to
the Registrar, and shall be entitled to recover thereon, as trustee for all persons interested, the full amount recoverable in respect of any breach thereof.

84. Where an executor or administrator who has given a bond under section 82, or under the corresponding provisions of any enactment hereby repealed, and is in possession of any part of the estate of the testator or intestate has complied with the provisions of section 102 so far as is practicable but is prevented from fully complying therewith by reason of inability to ascertain or to communicate with the persons beneficially entitled to the residue in his hands, he may exhibit in the Court an account, duly audited, showing how the estate has been administered and may thereafter, with the leave of the Court, pay into Court the residue in his hands. After such payment into Court the Court shall, unless good cause is shewn to the contrary, discharge the executor or administrator and his surety or sureties (if any) from the obligations of the said bond.

85. No probate of a will shall be granted until after the expiration of seven clear days, and no letters of administration shall be granted until after the expiration of fourteen clear days, from the day of the death of the testator or intestate.

86. (i) There shall be filed and preserved among the records of the Supreme Court all original wills and authenticated copies of wills of which probate or letters of administration with the will annexed may be granted by the Court.

(ii) The Judicial Commissioners or any two of them, of whom the Chief Judicial Commissioner shall be one, may, with the approval of the Chief Secretary to Government, make regulations for the preservation and inspection of the wills or authenticated copies or wills so filed as aforesaid.

87. After any grant of probate or letters of administration, no other than the person to whom the same shall have been granted shall have power to sue or prosecute any suit, or otherwise act as representative of the deceased, throughout the Federated Malay States, until such probate or letters of administration shall have been revoked.

88. In any case before the Court in which there is contention the proceedings shall take, as nearly as may be, the form of a suit, according to the provisions of the Civil Procedure Code in force for the time being, in which the petitioner for probate or letters of administration, as the case may be, shall be the plaintiff and the person who may have appeared as aforesaid to oppose the grant shall be the defendant.

89. Where any probate is, or letters of administration are, revoked,

(a) all payments bona fide made to any executor or administrator under such probate or letters of administration before the revocation thereof shall, notwithstanding such revocation, be a legal discharge to the person making the same; and

(b) the executor or administrator who shall have acted under any such revoked probate or letters of administration may retain and reimburse himself out of the assets of the deceased in respect of any payments made by him which the person to whom probate or letters of administration shall be afterwards granted might have lawfully made.
90. Notwithstanding anything herebefore contained, it shall be in the discretion of the Court to make an order refusing, for reasons to be recorded by it in writing, to grant any application for letters of administration made under this Enactment.

91. (i) When a grant of probate or letters of administration is revoked or annulled under this Enactment, the person to whom the grant was made shall forthwith deliver up the probate or letters to the Court at the place where the grant was made.

(ii) If such person wilfully and without sufficient cause omits so to deliver up the probate or letters, he shall be punished with fine which may extend to one thousand dollars, or with imprisonment of either description for a term which may extend to three months, or with both.

CHAPTER VII.

THE POWERS OF AN EXECUTOR OR ADMINISTRATOR.

92. An executor or administrator has the same power to sue in respect of all causes of action that survive the deceased, and may exercise the same powers for the recovery of debts due to him at the time of his death, as the deceased had when living.

93. All demands whatsoever, and all rights to prosecute or defend any suit or other proceeding, existing in favour of or against a person at the time of his decease survive to and against his executors or administrators, except causes of action for defamation, assault as defined in the Penal Code, or other personal injuries not causing the death of the party, and except also cases where after the death of the party the relief sought could not be enjoyed or granting it would be nugatory.

Illustration.

A collision takes place on a railway in consequence of some neglect or default of the officials, and a passenger is severely hurt, but not so as to cause death. He afterwards dies without having instituted any suit. The cause of action does not survive.

94. (i) An executor or administrator has, subject to the provisions of this section, power to dispose, as he thinks fit, of all or any of the property for the time being vested in him under section 4.

(ii) The power of an executor to dispose of immovable property so vested in him is subject to any restriction which may be imposed in this behalf by the will appointing him, unless probate has been granted to him and the Court which granted the probate permits him by an order in writing, notwithstanding the restriction, to dispose of any immovable property specified in the order in a manner permitted by the order.

(iii) An administrator may not, without the previous permission of the Court by which the letters of administration were granted,

(a) mortgage, charge or transfer by sale, gift, exchange or otherwise any immovable property for the time being vested in him under section 4, or

(b) lease any such property for a term exceeding five years.
PROBATE AND ADMINISTRATION.

(iv) A disposal of property by an executor or administrator in contravention of sub-section (ii) or sub-section (iii), as the case may be, is voidable at the instance of any other person interested in the property.

(v) Before any probate or letters of administration is or are granted under this enactment there shall be endorsed thereon or annexed thereto a copy of sub-sections (i), (ii) and (iv), or of sub-sections (i), (iii) and (iv), as the case may be, and of section 102.

(vi) No probate or letters of administration shall be rendered invalid by reason of the endorsement or annexe required by the last preceding sub-section not having been made thereon or attached thereto, nor shall the absence of such an endorsement or annexe authorize an executor or administrator to act otherwise than in accordance with the provisions of this section.

95. If an executor or administrator purchases, either directly or indirectly, any part of the property of the deceased, the sale is voidable at the instance of any other person interested in the property sold.

96. When there are several executors or administrators, the powers of all may, in the absence of any direction to the contrary in the will or grant of letters of administration, be exercised by any one of them who has proved the will or taken out administration.

Illustrations.

(a) One of several executors has power to release a debt due to the deceased.

(b) One has power to surrender a lease.

(c) One has power to sell the property of the deceased, movable or immovable.

(d) One has power to assent to a legacy.

(e) One has power to endorse a promissory note payable to the deceased.

(f) The will appoints A, B, C and D to be executors and directs that two of them shall be a quorum. No act can be done by a single executor.

97. Upon the death of one or more of several executors or administrators all the powers of the office become, in the absence of any direction to the contrary in the will or grant of letters of administration, vested in the survivors or survivor.

98. The administrator of effects unadministered has, with respect to such effects, the same powers as the original executor or administrator.

99. An administrator during minority has all the powers of an ordinary administrator.

CHAPTER VIII.

THE DUTIES OF AN EXECUTOR OR ADMINISTRATOR.

100. It is the duty of an executor to provide funds for the performance of the necessary funeral ceremonies of the deceased in a manner suitable to his condition, if he has left property sufficient for the purpose.
101. (i) An executor or administrator shall

(c) within six months from the grant of probate or letters of administration, or within such further time as the Court which granted the probate or letters may from time to time appoint, exhibit in that Court an inventory containing a full and true estimate of all the property in possession, and all the credits, and also all the debts owing by any person to which the executor or administrator is entitled in that character, and

(b) in like manner within one year from the grant, or within such further time as the said Court may from time to time appoint, exhibit an account of the estate, shewing the assets which have come to his hands and the manner in which they have been applied or disposed of.

(ii) The Judicial Commissioners or any two of them, of whom the Chief Judicial Commissioner shall be one, may from time to time prescribe the form in which an inventory or account under this section is to be exhibited.

(iii) If an executor or administrator, on being required by the Court to exhibit an inventory or account under this section, intentionally omits to comply with the requisition, he shall be deemed to have committed an offence under section 176 of the Penal Code.

(iv) The exhibition of an intentionally false inventory or account under this section shall be deemed to be an offence under section 193 of the Penal Code.

102. The executor or administrator shall with all reasonable expedition and diligence collect the property of the deceased and the debts due to him and shall pay all debts due by the deceased's estate and the legacies under the will (if any), in accordance with the provisions hereinafter contained, and shall forthwith proceed, when there is no minority or other special reason to the contrary, to hand over the residue of the estate (if any) to the person or persons entitled thereto and to make his final report to the Court setting forth the manner in which he has discharged his duties.

103. Funeral expenses to a reasonable amount, according to the degree and quality of the deceased, and death-bed charges, including fees for medical attendance, and board and lodging for one month previous to his death, are to be paid before all other debts.

104. The expenses of obtaining probate or letters of administration, including the costs incurred for or in respect of any judicial proceedings that may be necessary for administering the estate, are to be paid next after the funeral expenses and death-bed charges.

105. Wages due for services rendered to the deceased within the three months next preceding his death by any labourer, artizan or domestic servant are next to be paid, and then the other debts of the deceased according to their respective priorities (if any).

106. Save as aforesaid, all debts to be paid equally and ratably.
PROBATE AND ADMINISTRATION.

107. Debts of every description shall be paid before any legacy.

108. If the estate of the deceased is subject to any contingent liabilities, an executor or administrator is not bound to pay any legacy without a sufficient indemnity to meet the liabilities whenever they may become due.

109. (i) If the assets, after payment of debts, necessary expenses and specific legacies, are not sufficient to pay all the general legacies in full, the latter shall abate or be diminished in equal proportions.

(ii) In the absence of any direction to the contrary in the will, the executor has no right to pay one legatee in preference to another nor to retain any money on account of a legacy to himself or to any person for whom he is a trustee.

110. Where there is a specific legacy and the assets are sufficient for the payment of debts and necessary expenses, the thing specified shall be delivered to the legatee without any abatement.

111. Where there is a demonstrative legacy and the assets are sufficient for the payment of debts and necessary expenses, the legatee has a preferential claim for payment of his legacy out of the fund from which the legacy is directed to be paid until such fund is exhausted, and if, after the fund is exhausted, part of the legacy still remains unpaid, he is entitled to rank for the remainder against the general assets as for a legacy of the amount of such unpaid remainder.

112. If the assets are not sufficient to answer the debts and the specific legacies, an abatement shall be made from the latter ratably in proportion to their respective amounts.

Illustration.

A has bequeathed to B a diamond ring, valued at $500, and to C a horse valued at $1,000. It is found necessary to sell all the effects of the testator, and his assets, after payment of debts, are only $750. Of this sum $250 are to be paid to B and $500 to C.

113. For the purpose of abatement, a legacy for life, a sum appropriated by the will to produce an annuity, and the value of an annuity when no sum has been appropriated to produce it, shall be treated as general legacies.

CHAPTER IX.

EXECUTOR’S ASSENT TO A LEGACY.

114. The assent of the executor is necessary to complete a legatee’s title to his legacy.

Illustrations.

(a) A by his will bequeaths to B his municipal mortgages which are on deposit with the Chartered Bank. The Bank has no authority to deliver the securities, nor B a right to take possession of them, without the assent of the executor.

(b) A by his will has bequeathed to C his house in Ipoh in the tenancy of B. C is not entitled to receive the rents without the assent of the executor.
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115. (i) The assent of the executor to a specific bequest shall be sufficient to divest his interest as executor therein and to transfer the subject of the bequest to the legatee, unless the nature or the circumstances of the property require that it shall be transferred in a particular way.

(ii) This assent may be verbal, and it may be either express or implied from the conduct of the executor.

Illustrations.

(a) A horse is bequeathed. The executor requests the legatee to dispose of it, or a third party proposes to purchase the horse from the executor, and he directs him to apply to the legatee. Assent to the legacy is implied.

(b) The interest of a fund is directed by the will to be applied for the maintenance of the legatee during his minority. The executor Commences so to apply it. This is an assent to the whole of the bequest.

(c) A bequest is made of a fund to A, and after him to B. The executor pays the interest of the fund to A. This is an implied assent to the bequest to B.

(d) Executors die after paying all the debts of the testator but before satisfaction of specific legacies. Assent to the legacies may be presumed.

(e) A person to whom a specific article has been bequeathed takes possession of it and retains it without any objection on the part of the executor. His assent may be presumed.

116. The assent of an executor to a legacy may be conditional, and if the condition is one which he has a right to enforce, and it is not performed, there is no assent.

Illustrations.

(a) A bequests to B his lands at Klang, which at the date of the will and at the death of A, were subject to a charge for $100.0. The executor assents to the bequest on condition that B shall within a limited time pay the amount due on the charge at the testator’s death. The amount is not paid. There is no assent.

(b) The executor assents to a bequest on condition that the legatee shall pay him a sum of money. The payment is not made. The assent is nevertheless valid.

117. (i) When the executor is a legatee, his assent to his own legacy is necessary to complete his title to it in the same way as it is necessary when the bequest is to another person, and his assent may in like manner be express or implied.

(ii) Assent shall be implied if in his manner of administering the property he does any act which is referable to his character of legatee and is not referable to his character of executor.

Illustration.

An executor takes the rent of a house or the interest of municipal securities bequeathed to him and applies it to his own use. This is assent.

118. The assent of the executor to a legacy gives effect to it from the death of the testator.

Illustrations.

(a) A legatee sells his legacy before it is assented to by the executor. The executor’s subsequent assent operates for the benefit of the purchaser and complements his title to the legacy.

(b) A bequeaths $1,000 to B with interest from his death. The executor does not assent to this legacy until the expiration of a year from A’s death. B is entitled to interest from the death of A.
119. An executor is not bound to pay or deliver any legacy until the expiration of one year from the testator's death.

Illustration,
A by his will directs his legacies to be paid within six months after his death. The executor is not bound to pay them before the expiration of a year.

CHAPTER X.
PAYMENT AND APPORTIONMENT OF ANNUITIES.

120. Where an annuity is given by the will and no time is fixed for its commencement, it shall commence from the testator's death, and the first payment shall be made at the expiration of a year next after that event.

121. Where there is a direction that the annuity shall be paid quarterly or monthly, the first payment shall be due at the end of the first quarter or first month, as the case may be, after the testator's death and shall, if the executor think fit, be paid when due; but the executor shall not be bound to pay it till the end of the year.

122. (i) Where there is a direction that the first payment of an annuity shall be made within one month or any other division of time from the death of the testator, or on a day certain, the successive payments shall be made on the anniversary of the earliest day on which the will authorizes the first payment to be made.

(ii) If the annuitant dies in the interval between the times of payment, an apportioned share of the annuity shall be paid to his representative.

CHAPTER XI.
INVESTMENT OF FUNDS TO PROVIDE FOR LEGACIES.

123. Where a legacy, not being a specific legacy, is given for life, the sum bequeathed shall at the end of the year be invested in securities of one of the classes enumerated in sub-section (ii) of section 109 of "The Companies Enactment, 1917," or in such other securities, or securities of such other classes, as the Judicial Commissioners or any two of them, of whom the Chief Judicial Commissioner shall be one, may from time to time by notification in the Gazette prescribe, and the proceeds thereof shall be paid to the legatee as the same shall accrue due.

124. (i) Where a general legacy is given to be paid at a future time, the executor shall invest a sum sufficient to meet it in any of the securities referred to in, or prescribed from time to time under, section 123.

(ii) The intermediate interest shall form part of the residue of the testator's estate.

125. Where an annuity is given and no fund is charged with its payment or appropriated by the will to answer it, an English or Indian Government annuity of the specified amount shall be purchased; provided that if no such annuity can conveniently be obtained, then a sum sufficient to produce the annuity shall be invested for that purpose in any of the securities referred to in, or prescribed from time to time under, section 123.
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126. Where a bequest is contingent, the executor is not bound to invest the amount of the legacy but may transfer the whole residue of the estate to the residuary legatee (if any) on his giving sufficient security for the payment of the legacy if it shall become due.

127. Where the testator has bequeathed the residue of his estate to a person for life with a direction that it shall be invested in certain specified securities, so much of the estate as is not at the time of his death invested in securities of the specified kind shall be converted into money and invested in such securities.

128. (i) Such conversion and investment as are contemplated by the last preceding section shall be made at such times and in such manner as the executor in his discretion thinks fit.

(ii) Until such conversion and investment shall be completed, the person who would be for the time being entitled to the income of the fund when so invested shall receive interest at the rate of six per cent. per annum upon the market value (to be computed as of the date of the testator's death) of such part of the fund as shall not yet have been so invested.

129. (i) Where a legatee entitled by the terms of the bequest to the immediate payment or possession of the money or thing bequeathed is a minor, and there is no direction in the will to pay it to any person on his behalf, the executor or administrator shall pay or deliver the same into the Court at the place where the probate was, or letters of administration with the will annexed were, granted, to the account of the legatee and such payment into Court shall be a sufficient discharge for the money so paid.

(ii) Such money, when paid in, shall be invested in any of the securities referred to in, or prescribed from time to time under, section 123, which securities, with the interest thereon, shall be transferred to the person entitled thereto, or otherwise applied for his benefit as the Court may direct.

Chapter XII.

Produce and Interest of Legacies.

130. The legatee of a specific legacy is entitled to the clear produce thereof, if any, from the testator's death.

Exception.—A specific bequest contingent in its terms does not comprise the produce of the legacy between the death of the testator and the vesting of the legacy. The clear produce of it forms part of the residue of the testator's estate.

Illustrations.

(c) A bequeaths his flock of sheep to B. Between the death of A and delivery by his executor the sheep are sheltered, or some of the ewes produce lambs. The wool and lambs are the property of B.

(b) A bequeaths his municipal securities to B but postpones the delivery of them till the death of C. The interest which falls due between the death of A and the death of C belongs to B and must, unless he is a minor, be paid to him as it is received.

(c) The testator bequeaths all his four per cent. Indian Government promissory notes to A when he shall complete the age of 21. A, if he complete that age, is entitled to receive the notes, but the interest which accrues in respect of them between the testator's death and A's completing 21 forms part of the residue.
131. The legatee under a general residuary bequest is entitled to the produce of the residuary fund from the testator's death.

Exception.—A general residuary bequest contingent in its terms does not comprise the income which may accrue upon the fund bequeathed between the death of the testator and the vesting of the legacy. Such income goes as undisposed of.

Illustrations.

(a) The testator bequeaths the residue of his property to A, a minor, to be paid to him when he shall complete the age of 21. The income from the testator's death belongs to A.

(b) The testator bequeaths the residue of his property to A when he shall complete the age of 21. A, if he complete that age, is entitled to receive the residue. The income which has accrued in respect of it since the testator's death goes as undisposed of.

132. Where no time has been fixed for the payment of a general legacy, interest begins to run from the expiration of one year from the testator's death.

Exceptions.—(1) Where the legacy is bequeathed in satisfaction of a debt, interest runs from the death of the testator.

(2) Where the testator was a parent or a more remote ancestor of the legatee, or has put himself in the place of a parent of the legatee, the legacy bears interest from the death of the testator.

(3) Where a sum is bequeathed to a minor with a direction to pay for his maintenance out of it, interest runs from the death of the testator.

133. Where a time has been fixed for the payment of a general legacy, interest begins to run from the time so fixed. The interest up to such time forms part of the residue of the testator's estate.

Exception.—Where the testator was a parent or a more remote ancestor of the legatee, or has put himself in the place of a parent of the legatee, and the legatee is a minor, the legacy bears interest from the death of the testator, unless a specific sum is given by the will for maintenance, or unless the will contains a direction to the contrary.

134. The rate of interest shall be six per cent. per annum.

135. No interest is payable on the arrears of an annuity within the first year from the death of the testator, although a period earlier than the expiration of that year may have been fixed by the will for making the first payment of the annuity.

136. Where a sum of money is directed to be invested to produce an annuity, interest is payable on it from the death of the testator.

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Chapter XIII.

The Refunding of Legacies:

137. An executor who has paid a legacy under the order of the Court is entitled to call upon the legatee to refund in the event of the assets proving insufficient to pay all the legacies.
138. When an executor has voluntarily paid a legacy, he cannot call upon a legatee to refund in the event of the assets proving insufficient to pay all the legacies.

139. (i) When the time prescribed by the will for the performance of a condition has elapsed without the condition having been performed and the executor has thereupon, without fraud, distributed the assets, in such case, if further time has under sub-section (ii) been allowed for the performance of the condition and the condition has been performed accordingly, the legacy cannot be claimed from the executor, but those to whom he has paid it are liable to refund the amount.

(ii) Where the will requires an act to be performed by the legatee within a specified time, either as a condition to be fulfilled before the legacy is enjoyed or as a condition upon the non-fulfilment of which the subject-matter of the bequest is to go over to another person or the bequest is to cease to have effect, the act must be performed within the time specified, unless the performance of it be prevented by fraud, in which case such further time shall be allowed as is requisite to make up for the delay caused by such fraud.

140. When the executor has paid away the assets in legacies and is afterwards obliged to discharge a debt of which he had no previous notice, he is entitled to call upon each legatee to refund in proportion.

141. (i) Any executor or administrator, after giving notice in the most public manner reasonably possible, as, for instance, by the publication of notices in newspapers likely to be seen by creditors, by the distribution of handbills in Asiatic languages, or in other manner reasonably likely to attract the attention of creditors and others, calling upon all concerned to send in to him their claims against the estate of the deceased and stating his intention to proceed to a distribution of assets on and after a certain date, of which not less than three months' notice shall be given, shall, at the expiration of the time so named, be at liberty to distribute the assets, or any part thereof, in discharge of such lawful claims as he knows of and shall not be liable for the assets so distributed to any person of whose claim he has not had notice at the time of such distribution.

(ii) Nothing herein contained shall prejudice the right of any creditor or claimant to follow the assets, or any part thereof, in the hands of the persons who may have received the same respectively.

142. A creditor who has not received payment of his debt may call upon a legatee who has received payment of his legacy to refund, whether the assets of the testator's estate were or were not sufficient at the time of his death to pay both debts and legacies, and whether the payment of the legacy by the executor was voluntary or not.

143. If the assets were sufficient to satisfy all the legacies at the time of the testator's death, a legatee who has not received payment of his legacy, or who has been compelled to refund under the last preceding section, cannot oblige one who has received payment in full to refund, whether the legacy was paid to him with or without suit, although the assets have subsequently become deficient by the wasting of the executor.
PROBATE AND ADMINISTRATION.

144. If the assets were not sufficient to satisfy all the legacies at the time of the testator’s death, a legatee who has not received payment of his legacy must, before he can call on a satisfied legatee to refund, first proceed against the executor if he is solvent; but if the executor is insolvent or not liable to pay, the unsatisfied legatee can oblige each satisfied legatee to refund in proportion.

145. The refunding by one legatee to another shall not exceed the sum by which the satisfied legacy ought to have been reduced if the estate had been properly administered.

Illustration.
A has bequeathed $240 to B, $480 to C, and $720 to D. The assets are only $1,200 and if properly administered would give $240 to B, $480 to C, and $600 to D. C and D have been paid their legacies in full, leaving nothing to B. B can oblige C to refund $80 and D to refund $120.

146. The refunding shall in all cases be without interest.

147. The surplus or residue of the deceased’s property, after payment of debts and legacies, shall be paid to the residuary legatees when any has been appointed by the will.

148. Where
(a) a person not having his domicile in the Federated Malay States has died leaving assets both in the Federated Malay States and in the country in which he had his domicile at the time of his death, and
(b) there has been a grant of probate or letters of administration in the Federated Malay States with respect to the assets there and a grant of probate or letters of administration in the country of domicile with respect to the assets in that country,

the executor or administrator, as the case may be, in the Federated Malay States, after having given such notice as is mentioned in section 141 and after having discharged, at the expiration of the time therein named, such lawful claims as he knows of, may, instead of himself distributing any surplus or residue of the deceased’s property to persons residing out of the Federated Malay States who are entitled thereto, transfer, with the consent of the executor or administrator, as the case may be, in the country of domicile, the surplus or residue to him for distribution to those persons.

CHAPTER XIV.
LIABILITY OF AN EXECUTOR OR ADMINISTRATOR FOR DEVASTATION.

149. When an executor or administrator misapplies the estate of the deceased or subjects it to loss or damage, he is liable to make good the loss caused by the neglect.

Illustrations.
(a) The executor pays out of the estate an unfound claim. He is liable to make good the loss caused by the payment.
(b) The deceased had a valuable lease renewable by notice, which the executor neglects to give at the proper time. The executor is liable to make good the loss caused by the neglect.
(c) The deceased had a lease of less value than the rent payable for it but terminable on notice at a particular time. The executor neglects to give the notice. He is liable to make good the loss.

When unsatisfied legatee must first proceed against executor, if solvent.

Limit of refund by one legatee to another.

Refund to be without interest.

Residue after usual payments to be paid to residuary legatees.

Transfer of assets from Federated Malay States to executor or administrator in country of domicile for distribution.

Misapplication of estate.
No. 4 of 1920.

26

150. When an executor or administrator occasions a loss to the estate by neglecting to get in any part of the property of the deceased, he is liable to make good the amount.

Illustrations.

(a) The executor absolutely releases a debt due to the deceased from a solvent person, or compends with a debtor who is able to pay in full. The executor is liable to make good the amount so lost.

(b) The executor neglects to sue for a debt till the debtor is able to plead the law for the limitation of suits, and the debt is thereby lost to the estate. The executor is liable to make good the amount of the debt.

CHAPTER XV.

RE-SEALING OF PROBATES AND LETTERS OF ADMINISTRATION GRANTED UNDER STATE LAWS.

151. Where probate or letters of administration in respect of the estate of a deceased person has or have been granted by a competent Court of any State of the Federated Malay States before the commencement of this Enactment, such probate or letters of administration may, on being produced to the Court, be sealed with the seal of the Supreme Court of the Federated Malay States and thereupon shall be of the like force and effect and have the same operation throughout the Federated Malay States as if granted under this Enactment.

152. Applications for sealing probates or letters of administration under this Chapter shall be by petition, verified by affidavit, and may be made by the executors or administrators or one or more of them or by the recognized agent (within the meaning of section 35 of "The Civil Procedure Code, 1918") of them or of one or more of them, either in person or through an advocate and solicitor of the Supreme Court.

153. The provisions of the Stamp Enactments, 1897, of the several States in relation to duties on estates of deceased persons (including the penal provisions thereof) shall, so far as relates to property of the deceased person situate outside the jurisdiction of the Court by which the probate or letters of administration produced, or any other probate or letters of administration, was or were granted, apply as if the person who applies for sealing under this Chapter were a person applying for probate or letters of administration.

154. For the purposes of section 151 a copy of any probate or letters of administration certified as correct by or under the authority of the Supreme Court shall have the same effect as the original.

155. The Supreme Court shall, before sealing a probate or letters of administration under this Chapter,

(a) require production of a certificate under the hand of the Registrar or an Assistant Registrar or Deputy Registrar that all affidavits required by the provisions of section 153 for Collectors of stamp duties have been duly delivered and that such affidavits, if liable to stamp duty, were duly stamped;

(b) be satisfied, in the case of letters of administration, if security, is required by law to be given, that security has been given in a sum which is in the opinion of the Court sufficient.
PROBATE AND ADMINISTRATION.

156. On application to seal letters of administration, the administrator, not being an Official Administrator or Official Trustee as referred to in section 82, shall give a bond to the Registrar of the Supreme Court, to ensure for the benefit of the Registrar for the time being, with one or more surety or sureties, to cover such property of the deceased as is referred to in section 156. The provisions of sections 82, 83 and 84 shall be deemed to apply to any such bond.

Chapter XVI.
RE-SEALING OF PROBATES AND LETTERS OF ADMINISTRATION GRANTED IN THE STRAITS SETTLEMENTS AND ELSEWHERE.

157. In this Chapter

"British Court in a foreign country" means any British Court having jurisdiction out of the dominions of His Britannic Majesty in pursuance of an Order of His said Majesty in Council, whether made under any Act or otherwise;

"British Possession" includes any part of a British possession having a separate legislature;

"Malay State not included in the Federation" includes the States of Johore, Kedah, Perlis, Kelantan, Trengganu and Brunei;

"Court of Probate" means any Court or authority, by whatever name designated, having jurisdiction in matters of probate;

"Probate" and "Letters of Administration" include confirmation in Scotland and any instrument having in the United Kingdom or in a British possession the same effect which, under the law of the Federated Malay States, is given to probate and letters of administration, respectively;

"Registrar" includes, except in section 168, an Assistant Registrar or Deputy Registrar;

"United Kingdom" means the United Kingdom of Great Britain and Ireland.

158. (i) This Chapter shall apply to the Colony of the Straits Settlements.

(ii) The Chief Secretary to Government may, on being satisfied that the legislature of the United Kingdom or of any other British possession or of any Malay State not included in the Federation has made adequate provision for the recognition therein of probates and letters of administration granted by the Supreme Court, direct by Order that this Chapter shall, subject to any exceptions and modifications specified in the Order, apply to the United Kingdom or to that possession or Malay State, as the case may be, and thenceforth, while the Order is in force, this Chapter shall apply accordingly.

(iii) Every Order made by the Chief Secretary to Government under this Chapter shall be laid on the table of the Federal Council, as soon as may be after it is made, and shall be published in the Gazette.

(iv) The Chief Secretary to Government may revoke or alter any Order previously made by him under this Chapter.
150. Where a Court of Probate in a place to which this Chapter applies has granted probate or letters of administration in respect of the estate of a deceased person, the probate or letters of administration so granted may, on being produced to and a copy thereof deposited in the Supreme Court, be sealed with the seal of the Supreme Court and thereupon shall be of the like force and effect and have the same operation in the Federated Malay States as if granted by the Supreme Court to the person by whom or on whose behalf the application for sealing was made.

160. This Chapter shall, when applied to the United Kingdom, extend to authorize the sealing in the Federated Malay States of any probate or letters of administration granted by a British Court in a foreign country in like manner as it authorizes the sealing of a probate or letters of administration granted in the United Kingdom, or in a British possession to which this Chapter applies, and the provisions of this Chapter shall apply accordingly with the necessary modifications.

161. Subject to the provisions of any Order made under section 158, this Chapter shall apply to probates and letters of administration granted in any place to which this Chapter applies, whether the same were granted before or after the commencement of this Enactment.

162. (i) Applications for sealing probates or letters of administration under this Chapter shall be by petition, verified by affidavit, and may be made by the executors or administrators or one or more of them or by the attorney (duly authorized for the purpose) of them or of one or more of them, either in person or through an advocate and solicitor of the Supreme Court.

(ii) When application to seal a probate or letters of administration is made after a lapse of three years from the death of the deceased, the petition shall contain a statement of the reason of such delay. Should such statement be unsatisfactory, such further proof of the cause of such delay shall be required by the Court as it thinks fit.

(iii) The person who applies for sealing under this section shall on making such application file in Court an address for service, not being more than two miles distant from the Court-house, where summonses, notices and other documents relating to the estate of the deceased person may be left, and every such summons, notice or other document so left shall be deemed to have been duly served upon the executor or administrator (as the case may be) by or on behalf of whom such application is made.

163. The provisions of the Stamp Enactments, 1897, in relation to duties on estates of deceased persons (including the penal provisions thereof), shall apply as if the person who applies for sealing under this Chapter were a person applying for probate or letters of administration.

164. (i) For the purposes of section 159 a duplicate of any probate or letters of administration sealed with the seal of the Court granting the same, or a copy thereof certified as correct by or under the authority of the Court granting the same, shall have the same effect as the original.
PROBATE AND ADMINISTRATION.

(ii) The copy of the probate or letters of administration, required by section 159 to be deposited in the Supreme Court, shall be annexed to the petition and verified by the affidavit, and shall include copies of all testamentary papers admitted to probate.

165. (i) The Supreme Court shall, before sealing a probate or letters of administration under this Chapter,

(a) require production of a certificate under the hand of the Registrar that the affidavit for the Collector of stamp duties has been delivered and that such affidavit, if liable to stamp duty, was duly stamped;

(b) be satisfied in the case of letters of administration, if security is required by law to be given, that security has been given in a sum sufficient in amount to cover the property (if any) in the Federated Malay States to which the letters of administration relate; and may require such evidence (if any) as it thinks fit as to the domicile of the deceased person, and as to the place where he has resided, or carried on business, during the twelve months before his death.

(ii) If it should appear that the deceased was not at the time of death domiciled within the jurisdiction of the Court from which the grant issued, the seal shall not be affixed, unless the grant is such as would have been made by the Supreme Court.

166. (i) The Court may also, if it thinks fit, on the application of any creditor or, if the deceased has resided or carried on business in the Federated Malay States within twelve months before his death, of its own motion require, before sealing, that adequate security be given for the payment of debts due from the estate to creditors residing in the Federated Malay States.

(ii) Applications under this section may be made ex parte by summons in Chambers, or in writing to the Registrar, but it may in any case be directed that such application be made by summons in Chambers to be served on the person applying for sealing.

167. Any creditor in the Federated Malay States of any person, who dies leaving property in the Federated Malay States, may give notice in writing to the Registrar, requiring notice to be given to such creditor of any application for sealing under this Chapter. A note of such notice in writing shall be made by the Registrar in a book to be kept for that purpose, and no probate or letters of administration relating to the estate of such deceased person shall be sealed without seven days' previous notice of the application for sealing being given by the applicant to such creditor.

168. On application to seal letters of administration, the bond, administrator, not being an Official Administrator or Official Trustee as referred to in section 82, or his attorney shall give a bond to the Registrar, to ensure for the benefit of the Registrar for the time being, with one or more surety or sureties, to cover the property of the deceased within the jurisdiction of the Court. The provisions of sections 82, 83 and 84 shall be deemed to apply to any such bond.
169. On sealing the probate or letters of administration the Registrar shall write thereon a memorandum in the following words or to the following effect:

Sealed with the seal of the Supreme Court of the Federated Malay States this day of , 19 .

Probate 19 , No. (Registrar.)

170. Notice of the sealing in the Federated Malay States of a probate or letters of administration under this Chapter shall be forthwith sent by the Registrar to the Court from which the probate or letters of administration issued.

171. When intimation has been received of the re-sealing of any probate or letters of administration issued in the Federated Malay States, notice of the re-sealing of, or any alteration in, such probate or letters of administration shall be forthwith sent by the Registrar to the Court by the authority of which such re-sealing was effected.

CHAPTER XVII.

MISCELLANEOUS.

172. In Chapters IX, X, XI and XIII of this Enactment the provisions as to an executor shall apply also to an administrator with the will annexed.

173. Nothing contained in this Enactment shall—

(a) validate any testamentary disposition which would otherwise have been invalid;

(b) invalidate any such disposition which would otherwise have been valid;

(c) deprive any person of any right of maintenance to which he would otherwise have been entitled;

(d) affect the provisions of any Enactment in force for the time being to facilitate succession to the land of deceased persons;

(e) affect the provisions of Chapter VI of the Stamp Enactments, 1897, relating to duties on estates of deceased persons; or

(f) affect any rules of Muhammadan law as varied by local custom in respect of the distribution of the balance of the estate of a deceased person after the debts have been satisfied.

174. (i) An executor or administrator, acting upon any order or direction made or given by the Court under the provisions of section 451 of “The Civil Procedure Code, 1918,” shall be deemed, so far as regards his own responsibility, to have discharged his duty as such executor or administrator in the subject matter of the said application, unless he has been guilty of fraud or wilful concealment or misrepresentation in connection with the obtaining of such order or direction.

(ii) This section applies to executorships and administratorships constituted or created either before or after the commencement of this Enactment.
175. All immovable property situate in, and all things to be done in, the Federated Malay States which is or are under the provisions of the Stamp Enactments, 1897, required to be included in the affidavit for the Collector on application for a grant of probate or letters of administration shall, for the purposes of such affidavit and of the provisions of the said Enactments relative thereto, be deemed to be situate in, and to be things to be done in, the State wherein the application for probate or letters of administration is made; and all debts due from the deceased to persons resident in the Federated Malay States whereof a schedule might, if such persons were resident in the State wherein the said application is made, be delivered with or annexed to the affidavit for the Collector may be included in a schedule to be so delivered or annexed in the same manner and with the same effect as if such persons were resident in such State.

### First Schedule

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Passed this 13th day of April, 1920,

T. S. Adams,
Clerk of Council.
No. 1948.—The following Enactment, passed at a meeting of the Federal Council held on the 18th April, 1920, is published for general information:

FEDERATED MALAY STATES.

ENACTMENT No. 5 or 1920.

An Enactment to further amend "The Agricultural Pests Enactment, 1913."

L. N. Guillemard, [8th May, 1920.]
President of the Federal Council.

It is hereby enacted by the Rulers of the Federated Malay States in Council as follows:

1. (i) This Enactment may be cited as "The Agricultural Pests Enactment, 1913, Amendment Enactment, 1920," and shall come into force on the publication thereof in the Gazette.

(ii) This Enactment shall be read and construed as one with "The Agricultural Pests Enactment, 1913," hereinafter called the "principal Enactment," and any copies of the principal Enactment printed after the commencement of this Enactment may be printed with the amendments made by this Enactment.

2. Immediately after section 9 of the principal Enactment there is inserted a new section, to be numbered 9A, as follows:

"9A. (i) Upon the conviction of any person under section 9 or under this section, the Court before which the conviction is had may order the convicted person to take, within a time to be fixed by the Court, the measures for failure to take which such conviction was had.

(ii) If any person fails without reasonable cause, to be allowed by the Court, to comply with an order made under sub-section (i), he shall be liable to fine not exceeding five hundred dollars."

3. Section 25 of the principal Enactment is amended by inserting next after the words "other than sections", in line 2, the figure "9A."

Passed this 13th day of April, 1920.

T. S. Adams,
Clerk of Council.
No. 1949.—The following Enactment, passed at a meeting of the Federal Council held on the 13th April, 1920, is published for general information:

FEDERATED MALAY STATES.

ENACTMENT No. 6 OF 1920.

An Enactment to further amend the law relating to the purchase and smelting of Mineral Ores.

L. N. Guillemard, 
President of the Federal Council, [8th May, 1920.]

It is hereby enacted by the Rulers of the Federated Malay States in Council as follows:

1. (i) This Enactment may be cited as “The Mineral Ores Enactments Amendment Enactment, 1920,” and shall come into force on the publication thereof in the Gazette.

(ii) This Enactment shall be read and construed as one with the Enactments mentioned in the schedule, which are hereinafter called the “principal Enactments,” and any copies of the principal Enactments printed after the commencement of this Enactment may be printed with the amendments made by this Enactment.

2. Section 3 of the four principal Enactments first enumerated in the schedule and section 2 of the principal Enactment last enumerated in the schedule are amended by inserting next after the words “duly licensed in that behalf”, in line 2, the words “under this Enactment”.

### Schedule.

<table>
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<th>State</th>
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Passed this 13th day of April, 1920.

T. S. Adams, 
Clerk of Council.
No. 1950.—The following Enactment, passed at a meeting of the Federal Council held on the 13th April, 1920, is published for general information:

FEDERATED MALAY STATES.

ENACTMENT No. 8 of 1920.

L. N. Guillemard,

President of the Federal Council.

[8th May, 1920.]

It is hereby enacted by the Rulers of the Federated Malay States in Council as follows:

1. (i) This Enactment may be cited as "The Rubber Dealers Enactment, 1919, Amendment Enactment, 1920," and shall come into force on the publication thereof in the Gazette.

(ii) This Enactment shall be read and construed as one with the Rubber Dealers Enactment, 1919, hereinafter called the "principal Enactment," and any copies of the principal Enactment printed after the commencement of this Enactment may be printed with the amendment made by this Enactment.

2. Section 4 of the principal Enactment is amended by deleting the words "no licence shall be transferable" occurring at the end of sub-section (iii), and by adding at the end thereof two sub-sections as follows:

(iv) No licensee shall transfer or attempt to transfer his licence or authorize any other person to exercise any right or privilege under the licence.

Nothing in this sub-section shall apply to a bona fide agent or servant performing any act authorized by the licence on behalf of the licensee.

(v) Whenever any licensee would be liable under the provisions of this Enactment or of any rules made thereunder to any fine or forfeiture for any act omission neglect or default, he shall be liable to the same fine or forfeiture for every similar act omission neglect or default of any agent or servant employed by him in the course of his business as such licensee.

Nothing in this sub-section shall be construed as relieving any such agent or servant from any fine or forfeiture to which he would otherwise be liable.

Passed this 13th day of April, 1920.

T. S. Adams,

Clerk of Council.
No. 1951.—The following Bill about to be introduced in the Federal Council is published for general information:

A BILL

intitled

An Enactment to make Final Provision for the Public Service for the year 1919.

WHEREAS by Enactment No. 33 of 1918 a sum not exceeding sixty-seven milli-un, one hundred and sixty-six thousand, three hundred and sixty-six dollars was charged upon the revenue and other funds of the Federated Malay States for the public service during the year 1919 to be appropriated for each service as detailed in that Enactment;

AND WHEREAS the expenditure in respect of certain of such services during the year 1919 exceeded the amount so charged upon the revenue of the Federated Malay States by fifteen million, one hundred and twenty-five thousand three hundred and eighty-five dollars and twenty-six cents in the proportions detailed in the schedule hereto annexed:

It is hereby enacted by the Rulers of the Federated Malay States in Council as follows:

1. This Enactment may be cited as "The Final Supply Enactment, Year 1920."

2. The further sum of fifteen million, one hundred and twenty-five thousand three hundred and eighty-five dollars and twenty-six cents shall be charged upon the revenue and other funds of the Federated Malay States for certain public services for the year 1919 to be appropriated in the proportions detailed in the schedule hereto annexed:

THE SCHEDULE.

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<td>Purchase of Land</td>
<td>622,990</td>
<td>83</td>
</tr>
<tr>
<td>10</td>
<td>Miscellaneous Services</td>
<td>14,312,588</td>
<td>29</td>
</tr>
<tr>
<td>11</td>
<td>Director, Food Production</td>
<td>14,908</td>
<td>57</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>15,125,385</td>
<td>26</td>
</tr>
</tbody>
</table>
APPOINTMENTS.

No. 1952.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. H. W. Thomson, an Office of Class II of the Straits Settlements Civil Service, to be British Adviser, Kelantan, with effect from the 20th October, 1919.

No. 1953.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Dr. William Alfred Stedwell Lumborn to be Assistant Medical Entomologist, Malaria Bureau, Kuala Lumpur, with effect from the 13th January, 1920.
Dr. Lumborn reported his arrival and assumed duty on the 21st March, 1920.

No. 1954.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Dr. John Archibald Taylor to be Assistant Superintendent, Central Lunatic Asylum, Federated Malay States, with effect from the 22nd January, 1920.
Dr. Taylor reported his arrival and assumed duty on the 4th March, 1920.

No. 1955.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. John Huggins to be a Cadet in the Civil Service of the Federated Malay States, with effect from the 27th March, 1920.
Mr. Huggins reported his arrival and assumed duty on the 5th May, 1920.

No. 1956.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. Norman Grice to be a Cadet in the Civil Service of the Federated Malay States, with effect from the 27th March, 1920.
Mr. Grice reported his arrival and assumed duty on the 5th May, 1920.

No. 1957.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. Robert Graves Blackburn Farrer to be a Cadet in the Civil Service of the Federated Malay States, with effect from the 27th March, 1920.
Mr. Farrer reported his arrival and assumed duty on the 5th May, 1920.

No. 1958.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. Wifred Arthur Ward to be a Cadet in the Civil Service of the Federated Malay States, with effect from the 27th March, 1920.
Mr. Ward reported his arrival and assumed duty on the 5th May, 1920.

No. 1959.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. Henry Theodore Warren Oswell to be a Cadet in the Civil Service of the Federated Malay States, with effect from the 1st April, 1920.
Mr. Oswell reported his arrival and assumed duty on the 9th May, 1920.

No. 1960.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. John Jeff to be a Cadet in the Civil Service of the Federated Malay States, with effect from the 18th April, 1920.
Mr. Jeff reported his arrival and assumed duty on the 8th May, 1920.

No. 1961.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. Frederick Haughton Gower McCrea to be a Police Probationer in the Federated Malay States Police, with effect from the 1st April, 1920.
Mr. McCrea reported his arrival and assumed duty on the 5th May, 1920.

No. 1962.—Mr. G. E. Shaw, an Officer of Class III, has been promoted to be a Supernumerary Officer of Class II in the Federated Malay States Civil Service, with effect from the 1st January, 1919.

No. 1963.—The promotion of the following Officers of Class III to be Officers of Class II in the Federated Malay States Civil Service has been approved:

No. 1964.—The promotion of the following Officers of Class III to be Supernumerary Officers of Class II in the Federated Malay States Civil Service has been approved:
Mr. H. S. Sirecom, with effect from the 15th November, 1919.
Mr. F. O. Wimsodt, with effect from the 14th November, 1919.

No. 1965.—Mr. A. Caddlecott, an Officer of Class IV, has been promoted to be a Supernumerary Officer of Class III in the Federated Malay States Civil Service, with effect from the 10th November, 1919.

No. 1966.—The promotion of the following Officers of Class IV to be Officers of Class IV in the Federated Malay States Civil Service has been approved:
Messrs. A. S. Small and D. Richards, with effect from the 1st January, 1919.

No. 1967.—Mr. E. Whitham, Inspector, Chandu Monopoly, Kuala Lumpur, has been appointed to be an Assistant Superintendent of Chandu, Perak, with effect from the 23rd January, 1919.

No. 1958.—Mr. F. de la Mare Norris, Assistant Agricultural Inspector, Selangor, has been appointed to act as Government Entomologist, Agricultural Department, in addition to his own duties, with effect from the 20th November, 1919.

No. 1969.—Mr. F. de la Mare Norris, Assistant Agricultural Inspector, has been appointed to be Assistant to the Director of Agriculture, with effect from the 1st January, 1920.

No. 1970.—Mr. W. N. C. Bolgrave, Assistant Mycologist, has been appointed to be Plant Physiologist, Agricultural Department, with effect from the 5th January, 1920.

No. 1971.—To Muda Mir Yahya bin Ngah Muhammad Amin, Penghulu, Lenggong, has been appointed to act as Muda Magistrate, Lenggong, with effect from the 17th February, 1920.

No. 1972.—To Muda Nuri bin Dato Setia, Settlement Officer, Grade I, has been appointed to act as Assistant District Officer, Kinta, with effect from the 19th February, 1920.

No. 1973.—Raja Salim bin Raja Muhammad Yusuf, Malay Assistant, Grade I, has been appointed to act as Assistant District Officer, Selama, with effect from the 24th February, 1920.
APPOINTMENTS—(cont.).

No. 1974.—Mr. Albert Henry Lewis Lauman has been appointed to be a Station Superintendent and Traffic Inspector, Federated Malay States Railways, with effect from the 28th February, 1920.

Mr. Lauman reported his arrival and assumed duty on the 29th March, 1920.

No. 1975.—Mr. Brian Maurice Patton has been appointed to be an Audit Inspector, Federated Malay States Railways, with effect from the 28th February, 1920.

Mr. Patton reported his arrival and assumed duty on the 29th March, 1920.

No. 1976.—Mr. N. Jones, Cadet, has been appointed to act as Assistant Controller of Labour, Penang, Class V, with effect from the 22nd March, 1920.

No. 1977.—Che Samah bin Haji Ali, Malay Assistant, Grade II, has been appointed to act as Assistant District Officer, Temerloh, with effect from the 24th March, 1920.

No. 1978.—Mr. John Oliver Plunkett has been appointed to be an Assistant Engineer, Public Works Department, with effect from the 10th April, 1920.

Mr. Plunkett reported his arrival and assumed duty on the 10th May, 1920.

No. 1979.—Mr. W. S. Elden, an Officer of Class IV of the Straits Settlements Civil Service, has been appointed to officiate as District Officer, Ulu Langat, Class IV, with effect from the 30th April, 1920.

No. 1980.—Mr. C. A. Vliegend, an Officer of Class V, has been appointed to officiate as Assistant District Officer, Klang, Class V, with effect from the 3rd May, 1920.

No. 1981.—Mr. R. Irvine, Cadet, has been appointed to act as Third Assistant Secretary, Federal Secretariat, Class V, with effect from the 3rd May, 1920.

No. 1982.—Mr. E. E. Colman, an Officer of Class III, has been appointed to officiate as Magistrate, Ipoh, Class III, with effect from the 4th May, 1920.

No. 1983.—Mr. J Laird, Inspector of Mines, Perak, is appointed to act as Warden of Mines, Perak, with effect from the 5th May, 1920.

LEAVE.

No. 1984.—Notification No. 1507, published in the Gazette of the 23rd April, 1920, regarding the grant of eight months' leave on full pay to Dr. S. C. G. Fox is hereby cancelled.

No. 1985.—Dr. S. C. G. Fox, Senior Medical Officer, Perak, has been granted three months' leave on full pay, with effect from the 10th April, 1920.

No. 1986.—Mr. H. J. Bailey, Chief Inspector of Police, Federated Malay States, has been granted three months' leave on full pay, with effect from the 22nd March, 1920.

No. 1987.—Mr. R. W. Elles, an Officer of Class II, has been granted eight months' leave on full pay, with effect from the 1st May, 1920.

No. 1988.—Mr. J. N. Sheffield, Deputy Superintendent, Topographical Branch, Survey Department, has been granted eight months' leave on full pay, with effect from the 1st May, 1920.

No. 1989.—Mr. F. D. Evans, Executive Engineer, Malaria Advisory Board, Federated Malay States, has been granted eight months' leave on full pay, with effect from the 3rd May, 1920.

No. 1990.—Mr. A. M. Goodman, an Officer of Class IV, has been granted eight months' leave on full pay, with effect from the 8th May, 1920.

No. 1991.—Mr. R. F. Stamer, Headmaster, King Edward VII School, Taiping, has been granted eight months' leave on full pay, with effect from the 9th May, 1920.

No. 1992.—Mr. A. G. Munday, Assistant Warden of Mines, Ipoh, has been granted eight months' leave on full pay, with effect from the 16th May, 1920.

No. 1993.—The leave of absence granted to Mr. H. W. J. Jones, Executive Engineer, Grade II, Public Works Department, has been extended by the Secretary of State for the Colonies for six months from the 28th April, 1920, of which two months and thirteen days is on full pay and the balance on half pay.

No. 1994.—CORRESPONDENCE.

With reference to Notification No. 622, published in the Gazette of the 13th February, 1920, relating to the extension of leave granted to Dr. W. M. Chambers, Medical Officer, Grade II, for "16th May, 1920", substitute "19th May, 1920".

No. 1995.—With reference to Notification No. 2562 of the 4th July, 1919, Mr. C. W. Bradburne, a member of the Indian Immigration Committee, reported his return from leave on the 9th of April, 1920.

No. 1996.—Mr. R. L. Buckwell, Assistant Superintendent, Revenue Survey Branch, Survey Department, reported his return from leave of absence and resumed duty on the 17th April, 1920.

No. 1997.—Major W. R. Sanguinetti, Executive Engineer, Grade II, Public Works Department, reported his return from leave of absence and resumed duty on the 26th April, 1920.

No. 1998.—Mr. A. Cochrane, Assistant Superintendent, Trigonometrical Branch, Survey Department, reported his return from leave of absence and resumed duty on the 4th May, 1920.

No. 1999.—Mr. E. E. Colman, an Officer of Class III, reported his return from leave of absence and resumed duty on the 4th May, 1920.

No. 2000.—Mr. A. T. Bennetts, Supernumerary Inspector of Mines, reported his return from leave of absence and resumed duty on the 7th May, 1920.

"THE AUCTION SALES ENACTMENT, 1905."

No. 2001.—Mohamed Syed bin Ali, of Klang, has been granted a licence as an auctioneer for the State of Selangor, for one year, from the 20th September, 1919.

No. 2002.—Mr. Ong Hock Chuan, of Klang, has been granted a licence as an auctioneer for the State of Selangor, for one year, from the 12th May, 1920.

No. 2003.—Hussain bin Haji Mohamed, of Seremban, has been granted a licence as an auctioneer for the State of Negri Sembilan, for one year, from the 12th May, 1920.

No. 2004.—Mr. Lim Chow Kim, of Kuantan, has been granted a licence as an auctioneer for the State of Pahang, for one year, from the 1st May, 1920.
"THE COMMON GAMING HOUSES ENACTMENT, 1912."

NOTIFICATIONS UNDER SECTION 2 (6).

No. 2005.—In exercise of the powers conferred on him by section 2 (1) of "The Common Gaming Houses Enactment, 1912," the Resident of Perak hereby authorizes Inspector M. O'Hanlon to exercise the powers of a Senior Police Officer under the said Enactment, in place of Inspector J. Ryder.

No. 2006.—In exercise of the powers conferred on him by section 2 (1) of "The Common Gaming Houses Enactment, 1912," the Resident of Perak hereby authorizes Inspector H. J. Gowland to exercise the powers of a Senior Police Officer under the said Enactment, in place of Inspector T. Goggin, transferred.

No. 2007.—In exercise of the powers conferred on him by section 2 (1) of "The Common Gaming Houses Enactment, 1912," the Resident of Selangor hereby authorizes the following Police Officer to exercise the powers of a Senior Police Officer under the said Enactment:

Acting Chief Inspector J. Ryder.

No. 2008.—In exercise of the powers conferred on him by section 2 (1) of "The Common Gaming Houses Enactment, 1912," the Resident of Selangor hereby authorizes the following Police Officer to exercise the powers of a Senior Police Officer under the said Enactment:

Inspector J. O'Connell.

No. 2009.—In exercise of the powers vested in him by section 2 (1) of "The Common Gaming Houses Enactment, 1912," the Resident of Negri Sembilan hereby authorizes Sub-Inspector Che Ismail to exercise the powers of Senior Police Officer under the said Enactment, vice Che Fah.

No. 2010.—The Resident of Pahang hereby specially authorizes Police Inspector J. T. Cowan, Pekan, to exercise the powers of a Senior Police Officer under the above-mentioned Enactment.

No. 2011.—The Resident of Pahang hereby specially authorizes Police Inspector T. Goggin, Kuantan, to exercise the powers of a Senior Police Officer under the above-mentioned Enactment, vice Inspector H. J. Gowland.

"THE COURTS ENACTMENT, 1918."

No. 2012.—In exercise of the powers vested in him by section 8 (1) of "The Courts Enactment, 1918," the Resident of Selangor has appointed Captain M. Frost, M.C., to be a Magistrate of the First Class within and for the State of Selangor, with effect from the 27th April, 1920.

No. 2013.—In exercise of the powers vested in him by section 8 (1) of "The Courts Enactment, 1918," the Resident of Negri Sembilan has appointed Mr. H. Weissberg to be a Magistrate of the First Class within and for the State of Negri Sembilan, with effect from the 5th May, 1920.

No. 2014.—In exercise of the powers vested in him by section 8 (1) of "The Courts Enactment, 1918," the Resident of Negri Sembilan has appointed Mr. C. W. Bresland to be a Magistrate of the First Class within and for the State of Negri Sembilan, with effect from the 11th May, 1920.

"THE CUSTOMS REGULATIONS ENACTMENT, 1907."

No. 2015.—In exercise of the powers vested in him by section 38 (1) of "The Customs Regulations Enactment, 1907," the Resident of Pahang, with the approval of the Chief Secretary to Government, hereby establishes, with effect from the 1st June, 1920, the Customs warehouse at the railway station at Kuala Lipis to be a Customs Station for the collection of import or export duty.

No. 2016.—In exercise of the powers vested in him by section 38 (1) of "The Customs Regulations Enactment, 1907," the Resident of Pahang has, with the approval of the Chief Secretary to Government, made the following rule, with effect from the 1st June, 1920:

Notwithstanding anything contained in the rules relating to the importation of dutiable liquors and tobacco and published under Notifications Nos. 2632 of 1916, 2191 of 1918, 665 of 1915 and 2185 of 1918 any dutiable article which is consigned to a Customs warehouse in the State may, on importation into the State, be forwarded to such Customs warehouse notwithstanding that the duty thereon be unpaid provided that such article is imported by rail.

ERRATUM.

No. 2017.—Rules made under the Customs Regulations Enactments, 1907, and published in the Gazette as Notification No. 1749 of the 7th May, 1920, are amended by substituting "Forms N. O. P. Q. R. for "Forms A. B. C. D. E." respectively, wherever the latter occur in the notification.

"THE DISTRICTS WATER SUPPLY ENACTMENT, 1910."

PROCLAMATION UNDER SECTION 4.

No. 2018.—In exercise of the powers conferred by section 4 of "The Districts Water Supply Enactment, 1910," I. A. H. Lemon, Resident of Selangor, with the approval of the Chief Secretary to Government, hereby proclaim that, on and after the 1st day of January, 1920, there shall be imposed upon land, houses, buildings and Sanitary Board areas which are situated within the boundaries of the water supply area declared by Gazette Notification No. 2992 of 1911, and which are benefited by the public water supply provided within the said area, an annual assessment as follows:

DISTRICTS OF KLANG AND KUALA SELANGOR.

Where the supply is not regulated by meter—

On each Sanitary Board area an annual assessment of 2 per centum of the annual value (to be ascertained in the manner provided by "The Sanitary Boards Enactment, 1916") of all land and buildings situated within the Sanitary Board area:

On each house or building in any kampong or village not included in a Sanitary Board area when such house or building is situated within 660 feet (by direct measurement) of a stand-pipe connected with the public water supply, an annual assessment of 2 per centum of the value (to be ascertained in the manner provided by "The Sanitary Boards Enactment, 1916") of such house or building:

On all land not included in a Sanitary Board area and not being kampong or village land an assessment of 81.30 per acre.
“THE DISTRICTS WATER SUPPLY ENACTMENT, 1910”—(cont.).

PROCLAMATION UNDER SECTION 4—(cont.).

Where the supply is regulated by meter—
On all Sanitary Board areas, houses, buildings and land where water is supplied by meter—
In the case of water supplied for stables, cattle-slots, agriculture, horticulture, trade or manufacturing or business purposes an annual assessment of 50 cents per 1,000 gallons or any part of 1,000 gallons with a minimum of $1;
In the case of water supplied otherwise than for the said purposes an annual assessment of 20 cents per 1,000 gallons or any part of 1,000 gallons with a minimum of $1;
Provided that in the case of any land whereo, water is supplied both by meter and otherwise assessment shall not be payable in respect of any water supplied by meter aggregating less than 25 gallons per acre per diem.

"THE EXCISE ENACTMENT, 1915."

No. 2019.—In exercise of the powers vested in him by section 3 of "The Excise Enactment, 1915," the Resident of Perak hereby appoints Inspector M. O’Hanlon, Officer in Charge of Police District, Tronoh, to be an Excise Officer for the purposes of the said Enactment, in place of Inspector J. Eyler.

No. 2020.—In exercise of the powers vested in him by section 3 of "The Excise Enactment, 1915," the Resident of Perak hereby appoints Inspector H. J. Gowland, Officer in Charge of Police District, Kuala Kangsar, to be an Excise Officer for the purposes of the said Enactment, in place of Inspector F. Goggins, transferred.

No. 2021.—In exercise of the powers vested in him by section 3 of "The Excise Enactment, 1915," the Resident of Negri Sembilan has appointed the following Police Officer to be Officer of Excise in and for the said State:

Che Ismail, Officer in Charge of Police District, Jelebu, vice Che Tak.

APPOINTMENT OF CHAIRMAN OF LICENSING BOARD.

No. 2022.—In exercise of the powers vested in him by section 18 of "The Excise Enactment, 1915," the Resident of Negri Sembilan has appointed Mr. B. J. B. Clayton to be Chairman of the Licensing Board for the Seremban district, vice Mr. B. W. Elles, with effect from the 1st May, 1920.

NOTIFICATION UNDER RULE 23.

No. 2023.—Notice is hereby given that the first session (1920) of the Kuala Pilah Licensing Board will be held in the District Office, Kuala Pilah, at 11 a.m. on Saturday, the 26th June, 1920.

All applications for renewals, transfers or new licences must be lodged with the Chairman, Licensing Board, not later than the 31st May, 1920, and all applications for new licences must also be posted on the premises applied for not later than the 12th June, 1920.

Dated at Kuala Pilah, this 8th day of May, 1920.

A. G. Morell,
Chairman, Licensing Board, Kuala Pilah.

NOTIFICATIONS UNDER RULE 25.

No. 2024.—Notice is hereby given that the second half-yearly session (1920) of the Lower Perak Licensing Board will be held in the District Office, Telok Anson, at 10 a.m. on Thursday, the 23rd June, 1920. All applications for renewals, transfers or new licences must be lodged with the Chairman, Licensing Board, not less than three weeks before the date of the session and all applications for new licences must be posted on the premises applied for not less than two weeks before the date of the session.

District Office, Telok Anson,

S. Codrington,
Chairman, Licensing Board, Lower Perak.

No. 2025.—Notice is hereby given that the Licensing Board for the district of Klang will hold its session at the District Office, Klang, on Tuesday, the 22nd June, 1920, at 11 a.m., when applications for renewals, transfers and new licences will be considered.

2. All applications must be lodged with the Chairman, Licensing Board, at the District Office, Klang, not later than three weeks before the date of the session and all applications for new licences must additionally be posted on the premises applied for not less than two weeks before the date of the session.

District Office, Klang,

C. N. Maxwell,
Chairman, Licensing Board, Klang.

ULU SELANGOR LICENSING BOARD.

No. 2026.—Notice is hereby given that the Licensing Board for the district of Ulus Selangor will hold a session at the District Office, Ulus Selangor, on Monday, the 7th June, 1920, at 11 a.m., when all applications for renewals, transfers and new licences will be considered. All applications for renewals, transfers or new licences must be lodged with the Chairman, Licensing Board, not later than the 22nd May, 1920, and applications for new licences must be posted on the premises applied for not later than the 28th May, 1920.

Kuala Kubu,
18th May, 1920.

E. A. Dickson,
Chairman, Licensing Board, Ulus Selangor.

"THE FOOD PRODUCTION ENACTMENT, 1918."

DATES OF RICE CULTIVATION IN THE KRIAN DISTRICT, 1920.

No. 2027.—In accordance with the provisions of section 7 of "The Food Production Enactment, 1918," the following dates for the cultivation of rice in the district of Krian have been fixed for the current year:

1. Commence to repair rice paddy
2. Commence to plant nursery
3. Commence to cook bed bangs
4. Commence to plant paddy
5. Commence to plant nursery
6. Move planting bed

Dated at Parit Buntar, this 5th day of May, 1920.

S. Taupih,
Deputy Director of Food Production, Krian.
**THE FOOD PRODUCTION ENACTMENT, 1918**

**DATES FOR THE CULTIVATION OF WET PADI FOR THE DISTRICT OF KUALA KANGSAR AND THE SUB-DISTRICT OF BRUAS FOR THE YEAR 1920.**

**No. 2028.**—In accordance with the provisions of section 7 of "The Food Production Enactment, 1918," the following dates for the cultivation of padi in the district of Kuala Kangsar and the sub-district of Bruas have been fixed for the current year:

**DISTRICT OF KUALA KANGSAR.**

<table>
<thead>
<tr>
<th>Palau Kamiri</th>
<th>Chegar Galah</th>
<th>Saiong (except Bendang Talang and Bendang Besar)</th>
<th>Kampung Bunuh and Labok Melorun</th>
<th>Kota Lama Kiri, Rota Lama Katan, Senunggan and Saiong (Bendang Talang and Bendang Besar).</th>
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<tr>
<td>3rd May</td>
<td>10th May</td>
<td>31st May</td>
<td>15th June</td>
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<td>14 Sha'abani</td>
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<td>11th Ramadhan</td>
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<td>2nd June</td>
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<td>1st September</td>
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<td>10th July</td>
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**SUB-DISTRICT OF BRUAS.**

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<td>2nd June</td>
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<td>15th May</td>
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<td>10th Shalwan</td>
<td>14th October</td>
<td>10th Ramadhan</td>
<td>19th November</td>
</tr>
</tbody>
</table>

Dated at Kuala Kangsar, this 7th day of May, 1920.

R. CROCKETT,

*Deputy Director of Food Production.*

**NOTICE UNDER SECTION 7 (i).**

**No. 2029.**—The following are the dates fixed for rice cultivation in the district of Lower Perak:

1. Cleaning tall ayers and repairing bata...
   - Beginning 27th June
   - Finishing 30th August
2. Preparing padi nursery...
   - Beginning 27th June
   - Finishing 30th August
3. Clearing bendangs...
   - Beginning 13th September
   - Finishing 15th September
4. Planting out seedlings...
   - Beginning 3rd October
   - Finishing 20th October
5. Fencing all the bendangs with fence adequate to keep out pig...
   - Beginning 23rd November
   - Finishing 2nd December
6. Weeding the growing padi...
   - Finishing 1st January
   - Finishing 1st January

Land surrounding bendang land must be cleaned for ½ a chain from the edge of the bendang, and kept cleaned throughout the bendang season.

S. CODDINGTON,

*Deputy Director of Food Production, Lower Perak.*
"THE FOOD PRODUCTION ENACTMENT, 1918"—(cont.).

DATES FOR THE CULTIVATION OF RICE FOR THE COAST DISTRICT FOR THE YEAR 1920.

No. 2030.—In accordance with the provisions of section 7 of "The Food Production Enactment, 1918," the following are the dates on or before which all owners of land allotted for the growth of rice in the Coast district shall do the acts hereunder specified:

(a) Complete clearing rice field
(b) Complete planting of rice nurseries
(c) Complete transplanting plants in the field

Linggi and Jemar Mukhs.

30th June, 1920 (13th Shawal)
31st July, 1920 (15th Zil Ka-sadah)
31st August, 1920 (16th Zil Hijjah)

C. F. McCausland,
District Officer, Coast.

No. 2031.—In exercise of the powers vested in him by section 3 of "The Forest Enactment, 1918," and in pursuance of section 12 thereof, the Resident of Selangor, with the approval of the Chief Secretary to Government, hereby proclaims that the area described below and delineated on plan No. F.35 in the office of the Superintendent, Revenue Surveys, Selangor, shall, with effect from the 1st July, 1920, be a reserved forest in extension and forming part of the Kapar Forest Reserve.

STATEMENT—Selangor.
DISTRIBUTION—Klang.
MARKS—Kapar.

Approximate area—510 acres.
Boundaries—North—From the Kapar Forest Reserve a straight line in an easterly direction to the southern extremity of portion 3,828. Then hence portions 3,821, 2,829, 3,829 and 3,822 to the south-eastern corner of the last-mentioned portion; thence a straight line eastwards to the Klang River.

East, South and South-west—The Klang River.
West—The Kapar Forest Reserve.

DESCRIPTION.

No. 2032.—Notification is hereby given that application, No. 8 of 1920, having been made by Hans Caspar Bluntschli, retired planter of No. 1,433, East Coast Road, Singapore, for a grant of exclusive privileges in respect of an invention entitled "Saloll", a food-stuff for human consumption," the Chief Secretary to Government has been pleased to accept the complete specification, No. 9 of 1920, 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,

T. P. Coe,
for Acting Under Secretary, F.M.S.

9th May, 1920.

(Dated of the first publication of the above notice in the Gazette, 24th May, 1920.)

No. 2033.—Notification is hereby given that application, No. 10 of 1920, having been made by The Bamboo Paper Company, Limited, of 36, Paternoster Row, in the City of London, England, Paper Manufacturers, for a grant of exclusive privileges in respect of an invention entitled "Process for the production of paper pulp or cellulose from bamboo and the like," the Chief Secretary to Government has been pleased to accept the complete specification, No. 11 of 1920, 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,

T. P. Coe,
for Acting Under Secretary, F.M.S.


(Dated of the first publication of the above notice in the Gazette, 24th May, 1920.)

"THE LAND ENACTMENT, 1911."

No. 2034.—In exercise of the powers vested in him by section 19 (i) of "The Land Enactment, 1911," the Resident of Perak has appointed Muhammad Sulleh bin Haji Muhaimin Daud to be a Settlement Officer in and for the State of Perak, with effect from the 3rd March, 1920.

No. 2035.—In exercise of the powers vested in him by section 19 (i) of "The Land Enactment, 1911," the Resident of Perak has appointed Wan Din bin Kembut to be an Assistant Collector in and for the district of Upper Perak.

No. 2036.—In exercise of the powers vested in him by section 19 (i) of "The Land Enactment, 1911," the Resident of Pahang hereby appoints Che' Mohamed Raki bin Alas to be an Assistant Collector under the provisions of the said Enactment within and for the district of Daub, with effect from the 12th May, 1920.

ACQUISITION OF LAND FOR PUBLIC PURPOSES.

No. 2037.—Whereas the land hereunder described is required for a public purpose—that is to say, for a road—it is hereby declared that the Government has determined to resume the same, and the Executive Engineer, Kiuta, is hereby authorized by the Resident of Perak to enter into possession of the same.

Kiuta, 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 at Ipoh between 9.30 a.m. and 4 p.m. on any day except Saturdays, Sundays and public holidays.

Dated at Taiping, this 7th day of May, 1920.

C. W. H. Cochrane,
Acting Secretary to Resident, Perak.

DESCRIPTION OF THE LAND.

<table>
<thead>
<tr>
<th>District</th>
<th>Nature and No. of title</th>
<th>Owners or claimants</th>
<th>Area to be resumed</th>
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<td>Kiuta</td>
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<td>R. P.</td>
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<td>Ulu Kiuta</td>
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<tr>
<td></td>
<td>0 1 36</td>
<td>Leong Eng Choon and Aa Kong</td>
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<td>1,463</td>
<td>Lim Boon How</td>
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<td>0 1 09</td>
<td>Chew Boon Jun</td>
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<tr>
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<td>19,106</td>
<td>S. L. R. M. Chettia Chetty</td>
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<td>19,518</td>
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</table>
THE LAND ENACTMENT, 1911—(cont.).

ACQUISITIONS OF LAND FOR PUBLIC PURPOSES—(cont.).

No. 2038.—Whereas the land hereunder described is required for a public purpose—that is to say, for a road—it is hereby declared that the Government has determined to resume the same, and the Executive Engineer, Larut and Matang, 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 at Taiping between 9.30 a.m. and 4 p.m. on any day except Saturdays, Sundays and public holidays.

Dated at Taiping, this 15th day of May, 1920.

C. W. H. COCHRANE,
Acting Secretary to Resident, Perak.

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No. 2039.—Whereas the land hereunder described is required for a public purpose—that is to say, for Railways—it is hereby declared that the Government has determined to resume the same, and the General Manager for Railways, Kuala Lumpur, is hereby authorized by the Resident of Selangor 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 at Kuala Lumpur between 9.30 a.m. and 4 p.m. on any day except Saturdays, Sundays and public holidays.

Dated at Kuala Lumpur, this 6th day of May, 1920.

C. W. HARRISON,
Secretary to Resident, Selangor.

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No. 2040.—Whereas the land hereunder described is required for a public purpose—that is to say, for Government buildings—it is hereby declared that the Government has determined to resume the same, and the State Engineer, Negri Sembilan, is hereby authorized by the Resident of Negri Sembilan 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 at Tampin between 9.30 a.m. and 4 p.m. on any day except Saturdays, Sundays and public holidays.

Dated at Seremban, this 4th day of May, 1920.

G. W. BRYANT,
Secretary to Resident, Negri Sembilan.

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No. 2041.—Whereas the land hereunder described is required for a public purpose—namely, a site for Government buildings—it is hereby declared that the Government has determined to resume the same, and the District Officer, Tenterloh, is hereby authorized by the Resident, Pahang, 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 at Tenterloh, between 9.30 a.m. and 4 p.m. on any day except Saturdays, Sundays and public holidays.

Dated at Kuala Lipis, this 11th day of May, 1920.

G. E. LONDON,
Acting Secretary to Resident, Pahang.

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No. 2042.—It is hereby notified that it appears to the Resident of Pahang that land in the locality hereunder described is likely to be needed for a public purpose—that is to say, to wit, for Government buildings; and it is further notified that the Executive Engineer, Lipis, and any officers or workmen employed under him are authorized by the Resident:

(i) To enter upon and survey and take levels of any land in the said locality;
(ii) To dig or bore into the sub-soil;
(iii) To do all other acts necessary to ascertain whether the land is adapted for such purpose;
(iv) To set out the boundaries of the land proposed to be taken and the intended line of the work proposed to be made thereon;
(v) To mark such levels, boundaries and line by placing marks and cutting trenches;
(vi) Where otherwise the survey cannot be completed, the levels taken or the boundaries or line of the work marked, to cut down and clear away any standing crop, fence or jungle.

Provided that no person shall enter into any building or upon any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) without previously giving such occupier at least seven days’ notice in writing of his intention to do so.

Dated at Kuala Lipis, this 3rd day of May, 1920.

G. E. LONDON,
Acting Secretary to Resident, Pahang.
"THE LAND ENACTMENT, 1911"—(cont.).

ACQUISITIONS OF LAND FOR PUBLIC PURPOSES—(cont.).

No. 2043.—It is hereby notified that it appears to the Resident of Selangor that land in the locality hereunder described is likely to be needed for a public purpose—that is to say, for a pipe line; and it is further notified that the State Engineer, Selangor, and any officers or workmen employed under him are authorized by the Resident:

(i) To enter upon and survey and take levels of any land in the said locality;
(ii) To dig or bore into the sub-soil;
(iii) To do all other acts necessary to ascertain whether the land is adapted for such purpose;
(iv) To set out the boundaries of the land proposed to be taken and the intended line of the work proposed to be made thereon;
(v) To mark such levels, boundaries and line by placing marks and cutting trenches;
(vi) Where otherwise the survey cannot be completed, the levels taken or the boundaries or line of the work marked, to cut down and clear away any standing crop, fence or jungle.

Provided that no person shall enter into any building or upon any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) without previously giving such occupier at least seven days' notice in writing of his intention to do so.

Dated at Kuala Lumpur, this 4th day of May, 1920.

C. W. HARRISON,
Secretary to Resident, Selangor.

DESCRIPTION OF LOCALITY.
DISTRICT OF ULU SELANGOR.

SUKIN OF SELUH TELUK.

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<td>E.M.R. 2045</td>
<td>203</td>
<td>3 2.25</td>
<td>Sing King Sow</td>
<td>E.M.R. 2144</td>
<td>274</td>
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<td>Weng Yoon</td>
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<td>&quot; 2051</td>
<td>200</td>
<td>3 1.05</td>
<td>Sian Kang</td>
<td>Grant 7,986</td>
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<td>18 0.37</td>
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<td>Peah binti Mat Sah</td>
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<td>221</td>
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<td>448</td>
<td>3 0.20</td>
<td>Yang Som binti Abdullah</td>
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<td>271</td>
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<td>Mohamed Dam bin Mohamed Aris</td>
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<td>761</td>
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<td>Mat Jedawi bin Hassan</td>
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<td>6 2.10</td>
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<td>Lee See</td>
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<td>Yim (f)</td>
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<td>294</td>
<td>2 1.00</td>
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</tr>
</tbody>
</table>

NOTICES OF COMPLETION OF RESUMPTION OF LAND.

No. 2044.—To Ong Hong Noow, of Bagan Serai:

Take notice that, whereas the land described hereunder and the said land is liable to forfeiture under the provisions of section 36 of "The Land Enactment, 1911," and has been duly notified for resumption, side Gazette Notification No. 259 of the 16th January, 1920, the land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.


Rent—$4.20.

Dated at Parit Buntar, this 1st day of May, 1920.

S. TURPHY,
Collector, Krian.

No. 2045.—To the under-mentioned persons:

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, side Gazette Notification No. 4192 of the 24th October, 1919, the land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

<table>
<thead>
<tr>
<th>Owners</th>
<th>Nature and No. of title</th>
<th>Portion No.</th>
<th>Date of title No.</th>
<th>Area A. R. P.</th>
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<td>&quot;</td>
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<td>Ng Chin Teh Keng Choon, Ng Siah, Ng Re Poh and Tan Tow</td>
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<td>&quot; 2781</td>
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<td>&quot; 2782</td>
<td>898</td>
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<tr>
<td>&quot; 2787</td>
<td>&quot;</td>
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</tbody>
</table>

Dated at Kuala Selangor, this 14th day of May, 1920.

S. TURPHY,
Collector, Kuala Selangor.

No. 2046.—Application having been made to the Collector at Selama, by Saman bin Nasan, for fresh extract. E.M.R. No. 375, in the mukim of Ijok, on the ground that Hitam bin Mat Hasan 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 extract applied for will, subject to the provisions of the said section 17, be granted.

RAJA SALIM,
Collector, Selama.
NOTICES OF LOSS OF DOCUMENTS OF TITLE—(cont.).

No. 2047.—Application having been made to the Collector at Lenggong, by Haji Sidik bin Haji Taib, for a certified copy of E.M.R. No. 22, let No. 30, 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 applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, LENGGONG,

Meor Yahaya,
Collector, Upper Perak.

No. 2048.—Application having been made to the Collector at Tanjung Malim, by Loo Tean, of Tanjung Malim, for a certified copy of the entry in the mukim register of Ulu Bernam No. 929, on the ground that Loo Tean 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, TANJONG MALIM,

T. W. CLAYTON,
Collector, Batang Padang.

No. 2049.—Application having been made to the Collector at Pekan, by Hassan bin Ismail, for two copies of E.M.R. Nos. 599 and 437, in the mukim of Pekan, on the ground that Yang Chik binti Ismail is the registered owner thereof and that the original extract forms have been burnt:

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 extract forms applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, PEKAN,

T. SULAIMAN,
Collector, Pekan.

NOTICES OF RE-ENTRY.

No. 2050.—Whereas Mat Nasir bin Hamidin, registered proprietor, has made default in the following conditions of his title—to wit, E.M.R. No. 3,559, in the mukim of Salong, by failing to plant yearly for the years five good fruit trees on or about the said plot, and whereas due notice to make good the said default was served on the said Mat Nasir bin Hamidin on the 15th September, 1919, and whereas the said Mat Nasir bin Hamidin has failed to comply with the terms of the said notice:

Take notice that, by virtue of the powers granted to me by section 5 of “The Land Enactment, 1911,” I, Charles Cuthbert Brown, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Kuala Kangsar, this 7th day of May, 1920.

C. C. BROWN,
Collector, Kuala Kangsar.

No. 2051.—Whereas Marhaban bin Hasan, registered proprietor of E.M.R. No. 2,992, B. Raja, has abandoned the said land for three consecutive years, and whereas due notice to make good the said default was served on the said Marhaban bin Hasan on the 11th February, 1920, and whereas the said Marhaban bin Hasan has failed to comply with the terms of the said notice:

Take notice that, by virtue of the powers granted to me by section 5 of “The Land Enactment, 1911,” I, Raja Musa, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Klang, this 4th day of May, 1920.

RAJA MUSA,
Collector, Klang.

No. 2052.—Whereas Raja Haji Mohamud bin Tengku Panglima Raja, registered proprietor of E.M.R. No. 3,551, Kapar, has abandoned the said land for three consecutive years, and whereas due notice to make good the said default was served on the said Raja Haji Mohamud bin Tengku Panglima Raja on 5th November, 1919, and whereas the said Raja Haji Mohamud bin Tengku Panglima Raja has failed to comply with the terms of the said notice:

Take notice that, by virtue of the powers granted to me by section 5 of “The Land Enactment, 1911,” I, Raja Musa, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Klang, this 4th day of May, 1920.

RAJA MUSA,
Collector, Klang.

No. 2053.—Whereas Ong Tiang Hoe, registered proprietor of E.M.R. No. 1,458, Klang, has abandoned the said land for three consecutive years, and whereas due notice to make good the said default was served by substituted service on the said Ong Tiang Hoe on the 2nd February, 1920, and whereas the said Ong Tiang Hoe has failed to comply with the terms of the said notice:

Take notice that, by virtue of the powers granted to me by section 5 of “The Land Enactment, 1911,” I, Raja Musa, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Klang, this 6th day of May, 1920.

RAJA MUSA,
Collector, Klang.

NOTICES OF RE-ENTRY UPON LAND FOR BREACH OF CONDITIONS OF DOCUMENTS OF TITLE.

No. 2054.—To Meson binti Ahmat:

Take notice that, whereas you have failed to comply with one of the conditions of Lekir entry in the mukim register No. 797, dated the 11th November, 1910, by failing to plant ten coconut or other good fruit trees per acre within one year from date of completion of title and thereafter maintain, the land described in such entry in the mukim register is liable to forfeiture; you are hereby required, within the period of three months from the date of this notice, to comply with the conditions aforesaid:

And take notice further that, unless within the above-mentioned period you comply with the requirements of this notice, I shall re-enter upon and resume possession of the land comprised in such entry in the mukim register on behalf of the Ruler of the State.

Dated at Sitawan, this 13th day of May, 1920.

RAJA OMAR,
Collector, Lower Perak.
NOTICES OF RE-ENTRY UPON LAND FOR BREACH OF CONDITIONS OF DOCUMENTS OF TITLE—(cont.).

No. 2055.—To A. Sithambaram Pillai, son of M. Aruvari Pillai:

Take notice that, whereas you have failed to comply with one of the conditions of Lekir mukim register No. 911, dated 22nd August, 1916, by failing to plant and thereafter maintain in good cultivation not less than 20 trees to the acre of any of the kinds hereby determined—viz., any indigenous fruit tree, any rubber tree, any cotton-bearing tree, any sugar palm, any sago palm, such trees to be of economic value or nipa, the land described in such entry in the mukim register is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair and make good the said breach:

And take notice further that, unless within the above-mentioned period you comply with the requirements of this notice, I shall re-enter upon and resume possession of the land comprised in such entry in the mukim register on behalf of the Ruler of the State.

Dated at Sitiawan, this 13th day of May, 1920.

RAJA OMAR,
Collector, Lower Perak.

No. 2056.—To Cheow Ah Beow:

Take notice that, whereas you have failed to comply with one of the conditions of the land held under E.M.R. No. 5,375, Kapar mukim, portion No. 3,890, dated the 16th August, 1918, by planting rubber, the land described in such E.M.R. No. 5,375, Kapar mukim, is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to cut out all the rubber.

And take notice further that, unless within the above-mentioned period you comply with the requirements of this notice, I shall re-enter upon and resume possession of the land comprised in such E.M.R. No. 5,375, Kapar mukim, on behalf of the Ruler of the State.

Dated at Klang, this 6th day of May, 1920.

C. A. VIJEILLAND,
Collector, Klang.

No. 2057.—To Yap Kuan:

Take notice that, whereas you have failed to comply with one of the conditions of Ujong Pernamatang mukim register entry No. 2,835, dated the 24th May, 1911, by failing to plant not less than 30 coconut or other fruit trees to the acre and to bring the whole into cultivation within three years and thereafter to maintain the same, the land described in such E.M.R. No. 2,835, Ujong Pernamatang, is liable to forfeiture, you are hereby required, within the period of three months from the date of this notice, to make good the breach of the special condition:

And take notice further that, unless within the above-mentioned period you comply with the requirements of this notice, I shall re-enter upon and resume possession of the land comprised in such E.M.R. No. 2,835, Ujong Pernamatang, on behalf of the Ruler of the State.

Dated at Kuala Selangor, this 13th day of May, 1920.

J. V. MILLS,
Collector, Kuala Selangor.

No. 2058.—To Ungcon bin Lelbi Jumal, Sorek bin Jumal and Durami bin Kasin:

Take notice that, whereas you have failed to comply with one of the conditions of Glami Lemi E.M.R. No. 29, portion No. 450, dated the 16th December, 1915, viz., “No rubber,” by planting rubber thereon, the land described in such Glami Lemi E.M.R. is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to remove all rubber trees from the said land.

And take notice further that, unless within the above-mentioned period you comply with the requirements of this notice, I shall re-enter upon and resume possession of the land comprised in such Glami Lemi E.M.R. No. 29 on behalf of the Ruler of the State.

Dated at Jelebu, this 17th day of February, 1920.

H. WEISBERG,
Collector, Jelebu.

No. 2059.—To Woon Yet Lue (f.):

Take notice that, whereas you have failed to comply with one of the conditions by which you hold lot No. 124, in the mukim of Kuala Liris entry No. 85, dated the 11th September, by neglecting to plant on the said land and maintaining there on five trees on every acre yearly (each tree of the local value of 83, or upwards when mature) and by neglecting to maintain the holding in a clean condition, the land described in said entry No. 85 is liable to forfeiture: and whereas such breach or default is not capable of being repaired or made good.

Take notice that, I have this day surveyed and resumed possession of the land comprised in No. 85, in the mukim register Kuala Liris, on behalf of the Ruler of the State.

Dated at Kuala Liris, this 23rd day of February, 1920.

E. C. CUSSAN,
Collector, Kuala Liris.

NOTICES OF RESUMPTION OF LAND FOR ABANDONMENT.

No. 2060.—To the under-mentioned owners:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Lekir, 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 Perak, that you have not abandoned such land, or unless you enter or re-enter into occupation of such land by making a lease pede 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.

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<th>E.M.R.</th>
<th>Lot No.</th>
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<td>826</td>
<td>410</td>
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Owners.

A. R. P.

Area.

Dated at Sitiawan, this 19th day of May, 1920.

RAJA OMAR,
Collector, Lower Perak.
NOTICES OF RESUMPTION OF LAND FOR ABANDONMENT.—(cont.)

No. 2061.—To Malaya binti Kassim, of Ulu Klawang:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Ulu Klawang, 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 Negri Sembilan, 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—Ulu Klawang.

Dated at Jelebu, this 4th day of May, 1920.

S. W. Jones,
Collector, Jelebu.

No. 2062.—To Chai Ah Pian:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Kuala Klawang, 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 Negri Sembilan, 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—Kuala Klawang.

Dated at Jelebu, this 14th day of May, 1920.

H. Wisseberg,
Collector, Jelebu.

No. 2063.—To Tenah binti Haji Hassan, Aleh bin Mahou-sin and Tapoh bin Atin, of Chembong:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Chembong, 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 Negri Sembilan, 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.


Dated at Rembau, this 22nd day of April, 1920.

G. A. de C. de Mourby,
Collector, Rembau.

No. 2064.—To Sabah binti Taib and Nanjong binti Taib, of Chembong:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Chembong, 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 Negri Sembilan, 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.


Dated at Rembau, this 27th day of April, 1920.

G. A. de C. de Mourby,
Collector, Rembau.

No. 2065.—To Singah binti Siatim, of Chembong:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Chembong, 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 Negri Sembilan, 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.


Dated at Rembau, this 27th day of April, 1920.

G. A. de C. de Mourby,
Collector, Rembau.

No. 2066.—To Inap binti Arp, of Chembong:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Lelong Iuir, 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 Negri Sembilan, 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.


Dated at Rembau, this 27th day of April, 1920.

G. A. de C. de Mourby,
Collector, Rembau.

No. 2067.—To Tamoh binti Haji Dollah and Enoi binti Umni:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Chembong, 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 Negri Sembilan, 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.


Dated at Rembau, this 27th day of April, 1920.

G. A. de C. de Mourby,
Collector, Rembau.
NOTICES OF RESUMPTION OF LAND FOR ABANDONMENT—(cont.).

No. 2068.—To Jamul bin Pending:
Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Chembong, 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 Negri Sembilan, 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.

Dated at Rembau, this 27th day of April, 1920.
G. A. DE C. DE MOURRAX,
Collector, Rembau.

No. 2069.—To Dato Sri Maharanja Amat bin Seman, Genah binti Japar and Imaun binti Aleh, of Chembong:
Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Chembong, 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 Negri Sembilan, 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.

Dated at Rembau, this 27th day of April, 1920.
G. A. DE C. DE MOURRAX,
Collector, Rembau.

NOTICES OF SALE OF LAND.

No. 2070.—Notice is hereby given that a public auction sale of Chenderiang E.M.R. No. 1,760 to recover the amount of $3,900 and costs due account charge executed in favour of Y. A. A. R. Vinaithchein Chetty, of Batu Gajah, the property of Haji Kapee bin Haji Abdulrahman, will take place on the 21st May, 1920, at the Land Office, Tapah, at 10 a.m.
2. No bid from a non-Malay can be accepted.
LAW OFFICE, TAPAH.
1st May, 1920.

Pawan Teh,
Collector, Batang Padang.

No. 2071.—The under-mentioned town lots, situated in the township of Sungkai, will be offered for sale by public auction at the Penghilu Balei, Sungkai, on Wednesday, the 26th May, 1920, at 10 a.m., on the terms specified below:

SCHEDULE.

Lot—No. 168 to 192. Area—2,400 sq. ft. each. Reserved price—$50 per lot. Annual rent—1 per cent. of amount realized at auction with a minimum of $2 per lot.

CONDITIONS OF SALE.

The reserve price does not include the cost of survey, boundary stones and registration and preparation of title. The title will be a grant issued under "The Land Enactment, 1911." It is a condition of this title that a single-storied house of an approved type shall be erected within one year from date of grant.
One-fourth of the purchase money shall be paid at the close of sale and the balance within seven days from the date of sale, falling which the land will be put up to auction again at the defaulting purchaser’s risk.
Plans may be seen and further information obtained at the Land Office, Tapah.
T. W. CLAYTON,
Collector, Batang Padang.

No. 2072.—The under-mentioned shop lots, in the town of Kuala Lumpur, will be offered for sale by public auction on the terms specified below on Thursday, the 24th June, 1920, at 11 a.m., at the Land Office, Kuala Lumpur, where plans may be seen and further information obtained:

SCHEDULE.

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<td>8,883 G.23</td>
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CONDITIONS OF SALE.

1. The purchaser will be required to deposit not less than 25 per cent. of the purchase price at the time of auction and to pay the balance within fourteen days, otherwise the deposit will be forfeited to the State.
2. Each grant will be subject to the condition that the grantee shall, within two years from the date of grant, erect upon the land contained therein a substantial shop-house of the value of not less than $3,000.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 2073.—The under-mentioned agricultural land, situated in the mukim of Petaling, in the district of Kuala Lumpur, will be offered for sale by public auction at the Land Office, Kuala Lumpur, on Thursday, the 24th June, 1920, at 11 a.m., on the terms below specified:

SCHEDULE.


CONDITIONS OF SALE.

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

G. HEMMANT,
Collector, Kuala Lumpur.

No. 18th May, 1920.
"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES UNDER SECTION 37.

No. 2074.—Notice is hereby given that Sultan bin Dupati Muda, of Changkat Batin, Blanja, claims to be entitled to a piece of land at Talang Batin, Blanja, measuring 3 acres 32 poles or thereabouts, and bounded as follows: Blanja E.M.R. No. 4,052, lot No. 5,578—North, lot No. 5,579; South, lot No. 4,909; East, lot No. 5,429; West, lot No. 3,883; and has applied to me to order an order declaring that he is so entitled.

Any person having any objection to make to such order must lodge such objection at the Land Office at Parit on or before the 10th June, 1920. No objection will be received after that date.

Dated at Parit, this 10th day of May, 1920.

M. Taliah, Collector, Branas.

No. 2075.—Notice is hereby given that Dollatip bin Mangor, of 9 miles, Telok, claims to be entitled to a piece of land, entry No. 5,725, mukim of Telok, measuring 5 acres or thereabouts, and bounded as follows: North, Sarikei land; South, portion No. 1,417 and 1,418; East, portion No. 1,841; West, portion No. 187; and has applied to me to make an order declaring that he is so entitled.

Any person having any objection to make to such order must lodge such objection at the Land Office at Jugra on or before the 6th June, 1920. No objection will be received after that date.

Dated at Jugra, this 6th day of May, 1920.

R. Hitam, Collector, Kuala Langat.

NOTICES UNDER SECTION 37A.

No. 2076.—Notice is hereby given that Haji Abubakar bin Haji Ahmad, of Lengkuas, Blanja, claims to succeed to the ownership of a piece of land at Lengkuas, measuring 3 acres or thereabouts, and bounded as follows: Blanja A.A. No. 125,17—North, State land; South, Peng. No. 290,16; East, lot No. 2,568; West, State land, which piece of land was lately owned by Baron bin Haji Kassim, of Gopeng, Kinta district, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application, must lodge such objection at the Land Office at Parit on or before the 10th June, 1920. No objection will be received after that date.

Dated at Parit, this 11th day of May, 1920.

M. Taliah, Collector, Branas.

No. 2077.—Notice is hereby given that Mat Taib bin Salleh, of Parit, Blanja, claims to succeed to the ownership of pieces of land at Parit, Blanja, measuring 1 acre 1 rood 10 poles and 2 acres 18 poles or thereabouts, and bounded as follows:

Blanja E.M.R. No. 108 (7,565) share, lot No. 60—North, lot No. 36; South, lot No. 66; East, lot No. 61; West, lot No. 69.

Blanja E.M.R. No. 169 (7,565) share, lot No. 60—North, lot No. 60; South, lot No. 55; East, lot No. 59; West, lot No. 57.

which piece of land was lately owned by Sidah binti Bahaudin, of Lahat, Kinta district, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application, must lodge such objection at the Land Office at Parit on or before the 10th June, 1920. No objection will be received after that date.

Dated at Parit, this 11th day of May, 1920.

M. Taliah, Collector, Branas.

No. 2078.—Notice is hereby given that Aminah binti Likin, of 7th mile-stone, Siputeh Road, claims to succeed to the ownership of a piece of land at Changkat Batin, measuring 2 acres 2 roods 6 poles or thereabouts, and bounded as follows:

Blanja E.M.R. No. 1,885, lot No. 1,433—North, lot No. 1,452; South, mining lot No. 2,003; East, lot No. 1,453; West, road.

which piece of land was lately owned by Haji Muhammad Kau Dar bin Kratar, of 7th mile-stone, Siputeh Road, now deceased, and has applied to me to record her and her child in the mukim register as owners thereof.

Any person having any objection to make to compliance with the said application, must lodge such objection at the Land Office at Parit on or before the 10th June, 1920. No objection will be received after that date.

Dated at Parit, this 11th day of May, 1920.

M. Taliah, Collector, Branas.

No. 2079.—Notice is hereby given that Fatimah binti Haji Hassan, of Sungai Tinggi, claims to succeed to the ownership of a piece of land at Paya Besar, measuring 6 acres 2 roods or thereabouts, and bounded as follows:

Branas E.M.R. No. 459, lot No. 5,999—North, path reserve; South, lot No. 4,383; East, lot No. 4,384; West, lot No. 4,382 and path reserve;

which piece of land was lately owned by Dris bin Jusoh, of Sungai Tinggi, now deceased, and has applied to me to record her and her child in the mukim register as owners thereof.

Any person having any objection to make to compliance with the said application, must lodge such objection at the Land Office at Parit on or before the 14th June, 1920. No objection will be received after that date.

Dated at Parit, this 14th day of May, 1920.

M. Taliah, Collector, Branas.

No. 2080.—Notice is hereby given that Leong Cho Wah, of Taiping, claims to succeed to the ownership of a piece of land at Lenggong, measuring 10 acres or thereabouts, and bounded as follows:

Appn. No. 1,206;19—North, appn. No. 5,033;17; South, lot No. 2,500; East, appn. 920,17; West, appn. 918,17;

which piece of land was lately owned by You Tach, of Lenggong, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application, must lodge such objection at the Land Office at Lenggong on or before the 14th June, 1920. No objection will be received after that date.

Dated at Lenggong, this 11th day of May, 1920.

Mohd Ya'ya, Collector, Upper Perak.

No. 2081.—Notice is hereby given that Ensoh binti Mat Saman, of Durien Pipit, claims to succeed to the ownership of a piece of land at Durien Pipit, measuring 1 acre 2 roods 24 poles or thereabouts, and bounded as follows:

E.M.R. No. 154—North, Sungai Chegar; East, lot Nos. 322 and 299; South, lot No. 319; West, lot Nos. 316 and 321;

which piece of land was lately owned by Mat Salleh bin Mat Din, of Rabun, now deceased, and has applied to me to record her in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application, must lodge such objection at the Land Office at Lenggong on or before the 14th June, 1920. No objection will be received after that date.

Dated at Lenggong, this 11th day of May, 1920.

Mohd Ya’ya, Collector, Upper Perak.
"THE LAND ENACTMENT, 1911"—(cont.).

NOTES UNDER SECTION 57a—(cont.).

No. 2082.—Notice is hereby given that Ratih binti Yusup, of Kelawar, claims to succeed to the ownership of a piece of land, held under mukim of Ultu Berram approved application No. 1,648/17, at Kelawar, measuring 3 acres or thereabouts, and bounded as follows:

North, railway line; East, A.A. No. 1,649/17; South, State land; West, A.A. No. 1,647/17;

which piece of land was lately owned by Duga bin Salleh, of Kelawar, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1920. No objection will be received after that date.

Dated at Tanjung Malim this 3rd day of May, 1920.

T. W. CLAYTON,
Collector, Balang Padang.

No. 2083.—Notice is hereby given that Mat Noor bin Inama Tahir, of Slim, claims to succeed to the ownership of 3 pieces of land, held under mukim of Slim E.M.R. Nos. 63, 538, and 567 (¼), at Slim, measuring 8 acres 1 rod 25 poles or thereabouts, and bounded as follows:

E.M.R. No. 63—North, lot No. 95 and 64; East, lot No. 64 and State land; South, State land and lot No. 62; West, lot Nos. 65 and 63; E.M.R. No. 538—North, lot No. 46; East, lot No. 63 and State land; South, lot No. 36; West, lot No. 510; E.M.R. No. 567 (¼ share)—North, road; East, State land; South, Sungai Slim; West, State land;

which pieces of land were lately owned by Bidah binti Haji Abdulrahman, of Slim, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1920. No objection will be received after that date.

Dated at Tanjung Malim, this 3rd day of May, 1920.

T. W. CLAYTON,
Collector, Balang Padang.

No. 2084.—Notice is hereby given that Tinah binti Lenggong, of Sungai Batu, claims to succeed to the ownership of two pieces of land, held under mukim of Ultu Berram E.M.R. Nos. 844 and A.A. No. 1,762/19, at Sungai Batu, measuring 5 acres 2 rods 12 poles or thereabouts, and bounded as follows:

E.M.R. No. 844—North, lot No. 882; East, State land; South, lot No. 866; West, road; A.A. No. 1,762/19—North, P.B. 52/19; East, P.B. 63/19; South, P.B. 54/19; West, lot No. 873;

which pieces of land were lately owned by Jamil bin Bapunta Sutan, of Sungai Batu, now deceased, and has applied to me to record her in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1920. No objection will be received after that date.

Dated at Tanjung Malim, this 3rd day of May, 1920.

T. W. CLAYTON,
Collector, Balang Padang.

No. 2085.—Notice is hereby given that Mohamed Ibrahim bin Buyang, of Bantang, claims to succeed to the ownership of pieces of land, held under mukim of U. Berram E.M.R. Nos. 1,076, 1,156 and A.A. No. 1,342/16, at Sungai Sampa, measuring 3 acres 29 poles or thereabouts, and bounded as follows:

E.M.R. No. 1,076—North, lot No. 1,092; East, State land; South, lot No. 1,094; West, railway line; E.M.R. No. 1,156—North, lot No. 1,182; East, State land; South, lot No. 1,233; West, lot No. 1,180; A.A. No. 1,342/16—North, A.A. No. 1,341/16; East, A.A. No. 1,345/16; South, lot Nos. 1,103 and 1,104; West, State land;

which pieces of land were lately owned by Buyang bin Drix, of Sungai Sampa, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1920. No objection will be received after that date.

Dated at Tanjung Malim, this 3rd day of May, 1920.

T. W. CLAYTON,
Collector, Balang Padang.

No. 2086.—Notice is hereby given that Dukor binti Budoh, of Behrang, claims to succeed to the ownership of a piece of land, held under mukim of Ultu Berram E.M.R. No. 1,302, at Behrang, measuring 3 acres 16 poles or thereabouts, and bounded as follows:

North, State land; East, lot Nos. 468 and 306; South, State land; West, State land;

which piece of land was lately owned by Jangkot bin Mahudom, of Behrang, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1920. No objection will be received after that date.

Dated at Tanjung Malim, this 3rd day of May, 1920.

T. W. CLAYTON,
Collector, Balang Padang.

No. 2087.—Notice is hereby given that Mohamed Rasat bin Haji Sulik, of Slim, claims to succeed to the ownership of a piece of land, held under mukim of Slim E.M.R. No. 988, at Pasir, measuring 2 acres 3 rods 29 poles or thereabouts, and bounded as follows:

North, lot No. 782; East, Slim River; South, lot Nos. 784 and 235; West, State land;

which piece of land was lately owned by Mat Atek bin Jambang, of Slim, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1920. No objection will be received after that date.

Dated at Tanjung Malim, this 3rd day of May, 1920.

T. W. CLAYTON,
Collector, Balang Padang.

No. 2088.—Notice is hereby given that Cheang Cheng (J.), of Slim River, claims to succeed to the ownership of a piece of land (¼ share), held under mukim of Slim E.M.R. No. 815 “A”, at Slim River, measuring 3 acres 1 rod 4 poles or thereabouts, and bounded as follows:

North, lot No. 518; East, cart road; South, lot No. 755; West, railway reserve;

which piece of land was lately owned by Tan Swee, of Slim River, now deceased, and has applied to me to record her in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1920. No objection will be received after that date.

Dated at Tanjung Malim, this 3rd day of May, 1920.

T. W. CLAYTON,
Collector, Balang Padang.
No. 2089. — Notice is hereby given that Haji Sjah bin Haji Usman, of Slim, claims to succeed to the ownership of a piece of land, held under mukim of Slim E.M.R. No. 361, at Naran, measuring 3 acres 12 poles or thereabouts, and bounded as follows:

North, State land; East, State land; South, main road; West, lot No. 527;
which piece of land was lately owned by Khatiyiah binti Haji Ismail, of Slim, now deceased, and has applied to me to record her in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 3rd June, 1929. No objection will be received after that date.

Dated at Tanjung Malim, this 3rd day of May, 1929.

T. W. CLAYTON.
Collector, Botong Perak.

No. 2090. — Notice is hereby given that Si In bin Teharang and Tali binti Sampuna Dunya, of Sungai Daraw, claim to succeed to the ownership of a piece of land (1/5 share), held under Ulu Bernam E.M.R. No. 814, at Sungai Daraw, measuring 4 acres 1 rod 24 poles or thereabouts, and bounded as follows:

North, State land; East, lot No. 746; South, lot No. 659; West, lot Nos. 667, 668, 669 and 670;
which piece of land was lately owned by Teharang bin Melim, of Sungai Daraw, now deceased, and have applied to me to record them in the mukim register as owners thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 12th June, 1929. No objection will be received after that date.

Dated at Tanjung Malim, this 12th day of May, 1929.

CHE LAL.
Collector, Botong Perak.

No. 2091. — Notice is hereby given that Batin bin Kassim, of Slim, claims to succeed to the ownership of pieces of land, half share of Slim E.M.R. Nos. 892 and 705, at Gugup, measuring 6 acres 22 poles or thereabouts, and bounded as follows:

E.M.R. No. 892 — North, lot No. 60; East, lot Nos. 32 and 33; South, lot Nos. 32 and 33; West, lot No. 730.
E.M.R. No. 705 — North, lot No. 427; East, State land; South, State land; West, State land;
which pieces of land were lately owned by Manap binti Kacha, of Slim, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 12th June, 1929. No objection will be received after that date.

Dated at Tanjung Malim, this 12th day of May, 1929.

CHE LAL.
Collector, Botong Perak.

No. 2092. — Notice is hereby given that Dollah bin Buai, of Slim, claims to succeed to the ownership of a piece of land, held under Slim E.M.R. No. 902, at Ulu Lintah, measuring 2 acres 2 poles or thereabouts and bounded as follows:

North, lot No. 143; East, lot Nos. 144, 145 and 141; South, lot No. 134; West, lot Nos. 453, 454 and 133;
which piece of land was lately owned by Buai bin Malim Manchaya, of Slim, now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Tanjung Malim on or before the 12th June, 1929. No objection will be received after that date.

Dated at Tanjung Malim, this 12th day of May, 1929.

CHE LAL.
Collector, Botong Perak.

No. 2093. — Notice is hereby given that Bakiah binti Awang, of B. Kali, claims to succeed to the ownership of half share in a piece of land at B. Kali mukim E.M.R. No. 2733, portion No. 1,428, measuring 3 acres 20 poles or thereabouts, and bounded as follows:

North, State land; South, Sg. B. Kali river; East, portion No. 1,249; West, portion No. 1,247;
which piece of land was lately owned by Bakiah Zakariah bin Haji Abdul Manap, of B. Kali, now deceased, and has applied to me to record her in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Kuala Kubu on or before the 14th June, 1929. No objection will be received after that date.

Dated at Kuala Kubu, this 7th day of May, 1929.

MOHAMED AROP.
Collector, Ulu Selangor.

No. 2094. — Notice is hereby given that Long bin Mohamed Arip, of Sungai Masam (B. Kali), claims to succeed to the ownership of two pieces of land at B. Kali mukim E.M.R. Nos. 2,343 and 2,363, portion Nos. 712 and 719, and bounded as follows:

E.M.R. No. 2,343, portion No. 712, area 1 acre 35 poles—North, portion No. 459; South, portion No. 713;
East, portion No. 43; West, portion No. 469. Half the share in E.M.R. No. 2,343, portion No. 719, area 4 acres 2 rods 80 poles—North, portion No. 716; South, road reserve; East, portion No. 714; West, portion Nos. 717 and 718;
which pieces of land were lately owned by Mat Arip bin Ramat, of Sungai Masam (B. Kali), now deceased, and has applied to me to record him in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Kuala Kubu on or before the 14th June, 1929. No objection will be received after that date.

Dated at Kuala Kubu, this 7th day of May, 1929.

MOHAMED AROP.
Collector, Ulu Selangor.

No. 2095. — Notice is hereby given that Siahk binti Hassan, of Kampai, claims to succeed to the ownership of two pieces of land at Kampai, mukim of Perak, held under E.M.R. Nos. 173 and 501, measuring 1 acre 21 poles and 2 acres 3 rods 10 poles or thereabouts, and bounded as follows:

E.M.R. No. 173—North, portion No. 286; South, road and portion No. 454; East, portion Nos. 287 and 288;
West, portion Nos. 450 and 454.
E.M.R. No. 501—North, portion Nos. 780 and 800; South, portion Nos. 679 and 680; East, portion Nos. 785 and 786; West, portion No. 796;
which pieces of land were lately owned by Duspi bin Hassan (alias) Rasid bin Hassan, of Kampai, now deceased, and has applied to me to record her in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Jelebu on or before the 20th June, 1929. No objection will be received after that date.

Dated at Jelebu, this 14th day of May, 1929.

H. WEISBERG.
Collector, Jelebu.
THE LAND ENACTMENT, 1911, (cont.)

NOTICES UNDER SECTION 375 (cont.)

No. 2096.—Notice is hereby given that (1) Peah bin bin Amat, (2) Saeed bin Amat, (3) Lehar bin Amat, of Gadong and Legong Ulu, claim to succeed to the ownership of two pieces of land at Gadong and Legong Ulu, measuring 3 acres 2 roods 26 poles or thereabouts, and bounded as follows:

E.M.R. No. 50—North, 23, 39; East, 39 and 20; South, 20 and State land; West, 22, and 23 (Gadong).
E.M.R. No. 55—North, road and lot No. 5; South, lot No. 2 and State land; East, No. 5 and 2;

which pieces of land were lately owned by Echot bin bin Xain, of Gadong and Legong Ulu, now deceased, and have applied to me to record them in the mukim register as owners thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Rembau on or before the 10th June, 1920. No objection will be received after that date.

Dated at Rembau, this 10th day of May, 1920.

G. A. DE C. MOHRBY,
Collector, Rembau.

No. 2097.—Notice is hereby given that Singah bin Pendekar Siachik, of Nerasan, claims to succeed to the ownership of a piece of land at Nerasan, measuring 2 acres or thereabouts, and bounded as follows:

E.M.R. No. 506—North, 272; East, 279 and 280; South, 275 and 274; West, State land.
E.M.R. No. 507—North, 192; East, 297 and 296; South, 280; West, 275 and 273.
E.M.R. No. 508—North, 96; East, 301; South, 294; West, 293;

which pieces of land were lately owned by Aman bin Pendekar Siachik, of Nerasan, now deceased, and has applied to me to record her in the mukim register as owner thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Rembau on or before the 10th June, 1920. No objection will be received after that date.

Dated at Rembau, this 10th day of May, 1920.

G. A. DE C. MOHRBY,
Collector, Rembau.

No. 2098.—Notice is hereby given that (1) Saleh bin Benham, (2) Echot bin Benham, (3) Taipah bin Sinang, of Legong Hill, claim to succeed to the ownership of four pieces of land at Legong Hill, measuring 2 acres or thereabouts, and bounded as follows:

E.M.R. No. 413—North, 11; East, 9; South, 75; West, 12.
E.M.R. No. 414—North, 11; East, State land and 21; South, river; West, 23.
E.M.R. No. 415—North, 12 and 71; South, river and 69; East, 71; West, lot No. 69.
E.M.R. No. 416—North, 60; East, lot No. 102; South, 109 and 111; West, lot No. 112;

which pieces of land were lately owned by Laman bin Majun, of Legong Hill, now deceased, and have applied to me to record them in the mukim register as owners thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Rembau on or before the 10th June, 1920. No objection will be received after that date.

Dated at Rembau, this 10th day of May, 1920.

G. A. DE C. MOHRBY,
Collector, Rembau.

No. 2099.—Notice is hereby given that (1) Idah bin Mansah, (2) Alimah bin Haji Amat, and (3) Daerah binti Sitam, of Legong Ulu and Gadong, claim to succeed to the ownership of three pieces of land at Legong Ulu and Gadong, measuring 6 acres 2 roods 2 poles or thereabouts, and bounded as follows:

E.M.R. No. 51—North, State land; South, 61 and 49; East, 51 and 52; West, 47 (Gadong).
E.M.R. No. 54—North, 50; East, 61 and 54; South, river; West, 48 and 42 (Gadong).
E.M.R. No. 227—North, 2; East, 2 and State land; South, State land; West, State land and 2;

which pieces of land were lately owned by Salimah bin Dollah, of Legong Ulu and Gadong, now deceased, and have applied to me to record them in the mukim register as owners thereof.

Any person having any objection to make to compliance with the said application must lodge such objection at the Land Office at Rembau on or before the 10th June, 1920. No objection will be received after that date.

Dated at Rembau, this 13th day of May, 1920.

G. A. DE C. MOHRBY,
Collector, Rembau.

NOTICES UNDER SECTION 38 (3)

No. 2100.—To Rahmah binti Mat Amis, of Batak Rabbit, Telok Amor:

Whereas the registered co-owner of entry in the mukim register mentioned in the schedule hereunder died intestate over three years ago, and no legal representatives of the deceased have been registered in this office, and whereas no legal proceedings are pending in any Court to establish the claim of any representative, I, Collector of

Land Revenue, Lower Perak, by virtue of the powers conferred on me by section 48 (ii) of “The Land Enactment, 1911,” do hereby give notice that I shall, on behalf of the Ruler of the State, resume possession hereunder mentioned after due publication of this notice in two consecutive issues of the Gazette.

SCHEDULE.

Sabatang, Owner—Rahmah binti Mat Amis.
Dated at Telok Amor, this 11th day of May, 1920.

A. AZIZ,
Collector, Lower Perak.

No. 2101.—Whereas Hamid bin Hamzah, the registered owner of land held under entry No. 3,193, registered the owner of the Kapar mumuk, died in the year 1918, and whereas a period of more than twelve months has expired since the death of the deceased, and whereas no legal representative of the deceased has been registered owner of the above land, the said entry is hereby given that, after the expiration of one month from the date of posting of this notice on the land aforesaid, the land will, subject to the provisions of the said entry 48 (iii), be resumed by me on behalf of the Ruler of the State.

Dated at Klang, this 6th day of May, 1920.

C. A. VILLIAND,
Collector, Klang.

No. 2102.— Whereas Mohamed bin Haji Bedawi, the registered owner of land held under entry No. 3,162, registered the owner of the Kapar mumuk, died in the year 1917, and whereas a period of more than 12 months has expired since the death of the deceased, and whereas no legal representative of the deceased has been registered owner of the above land, the said entry is hereby given that, after the expiration of one month from the date of posting of this notice on the land aforesaid, the land will, subject to the provisions of the said entry 48 (iii), be resumed by me on behalf of the Ruler of the State.

Dated at Klang, this 6th day of May, 1920.

C. A. VILLIAND,
Collector, Klang.
"THE LAND ENACTMENT, 1911"—(cont.).

ORDER OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES.

No. 2103.—Whereas Dara Singh, of Sungai Gadut, the holder of charge No. 27/17, dated the 25th February, 1918, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereas the registered owner is Tunik Dewa bin Tunik Alim, of Seremban, 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 whole of the land comprised in E.M.R. No. 663, in the mukim of Titiintangor, shall be sold by public auction at 11 a.m. on the 8th June, 1920, at the Land Office, Remban, and I appoint Sim Choon Ghee, chief clerk of the Land Office, Remban, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Remban.

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 $820; together with the costs of the charge, which amount up to the present to $530.

The sale is subject to the condition that only "Malays," as defined in section 2 of "The Malay Reservations Enactment, 1913," may bid.

DESCRIPTION OF THE LAND CHARGED.


Dated at Remban, this 3rd day of May, 1920.

G. A. DE C. DE MEUBRAY.
Collector, Remban.

RESERVATIONS OF LAND FOR PUBLIC PURPOSES.

No. 2104.—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 Bilor township, described in the schedule hereto, and delineated upon revenue survey plan No. 245-19, deposited in the office of the District Surveyor, Batang Padang, to be a reserve for the purpose of a Government building—to wit, a police station, to be maintained by the Chief Police Officer, Perak.

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

Dated at Taiping, this 7th day of May, 1920.

C. W. H. COCHRANE.
Acting Secretary to Resident, Perak.

SCHEDULE.

District—Batang Padang, Bilor township. Plan.—No. 245-4-10. Lot—No. 171. Area—1 rood 15 poles. Boundaries—North, Bilor-Bruseh road reserve; East, lot No. 153; South, State land; West, Bilor-Sungkai road reserve.

No. 2105.—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 Ayer Rusing, in the mukim of Tupid, in the district of Larut, described in the schedule hereto, and delineated upon revenue survey plan No. 105-3, deposited in the office of the Superintendent of Revenue Surveys, Taiping, to be a reserve for the purpose of a quarry, to be maintained by the State Engineer, Perak.

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

Dated at Taiping, this 13th day of May, 1920.

C. W. H. COCHRANE.
Acting Secretary to Resident, Perak.

SCHEDULE.

District—Larut. Mukim—Tupai. Plan.—No. 105-3. Lot—No. 1,533. Area—18 acres 3 roods 19 poles. Boundaries—North, lot Nos. 133; East, lot Nos. 1,043, 35, 969 and 168; South, lot Nos. 163, 1,582, 1,531, road reserve and lot No. 1,530; West, lot Nos. 1,599, 1,533 and 824.

No. 2106.—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 161 mile, Seremban-Pekan Kemas road, described in the schedule hereto, and delineated upon revenue survey plan No. 5,346, deposited in the office of the Superintendent of Revenue Surveys at Seremban, to be a reserve for the purpose of a quarry, to be maintained by the State Engineer, Negri Sembilan, and his successor in office.

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

Dated at Seremban, this 3rd day of May, 1920.

G. W. BRYANT.
Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Coast. Mukim—Linggi. Plan.—No. 5,346. Portion—No. 1,860. Area—3 acres 1 rood 5 perches. Boundaries—Northeast, road from Seremban to Pekan Kemas; East, portion No. 1,325; South, portions Nos. 1,592 and 730; West, road from old Tapioa Estate to Pekan Kemas.

No. 2107.—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 Batang Benar, described in the schedule hereto, and delineated upon revenue survey plan No. 7,594, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a quarry, to be maintained by the State Engineer, Negri Sembilan, and his successor in office.

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

Dated at Seremban, this 10th day of May, 1920.

G. W. BRYANT.
Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Seremban. Mukim—Setul. Plan.—No. 7,594. Lot—No. 3,611. Area—4 acres 3 roods 31 poles. Boundaries—North, portion No. 568; East, portion Nos. 568 and 1,738; South, portion No. 1,738; West, portion No. 2,519 (Railway Reserve) and Nilai-Batang Benar Station Road.

No. 2108.—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 Kundor, described in the schedule hereto, and delineated upon revenue survey plan No. 6,645, deposited in the office of the Superintendent of Revenue Surveys, Seremban, to be a reserve for the purpose of a pasture land for buffaloes, to be maintained by the Assistant District Officer, Remban, and his successors in office.

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

Dated at Seremban, this 10th day of May, 1920.

G. W. BRYANT.
Secretary to Resident, Negri Sembilan.

SCHEDULE.

"THE LAND ENACTMENT, 1911"—(cont.).

RESERVATIONS OF LAND FOR PUBLIC PURPOSES—(cont.).

No. 2109.—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 Limpur, in the mukim of Kuchai, described in the schedule hereeto, and delineated upon revenue survey plan No. 3,080, deposited in the office of the Superintendent of Revenue Surveys, Pahang, to be a reserve for the purpose of a place for the internment of the dead of the Malay community, to be maintained to the satisfaction of the Resident by Haji Mohamed Pah bin Khatib Karim, of Kuala Lanza, or such other person or persons as may be appointed from time to time by the District Officer, Limpur. This notification is made under section 9 of "The Land Enactment, 1911."

Dated at Kuala Limpur, this 14th day of May, 1926.

G. E. LONDON,
Acting Secretary to Resident, Pahang.

SCHEDULE.

| District  | Lipis | Mukim—Kuchai | Plan—No. 3,080 | Lot—No. 985 | Area—8 acres 19 poles. Boundaries—North-east, portion Nos. 471, 580 and 581; South-east, portion No. 883; South-west, jungle belt reserve to the north of railway reserve from portion No. 849 to portion No. 893; North-west, portion No. 849. |

RESULTS OF SALE OF LAND.

No. 2110.—With reference to Notification No. 1422, appearing in the Gazette of the 9th April, 1929, it is hereby notified that the under-mentioned lots were put up to public auction at the Taiping Land Office on the 21st April, 1929, with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND OFFICE, TAIPING, 8th May, 1929.</td>
</tr>
</tbody>
</table>

No. 2111.—With reference to Notification No. 1424, appearing in the Gazette of the 9th April, 1929, it is hereby notified that, on the 28th April, 1929, the under-mentioned lot was put up to sale by public auction with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND OFFICE, KUALA LUMPUR, 13th May, 1929.</td>
</tr>
</tbody>
</table>

No. 2112.—With reference to Notification No. 1426, appearing in the Gazette of the 9th April, 1929, it is hereby notified that, on the 28th April, 1929, the under-mentioned lots were put up for sale by public auction with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND OFFICE, KUALA LUMPUR, 13th May, 1929.</td>
</tr>
</tbody>
</table>

G. HEMMANT, Collector, Kuala Lumpur.

No. 2113.—With reference to Notification No. 1425, appearing in the Gazette of the 9th April, 1929, it is hereby notified that, on the 28th April, 1929, the under-mentioned lot was put up for sale by public auction with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND OFFICE, KUALA LUMPUR, 13th May, 1929.</td>
</tr>
</tbody>
</table>

G. HEMMANT, Collector, Kuala Lumpur.

No. 2114.—With reference to Notification No. 1425, appearing in the Gazette of the 9th April, 1929, it is hereby notified that, on the 28th April, 1929, the under-mentioned lot was put up for sale by public auction with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND OFFICE, KUALA LUMPUR, 13th May, 1929.</td>
</tr>
</tbody>
</table>

G. HEMMANT, Collector, Kuala Lumpur.

No. 2115.—With reference to Notification No. 1235, appearing in the Gazette of the 20th March, 1929, it is hereby notified that, on the 28th April, 1929, the under-mentioned lot was put up for sale by public auction with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND OFFICE, KUALA LUMPUR, 17th May, 1929.</td>
</tr>
</tbody>
</table>

G. HEMMANT, Collector, Kuala Lumpur.

No. 2116.—With reference to Notification No. 1427, appearing in the Gazette of the 9th April, 1929, it is hereby notified that, on the 28th April, 1929, the under-mentioned lots were put up for sale by public auction with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Locality</td>
</tr>
<tr>
<td>---</td>
</tr>
<tr>
<td>Seaport village</td>
</tr>
<tr>
<td>&quot;</td>
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<td>&quot;</td>
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<td>&quot;</td>
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</tbody>
</table>

LAND OFFICE, KUALA LUMPUR, 17th May, 1929.
"THE LAND ACT ENACTMENT, 1911"—(cont.).

RESULTS OF SALE OF LAND—(cont.).

No. 2117.—With reference to Notification No. 1257, appearing in the Gazette of the 26th March, 1920, it is hereby notified that the under-mentioned portions were put up to public auction at the Land Office, Kajang, on the 15th April, 1920, with the following result:

<table>
<thead>
<tr>
<th>SCHEDULE</th>
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<tbody>
<tr>
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</tr>
<tr>
<td>Cheras</td>
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<tr>
<td>&quot;</td>
</tr>
<tr>
<td>Ulu Semenyih</td>
</tr>
<tr>
<td>&quot;</td>
</tr>
</tbody>
</table>

LAND OFFICE, KAJANG,
5th May, 1920.

REVOCATION OF RESERVES.

No. 2118.—With reference to Gazette Notification No. 315 of the 22nd May, 1896, the Resident of Selangor, 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 Kuala Lumpur, this 13th day of May, 1920.

A. H. LEMON,
British Resident, Selangor.

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mukim.</td>
</tr>
<tr>
<td>----------</td>
</tr>
<tr>
<td>Ulu Semenyih</td>
</tr>
</tbody>
</table>

RAJA UDA,
Collector, Ulu Langat.

No. 2119.—With reference to Gazette Notification No. 229/1919, the Resident of Selangor, 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 Kuala Lumpur, this 13th day of May, 1920.

A. H. LEMON,
British Resident, Selangor.

<table>
<thead>
<tr>
<th>SCHEDULE</th>
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</thead>
<tbody>
<tr>
<td>Mukim.</td>
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<tr>
<td>----------</td>
</tr>
<tr>
<td>Perak</td>
</tr>
</tbody>
</table>

PROPOSED REVOCATION OF RESERVE.

No. 2120.—It is notified under section 10 (ii) (e) of "The Land Enactment, 1911," that the Resident of Perak intends to revoke the reservation of the reserve, described in the schedule hereto, which was created by Notification No. 528, published in the Perak Government Gazette of the 16th June, 1905.

Any person wishing to show cause against the revocation of the said reserve may do so by letter addressed to the Acting Secretary to Resident, Perak, Taiping, which should reach the Secretariat not later than the 15th June, 1920, after which date no objections will be considered.

Dated at Taiping, this 6th day of May, 1920.

C. W. H. COCHRANE,
Acting Secretary to Resident, Perak.

<table>
<thead>
<tr>
<th>SCHEDULE</th>
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</thead>
<tbody>
<tr>
<td>Mukim.</td>
</tr>
<tr>
<td>----------</td>
</tr>
</tbody>
</table>

WARNING AGAINST TRAFFIC IN LAND.

No. 2121.—Whereas the land enumerated in the schedule hereto was, on the 17th December, 1919, sold by public auction for non-payment of rent under Part VI of "The Land Enactment, 1911," and whereas the issue copies of the under-mentioned titles cannot be recovered, all persons are hereby warned against traffic or dealings in the same.

<table>
<thead>
<tr>
<th>SCHEDULE</th>
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<tbody>
<tr>
<td>----------</td>
</tr>
<tr>
<td>T.G.</td>
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<tr>
<td>&quot;</td>
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<td>&quot;</td>
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<tr>
<td>&quot;</td>
</tr>
<tr>
<td>E.M.R.</td>
</tr>
<tr>
<td>&quot;</td>
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<tr>
<td>&quot;</td>
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<tr>
<td>&quot;</td>
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<td>&quot;</td>
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<td>&quot;</td>
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<tr>
<td>&quot;</td>
</tr>
<tr>
<td>A.G.</td>
</tr>
</tbody>
</table>

Low Kee
Shahawat Ali Khan
Biamilla
Gan Guan Siew
Baba Khan
Chow Hock
Biamilla
Gan Guan Siew
Biamilla
Abdul Manas bin Uda Mat Yasin
Mayaram
M. K. Siew
Shahawat Ali Khan
"THE LAND ENACTMENT, 1911"—(cont.).
WARNING AGAINST TRAFFIC IN LAND—(cont.).

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>E.M.R. 1,982</td>
<td>2,135</td>
<td>Chenderiang</td>
<td>3.65</td>
<td>Mat Resit and Low Kee</td>
</tr>
<tr>
<td>2,433</td>
<td>2,310</td>
<td>&quot;</td>
<td>3.21</td>
<td>&quot;</td>
</tr>
<tr>
<td>M.L. 123</td>
<td>3,121</td>
<td>&quot;</td>
<td>3.12</td>
<td>&quot;</td>
</tr>
<tr>
<td>197</td>
<td>69</td>
<td>Bidor</td>
<td>39.97</td>
<td>Low Kee and Mat Resit</td>
</tr>
<tr>
<td>199</td>
<td>473</td>
<td>Chenderiang</td>
<td>7.34</td>
<td>Mat Resit and Low Kee</td>
</tr>
<tr>
<td>283</td>
<td>80</td>
<td>B. Padang</td>
<td>13.22</td>
<td>Mat Resit and Low Kee</td>
</tr>
<tr>
<td>591</td>
<td>71</td>
<td>&quot;</td>
<td>15.26</td>
<td>Gun Gan Siew</td>
</tr>
<tr>
<td>1,083</td>
<td>900</td>
<td>&quot;</td>
<td>4.00</td>
<td>Chow No.1</td>
</tr>
<tr>
<td>1,136</td>
<td>496</td>
<td>Chenderiang</td>
<td>10.36</td>
<td>Inent</td>
</tr>
<tr>
<td>1,174</td>
<td>371</td>
<td>&quot;</td>
<td>3.00</td>
<td>Berring</td>
</tr>
<tr>
<td>1,534</td>
<td>1,365</td>
<td>B. Padang</td>
<td>7.20</td>
<td>Mat Resit and Low Kee</td>
</tr>
<tr>
<td>1,643</td>
<td>1,903</td>
<td>Chenderiang</td>
<td>3.28</td>
<td>Berring</td>
</tr>
<tr>
<td>1,741</td>
<td>2,001</td>
<td>&quot;</td>
<td>15.36</td>
<td>Mat Resit and Low Kee</td>
</tr>
<tr>
<td>1,781</td>
<td>2,078</td>
<td>&quot;</td>
<td>6.00</td>
<td>Inent</td>
</tr>
<tr>
<td>1,795</td>
<td>2,109</td>
<td>&quot;</td>
<td>8.20</td>
<td>Shahawat Ali Khan</td>
</tr>
<tr>
<td>1,805</td>
<td>2,119</td>
<td>Chenderiang</td>
<td>20.08</td>
<td>Mat Resit</td>
</tr>
<tr>
<td>1,866</td>
<td>1,992</td>
<td>Bidor</td>
<td>9.52</td>
<td>Gun Gan Siew</td>
</tr>
<tr>
<td>1,873</td>
<td>2,225</td>
<td>&quot;</td>
<td>13.08</td>
<td>Shahawat Ali Khan</td>
</tr>
<tr>
<td>1,930</td>
<td>2,231</td>
<td>&quot;</td>
<td>5.13</td>
<td>&quot;</td>
</tr>
<tr>
<td>1,931</td>
<td>2,241</td>
<td>&quot;</td>
<td>14.13</td>
<td>&quot;</td>
</tr>
<tr>
<td>1,947</td>
<td>2,247</td>
<td>&quot;</td>
<td>14.13</td>
<td>&quot;</td>
</tr>
<tr>
<td>1,968</td>
<td>2,255</td>
<td>B. Padang</td>
<td>9.18</td>
<td>Mat Resit and Low Kee</td>
</tr>
<tr>
<td>1,974</td>
<td>2,293</td>
<td>Bidor</td>
<td>9.20</td>
<td>Shahawat Ali Khan</td>
</tr>
<tr>
<td>1,981</td>
<td>3,201</td>
<td>&quot;</td>
<td>19.19</td>
<td>&quot;</td>
</tr>
<tr>
<td>1,994</td>
<td>2,300</td>
<td>&quot;</td>
<td>10.08</td>
<td>&quot;</td>
</tr>
<tr>
<td>2,034</td>
<td>2,238</td>
<td>Chenderiang</td>
<td>27.00</td>
<td>&quot;</td>
</tr>
<tr>
<td>2,048</td>
<td>2,375</td>
<td>Bidor</td>
<td>5.12</td>
<td>Shahawat Ali Khan</td>
</tr>
<tr>
<td>2,125</td>
<td>58</td>
<td>B. Padang</td>
<td>5.21</td>
<td>&quot;</td>
</tr>
</tbody>
</table>

LAND OFFICE, TAPAH,
7th May, 1920.

Pawan Teh.
Collector, Batang Padang.

"THE MINING ENACTMENT, 1911."

FORFEITURE OF MINING LEASES.

No. 2122.—In accordance with Section 18 (ii) of "The Mining Enactment, 1911," the leases described in the schedule hereunto are hereby declared to be forfeited, the lessees having failed to comply with the conditions thereof.

Dated at Kuala Lumpur, this 24th day of April, 1920.

A. H. LEMON,
British Resident, Selangor.

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<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>M.L. 1,339</td>
<td>Cheng Hoo Kuka</td>
<td>Portion No. 58</td>
<td>K. Lumpur</td>
<td>7 0 06</td>
</tr>
<tr>
<td>1,392</td>
<td>Then Thai, Loh Choong, Chin Ah</td>
<td>&quot;</td>
<td>&quot;</td>
<td>15 3 13</td>
</tr>
<tr>
<td>1,473</td>
<td>Tay Siew Eng (f.)</td>
<td>944</td>
<td>&quot;</td>
<td>5 3 25</td>
</tr>
<tr>
<td>1,690</td>
<td>Tew Joo Tung</td>
<td>&quot;</td>
<td>&quot;</td>
<td>13 1 00</td>
</tr>
<tr>
<td>1,842</td>
<td>Teoh Suan</td>
<td>&quot;</td>
<td>&quot;</td>
<td>27 3 20</td>
</tr>
<tr>
<td>1,900</td>
<td>Yong Neoh Chia</td>
<td>&quot;</td>
<td>&quot;</td>
<td>6 2 18</td>
</tr>
<tr>
<td>1,957</td>
<td>Chin Tho Chia</td>
<td>&quot;</td>
<td>&quot;</td>
<td>9 1 14</td>
</tr>
<tr>
<td>1,945</td>
<td>Yap Kong</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1 0 29</td>
</tr>
<tr>
<td>2,186</td>
<td>Yong Neoh Chia</td>
<td>&quot;</td>
<td>&quot;</td>
<td>6 2 21</td>
</tr>
<tr>
<td>2,241</td>
<td>Yap Gook Khong &amp; Khoo Chye, Huang as representative</td>
<td>Alot. 121, sec. 53</td>
<td>town</td>
<td>4 3 15</td>
</tr>
<tr>
<td>2,475</td>
<td>Lee Liew Keow (f.)</td>
<td>Portion No. 57</td>
<td>&quot;</td>
<td>3 0 28</td>
</tr>
<tr>
<td>2,658</td>
<td>Stephen Suikh Ramalingam</td>
<td>&quot;</td>
<td>&quot;</td>
<td>3 1 12</td>
</tr>
<tr>
<td>2,612</td>
<td>Yong Neoh Chia</td>
<td>&quot;</td>
<td>&quot;</td>
<td>5 1 37</td>
</tr>
<tr>
<td>2,614</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>14 0 02</td>
</tr>
<tr>
<td>2,717</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>4 5 34</td>
</tr>
<tr>
<td>2,722</td>
<td>Yap Leong Hin as representative of Yap Ah Shank (deceased)</td>
<td>&quot;</td>
<td>&quot;</td>
<td>10 2 24</td>
</tr>
<tr>
<td>2,826</td>
<td>Yong Neoh Chia</td>
<td>&quot;</td>
<td>&quot;</td>
<td>4 2 21</td>
</tr>
</tbody>
</table>

No. 2123. — Whereas the lessees mentioned in the schedule hereunto were, by notice published in Notification No. 550 of the Gazette of the 31st January, 1920, 13th February, 1920, and 27th February, 1920 (served on 22nd January, 1920), and posted on land on 22nd January, 1920, called upon to show cause why the lease mentioned in the said schedule should not be forfeited for failure to fulfill the conditions to which it was subject, and whereas the said persons have failed to satisfy the Resident of Selangor that the lease ought not to be forfeited; it is hereby declared that the said lease is forfeited.

Dated at Kuala Lumpur, this 3rd day of May, 1920.

A. H. LEMON,
British Resident, Selangor.

| Nature and No. of title—Lease 1,923. | Lessees—Lim Chia, Lim Choo and Lim Thoh. | Situation—Allotment No. 81, section 32. | Township—Town of Kuala Kubu. | Area—8 acres 2 roods 14 poles. |

No. 2124.—Whereas Sheikh Salim bin Fais, the lessee mentioned in the schedule hereunto, was, by notice published in Notification No. 1320 in the Gazette of the 24th May, 1918 (served before end of June, 1918), called upon to show cause why the lease was not forfeited as the lessee in question has failed to satisfy the conditions to which the said lease is subject, and whereas the said lessee has failed to satisfy the Resident of Pahang that the following lease ought not to be forfeited; it is hereby declared that the said lease is forfeited.

Dated at Kuala Lipis, this 7th day of May, 1920.

C. W. C. PARE,
British Resident, Pahang.

NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED.

No. 2125.—To Pusing Rubber and Tin, Limited:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 8,379, dated the 23rd August, 1915, and issued under "The Mining Enactment, 1911," comprising the land following—namely:

Situation—Part of Sungai Trap. Plan—No. 20,501. Area—78 acres 3 roods and 31 poles. Boundaries—North, bride-path; East, plan Nos. 2,352 and 1916; South, plan Nos. 3,960, 15,228 and 2,348; West, plan Nos. 2,916 and 7,889;
has become liable to forfeiture; now, with the approval of the Resident of Perak, 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 Dato Gajah, this 5th day of May, 1920.

A. J. SIMEROCK,
Collector, Kinta.

No. 2126.—To N. M. V., Vetiveluppillai, of Tanjung Malim:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining certificate, in consequence whereof your mining certificate No. 1,230, dated the 15th August, 1919, comprising the land following—namely:

Situation—Portion No. 1, mukim of Perak. Area—9.4 acres. Boundaries—North, road; South, State land; East, portion No. 461; West, road;
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 3rd day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.

No. 2127.—To Shoon Seng Nyak:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 572, dated the 19th October, 1899, comprising the land following—namely:

Situation—Portion No. 24, Ampang Pechah. Area—3 acres 2 roods 36 poles. Boundaries—North, portion No. 65; East, portion Nos. 177 and 178; South, portion No. 176; West, State land;
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 7th day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.

No. 2128.—To Soon Sin Nyeok:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 632, dated the 13th May, 1902, comprising the land following—namely:

Situation—Portion No. 42, Ampang Pechah. Area—2 acres 18 poles. Boundaries—North, portion No. 65; East, portion Nos. 40 and 183; South, portion No. 44; West, portion No. 42;
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 7th day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.

No. 2129.—To Soon Yuen:
Whereas there is reason to believe that you have failed to comply with the labour condition on mining lease, in consequence whereof your lease No. 635, dated the 23rd May, 1902, comprising the land following—namely:

Situation—Portion No. 41, Ampang Pechah. Area—6 acres 2 roods 23 poles. Boundaries—North, portion No. 65; East, portion Nos. 40 and 183; South, portion No. 44; West, portion No. 42;
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 7th day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.

No. 2130.—To Sin Lean:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 1,015, dated the 20th December, 1904, comprising the land following—namely:

Situation—Portion No. 99, Ampang Pechah. Area—7 acres 2 roods. Boundaries—North, portion Nos. 183 and 40; East, portion Nos. 39 and 40; South, portion No. 20 and State land; West, portion No. 183;
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 7th day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.

No. 2131.—To Yap Yuen Kean:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 1,479, dated the 22nd January, 1908, comprising the land following—namely:

Situation—Portion No. 128, Ampang Pechah. Area—3 acres 2 roods 5 poles. Boundaries—North, portion No. 70; East, portion Nos. 67 and 68; South, portion No. 68; West, State land;
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 7th day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.
NOTICES TO LESSORS TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED—(cont.)

No. 2132.—To Tan Leung.

Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 1,920, dated the 20th October, 1910, comprising the land following—namely:

Situation—Portion No. 15, Ampang Pechah. Area—10 acres 39 poles. Boundaries—North, portion No. 39; East, portion No. 57; South, portion Nos. 192 and 38; West, portion No. 20.

has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 7th day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.

No. 2133.—To Yap Yoon Keen.

Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 3,060, dated the 29th November, 1919, comprising the land following—namely:

Situation—Portion No. 68, Ampang Pechah. Area—31 acres 1 rood. Boundaries—North, portion Nos. 128 and 67; East, portion Nos. 505, 506, 507 and 508; South, portion No. 666; West, portion Nos. 128 and 688.

has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 Kubu, this 7th day of May, 1920.

L. RAYMAN,
Collector, Ulu Selangor.

No. 2134.—In exercise of the powers vested in him by section 2 of "The Opium and Chindu Enactment, 1916," the Resident of Perak has appointed Mr. E. Whitlam, Inspector, Chindu Monopoly, Kuala Lumpur, to be an Assistant Superintendent of Chindu in and for the State of Perak, with effect from the 23rd January, 1919.

THE POST OFFICE ENACTMENTS, 1905.

No. 2135.—In exercise of the powers vested in him by section 15 of the Post Office Enactments, 1905, the Chief Secretary to Government hereby fixes the rates of postage hereunder specified as the rates to be charged in respect of parcels sent from Post Offices in the Federated Malay States to the places outside the Federated Malay States hereinafter mentioned on and from the 1st May, 1929.

For the 1st lb. 60 cents, for each additional lb. 30 cents, and fraction of a lb. up to 11 lbs. 40 cents.

For the 1st lb. 81 cents, for each additional lb. 40 cents, and fraction of a lb. up to 11 lbs. 85 cents.

For the 1st lb. $1,00, for each additional lb. 50 cents, and fraction of a lb. up to 11 lbs. 95 cents.

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<td>Venezuela</td>
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The Gazettes of the 5th December, 1913, the 9th November, 1917, and the 28th March, 1918, respectively, as are inconsistent with this order, are repealed.
THE POST OFFICE ENACTMENTS, 1905—(cont.).

No. 2136.—In exercise of the powers vested in him by the Post Office Enactments, 1905, the Chief Secretary to Government hereby rescinds, with effect from the 1st June, 1929, rule 153 made on the 21st September, 1907, and published in the Perak, Selangor, Negri Sembilan and Pahang Government Gazettes on the 1st day of October, 1907, and the amendment to that rule published as Notification No. 216 in the Perak Government Gazette of the 2nd April, 1909, as Notification No. 157 in the Selangor Government Gazette of the 26th March, 1909, as Notification No. 143 in the Negri Sembilan Government Gazette of the 2nd April, 1909, and as Notification No. 56 in the Pahang Government Gazette of the 1st April, 1909, and substitutes therefor the following rule:

153. Commission on orders issued shall be charged at the following rates:

6d. to 1s., 5 cents; 1s. 6d. to 2s., 6d., 6 cents; 2s. to 15s., 10 cents; 15s. 6d. to 21s., 14 cents.

A second commission at the same rates shall be charged on orders paid more than three months after the last day of the month of issue.

"THE QUARANTINE AND PREVENTION OF DISEASE ENACTMENT, 1903."

No. 2137.—In exercise of the power vested in him by section 3 of "The Quarantine and Prevention of Disease Enactment, 1903," the Resident of Perak, with the approval of the Chief Secretary to Government, hereby makes the following rules:

1. These rules may be known as "The Notification of Malaria (Taiping) Rules, 1929," and shall apply only within the Sanitary Board area of the town of Taiping.

2. Whenever a case of malaria occurs within the area aforesaid, the occupant of the house in which such case occurs shall at once give information thereof to the Health Officer.

3. Every Medical Practitioner or person professing to treat disease, who becomes cognisant of the existence of a case of malaria in a dwelling or place (other than a Government hospital) within the area aforesaid shall forthwith give information thereof to the Health Officer stating the name and address of the person.

"THE REGISTRATION OF TITLES ENACTMENT, 1911."

NOTICES UNDER SECTION 83.

No. 2138.—Application having been made to the Registrar of Titles, Perak, at Taiping—
By Raja Andak Jeinah binti Raja Mohamad Iskander, for a provisional certificate of title to the land held under Kinta grant No. 12,758, plan No. 21,601, in the mukim of Kampar, on the ground that he is the registered proprietor thereof and that the duplicate of the said grant has been lost:
By Olayappa Chetty alias K. M. O. Olayappa Chetty, for provisional certificates of titles to the land held under Kinta town leases Nos. 176, lot No. 160, and 257, lot No. 53, Gopeng township, on the ground that he is the registered proprietor thereof and that the duplicate of the said town leases have been lost:
By Mat Piah bin Mat Aki, as representative of the estate of Mohamed Akib bin Nga Ahmat and Long Siah bin Yousup, for a provisional certificate of title to the land held under grant No. 2,973, plan No. 9,338, mukim of Kampar, on the ground that he is the registered proprietor and that the duplicate of the said grant has been lost:
By Leow Lee Yong, for a provisional certificate of title to the land held under town lease No. 68, lot No. 83, situated in the township of Patu Gajah, on the ground that he is the registered proprietor thereof and that the duplicate of the said town lease has been lost:
By Mohamed Shariff bin Lah as representative of the estate of Lahj bin Toh Lah and Toh Bidin alias Toh Bidin bin Ajun, for a provisional certificate of title to the land held under Kinta grant No. 3,216, plan No. 3,546, situated in the mukim of Ulu Kinta, on the ground that he is the registered proprietor thereof and that the duplicate of the said grant has 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 these notices good cause be shown to the Registrar of Titles for refusing these applications, the provisional certificates of titles applied for will, subject to the provisions of the said section 83, be granted.

Registrar’s Office, Taiping,
21st May, 1929.

No. 2139.—Whereas declaration has been made by Gan Sook Yong and Gan Meng, of Gemenecheh, by loss of document of title—
Notice is hereby given that provisional certificate 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.

Registar’s Office, Sepahman,
21st May, 1929.

"THE SANITARY BOARDS ENACTMENT, 1916."

No. 2140.—In virtue of the powers conferred on him by section 3 (ii) of "The Sanitary Boards Enactment, 1916," the Resident of Perak has appointed Mr. F. E. Muir, i.p., to be a member of the Kinta Sanitary Board for the year 1920, vice the Honourable Mr. R. P. Brain, i.p., c.f.c., i.p.

No. 2141.—In exercise of the powers vested in him by section 3 (iii) of "The Sanitary Boards Enactment, 1916," the Resident of Pahang, with the approval of the Chief Secretary to Government, has appointed Mr. M. K. Murugan to be an Inspector for the purpose of carrying out the provisions of the said Act in respect of the district of Kuala Lipis, with effect from the 30th April, 1920.
THE SANITARY BOARDS ENACTMENT, 1916—(cont.).

No. 2142.—By virtue of the powers conferred on him by section 3 (i) of "The Sanitary Boards Enactment, 1916," the Resident of Pahang, with the approval of the Chief Secretary to Government, declares the area described in the schedule hereto to be a Sanitary Board area.

SCHEDULE.

DESCRIPTION OF MENGKARAK SANITARY BOARD AREA.

District—Temerloh. Mabim—Triang. Plan—Nos. III.561 and IVB.561. Boundaries—Commencing at the north-western corner of portion 942, and thence following the northern, eastern, and southern boundaries of said portion; to the north-eastern corner of portion 935; thence along the eastern boundary of said portion; thence across the northern boundary of portion 785 and access reserve to the north-eastern corner of portion 396; thence along the eastern boundaries of portions 336, 337 and 338, to the south-eastern corner of portion 395; thence across portion 394, to the north-western corner of portion 775; thence along the eastern boundaries of portions 767 and 768, to the south-eastern corner of portion 768; thence along part of the northern boundary of portion 769, to the north-eastern corner of said portion; thence along the eastern boundaries of portions 769 and 770, to the north-eastern corner of portion 771; to the north-eastern corner of said portion; thence across State land and railway reserve, to the north-eastern corner of portion 861; thence along the northern boundary of portion 861 to the north-western corner of same portion; thence by lines bearing consecutively 174° 11' 50", distance 11.39 links; 262° 19' 40", distance 763.50 links, and 353° 6' 49", distance 750.53 links, to the south-western corner of portion 562; thence along the western boundary of portion 562 to the south-western corner of portion 561; thence along the southern boundary of portion 435; thence across a stream to the westermost corner of portion 433; thence along the western boundary of portion 436, to the southern corner of said portion; thence by a line bearing 30° 20' 10", distance 654.90 links, across Sanga Triang, to a stone on the southern boundary of portion 576; thence along the northern boundary of portion 576 to the north-western corner of said portion; thence by a line bearing 27° 29' 30", distance 101.25 links, to a stone on the eastern side of the East Coast Railway Reserve; thence along the eastern boundary of the above said reserve to a stone on the southern boundary of portion 427 (Triang Railway Station Reserve); thence along the southern boundary of that portion to the south-western corner of the same portion; thence along the western boundary of portion 427 to the north-eastern corner of portion 396; thence by lines bearing consecutively 296° 25' 50", distance 417.80 links; 257° 29' 20", distance 841.16 links; and 358° 8' 39", distance 1,992.45 links, to the south-eastern corner of portion 435; thence along the eastern boundary of portion 408 to the southern corner of portion 407; thence along the southern boundary of portion 411 to the westernmost corner of that portion; thence along the western boundary of portions 411, 412, 409, 404, 414, 411, to the north corner of portion 416; thence by a line bearing 25° 21' 30", distance 2,138.55 links, to a stone on the west side of the East Coast Railway Reserve; thence across railway reserve to the north-western corner of portion 554, being the point of commencement.

THE SOCIETIES ENACTMENT, 1913.

No. 2144.—It is hereby notified that the "Chinese Young Men's Society," of Sitiawan (實兆遠華人青年會), has by order of the Resident of Perak, been registered within the district of Lower Perak under section 4, subsection (iii), of "The Societies Enactment, 1913."

No. 2145.—It is hereby notified that, by order of the British Resident of Selangor, the "Selangor Chinese Recreation Club," Kuala Lumpur, has been registered under section 4, subsection (vi), of "The Societies Enactment, 1913."

Dated at Kuala Lumpur, this 6th day of May, 1920.

No. 2146.—It is hereby notified that, by order of the Resident of Selangor, the "Eurasian Association of Selangor," Kuala Lumpur, has been exempted from registration under section 4, subsection (vi), of "The Societies Enactment, 1913."

Dated at Kuala Lumpur, this 7th day of May, 1920.

ORDER MADE BY THE RESIDENT OF SELANGOR UNDER SECTION 18 (i).

No. 2147.—Whereas by an order under my hand dated 6th of April, 1920, made under section 17 (i) of "The Societies Enactment, 1913," the society registered in the State of Selangor, known as the "Chin Hua Ki Lok Bu (振華俱樂部)," was ordered to be dissolved:

And whereas by a subsequent order under my hand dated 6th day of April, 1920, made under section 18 (ii) of "The Societies Enactment, 1913," the operation of section 18 of the said Enactment was suspended until the 29th day of April, 1920, for the purpose of enabling the said society to wind up its own affairs:

And whereas the said society has not yet been able to wind up its own affairs:

Now I hereby further make order that the operation of section 18 of "The Societies Enactment, 1913," is suspended until the 15th day of May, 1920, for the purpose of enabling the said society to wind up its own affairs:

A. H. LEMON, British Resident, Selangor.

Dated at Kuala Lumpur, this 7th day of May, 1920.
THE VEHICLES ENACTMENT, 1912.

No. 2148.—In pursuance of the powers vested in him by section 42 of the "The Vehicles Enactment, 1912," the Resident of Pahang has made the following additional rule to be inserted after rule 4 of the rules published as Gazette Notice No. 238 in the Government Gazette of 20th January, 1913, and to be numbered 4A:

Every vehicle, in use or waiting in any public place, in an area not subject to the control of a Sanitary Board, between half an hour after sunset and half an hour before sunrise, carrying a load which projects more than three feet from the rear of the vehicle, shall carry, in addition to the lights prescribed by section 35 of the Enactment, a light attached to the end of such projecting load on the right or off side thereof so as to be clearly visible as a red light within a reasonable distance to the rear.

THE VOLUNTEER ENACTMENT, 1913.

COMMISSION GRANTED UNDER SECTION 4.

No. 2149.—His Excellency the High Commissioner has been pleased to appoint Mr. Osborne Beckett to be a Second Lieutenant to command the Taiping Platoon of the Malay Volunteer Infantry, with effect from the 25th February, 1920.

THE WATERWORKS ENACTMENT, 1909.

No. 2150.—In exercise of the powers vested in him by section 11 (ii) of the "The Waterworks Enactment, 1909," the Resident of Pahang, with the approval of the Chief Secretary to Government, hereby prescribes the following rates to be charged until further notice for supplies made under sections 9 (i) and 17 of the said Enactment within the S Domain of Kuala, Bentong and Kuantan, with effect from the date of publication of this notification:

Under section 9 (i):—

For domestic purposes—25 cents per 1,000 gallons or such other rates as the Resident may approve in special cases.

Under section 17:—

For trade purposes—50 cents per 1,000 gallons or such other rates as the Resident may approve in special cases.

COURT NOTICES.

No. 2151.—JUDICIAL COMMISSIONER'S COURT, KUALA LUMPUR.—Civil Suit No. 71/29. (1) Ang Chew Moe, (2) Ang Choon Koy, plaintiffs, versus (1) Ann Chee, (2) Ang Guan Keow, (3) Ang Seng Kim, (4) Ang Kui Kew, (5) Ang Kim Neo, (6) Ang Geok Lian, (7) Ang Goon Lian, (8) Ang Bong Soo, (9) Ang Nyong Choy, (10) Ang Chit Ding, (11) Ang See Poh, (12) Ang Siow Ann, defendants. It is hereby proclaimed that the whole of the land comprised in the certificate of title No. 312 and the grants Nos. 4,243, 4,249, 4,250, 4,251, 4,252, 4,253, 4,254, 4,255, 4,256 and 4,257, all of Kuala Lumpur town, belonging to the estate of Ang Seng, deceased, will be put up to be sold by public auction under the direction of the Court on Saturday, the 19th June, 1920, at 11 a.m. near the Court-house, Kuala Lumpur.

Dated at Kuala Lumpur, this 5th day of May, 1920.

R. M. MCKENZIE, for Registrar.

COURT NOTICES.

No. 2152.—JUDICIAL COMMISSIONER'S COURT, KUALA LUMPUR.—Civil Suit No. 54/29. K. A. M. K. K. Cheesty, plaintiff, versus M. A. Abdurrahman, defendant. It is hereby proclaimed that the whole of the land held under E.M.R. Nos. 2,292 of Semenyih muhim and 2,226 of Kajang muhim, the property of M. A. Abdurrahman of Kajang, will be put up to be sold, subject to charges, by public auction on Saturday, the 12th June, 1920, at 11 a.m. near the Court-house, Kajang, at the instance of the above-named plaintiff, in execution of a decree in the above suit for the recovery of the sum of $1,080, interest and costs.

Dated at Kuala Lumpur, this 5th day of May, 1920.

G. A. SMITH, Registrar.

COURT NOTICES.

No. 2153.—JUDICIAL COMMISSIONER'S Civil Court, SEPANG.—Civil Suit No. 28/19. It is hereby proclaimed that the whole of the land held under entry in the muhim register No. 2,207, portion No. 230, containing an area of 4 acres 5 poles, situated in the muhim of Sepang, the property of Lee Tai, of Sepang, will be put up to be sold by public auction on the 15th June, 1920, at the Land Office, Sepang, for the recovery of the sum of $222 90 and costs, in execution of a decree in favour of Ali Gob, Chop "Sin Teck Hing," of Sepang, the plaintiff in the above suit, at a reserve price of $50.

Dated at Sepang, this 29th day of April, 1920.

H. R. JOYNT, Deputy Registrar.

COURT NOTICES.

No. 2154.—JUDICIAL COMMISSIONER'S COURT, KUALA KANGSAR.—Application to the Court having been made by Nia Baz, son of Denah, of Kuala Kangsar, for letters of administration to the estate and effects of Ali Baz, son of Denah, late of Kuala Kangsar, deceased, on the ground that he is the brother of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Kuala Kangsar, at 10 a.m., on the 15th June, 1920.

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 Kangsar, this 8th day of May, 1920.

RAJA PETRA, Deputy Registrar.

COURT NOTICES.

No. 2155.—JUDICIAL COMMISSIONER'S COURT, TAPAH.—Application to the Court having been made by Chong Kiou, of Bidor, for letters of administration to the estate and effects of Chong Tong, late of Bidor, deceased, on the ground that he is the lawful cousin of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Tapah, at 9 a.m., on the 4th June, 1920.

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 Tapah, this 12th day of May, 1920.

T. W. CLAYTON, Registrar.
COURT NOTICES—(cont.).

No. 2156.—Judicial Commissioner's Court, Kajang.—Application to the Court having been made by Haji Hussin bin Ahmad, of Kajang, for letters of administration to the estate and effects of Abdul Rauf bin Idria, late of Sungai Kantan, Kajang, deceased, on the ground that he is the lawful cousin and only next-of-kin of the deceased:
Notice is hereby given that the application will be heard in the Court-house, Kajang, at 10 a.m., on the 9th June, 1920.
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 or chief clerk of the Court before the above date.
Dated at Kajang, this 3rd day of May, 1920.

Raja Uda,
District Registrar.

No. 2157.—Judicial Commissioner's Court, Seremban.—Application to the Court having been made by Khamis bin Moril, of Rantau, for letters of administration to the estate and effects of Moril bin Ali, late of Rantau, deceased, alleging that he is the natural and lawful son of the deceased:
Notice is hereby given that the application will be heard in the Principal Registry, Seremban, at 10 a.m., on the 20th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 30th day of April, 1920.

H. H. Banks,
Assistant Registrar.

No. 2158.—Judicial Commissioner's Court, Seremban.—Application to the Court having been made by Chu Chin Peng, of Seremban, for letters of administration to the estate and effects of Chun Ah Pan, late of Seremban, deceased, alleging that he is the natural and lawful son of the deceased:
Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 24th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 30th day of April, 1920.

H. H. Banks,
Assistant Registrar.

No. 2159.—Judicial Commissioner's Court, Seremban.—Application to the Court having been made by Ibrahim bin Haji Abdul Karim, of Rantau, for letters of administration to the estate and effects of Sidang bin Haji Abdul Karim, late of Rantau, deceased, alleging that he is the natural and lawful brother of the deceased:
Notice is hereby given that the application will be heard in the Principal Registry, Seremban, at 10 a.m., on the 20th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 30th day of April, 1920.

H. H. Banks,
Assistant Registrar.

No. 2160.—Judicial Commissioner's Court, Seremban.—Application to the Court having been made by Haji Abdullah bin Haji Abdul Rahim, of Seremban, for letters of probate to the estate and effects of Haji Mohamed Zin bin Haji Ahmad, late of Seremban, alleging that he is the duly appointed executor named in the will of the deceased:
Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 24th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 1st day of May, 1920.

H. H. Banks,
Assistant Registrar.

No. 2161.—Judicial Commissioner's Court, Seremban.—Application to the Court having been made by Meriam binti Sheikh Abdulrahman and Hadji Rahmat, of Seremban, for letters of administration to the estate and effects of Nafeesa binti Sheikh Abdulrahman, late of Mecca, deceased, alleging that they are the half-sister and grandmother, respectively, of the deceased:
Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 24th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 1st day of May, 1920.

H. H. Banks,
Assistant Registrar.

No. 2162.—Judicial Commissioner's Court, Seremban.—Application to the Court having been made by Ting Tong, of Seremban, for letters of administration to the estate and effects of Tin Kin Seng alias Tin Tan Shiah alias Tan Kian Seng, late of Seremban, deceased, alleging that he is the natural and lawful brother of the deceased:
Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 1st day of May, 1920.

H. H. Banks,
Assistant Registrar.
COURT NOTICES—(cont.).

No. 2163.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Loh Choon Moy (f.), and Cheong Woon Kee, both of Remban, for letters of administration to the estate and effects of a deceased business, deceased, alleging that they are the lawful widow and reliek and natural and lawful brother of the deceased, respectively:

Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.

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 Principal Registrar before the above date.

Dated at Seremban, this 1st day of May, 1920.

H. H. Banks, Assistant Registrar.

No. 2164.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Gan Hong, of Gemeneheb, for letters of probate to the estate and effects of Lee Hong, late of Gemeneheb, alleging that he is the duly appointed executor named in the will of the deceased:

Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.

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 Principal Registrar before the above date.

Dated at Seremban, this 1st day of May, 1920.

H. H. Banks, Assistant Registrar.

No. 2165.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Khor Boon Hwang, of Seremban, for letters of administration to the estate and effects of Chan Ngee aliter Chin Yee or Sin Nyar, late of Labu, deceased, alleging that he is the lawful creditor of the deceased:

Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.

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 Principal Registrar before the above date.

Dated at Seremban, this 5th day of May, 1920.

H. H. Banks, Assistant Registrar.

No. 2166.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Foo Jiong Cheok, of Teradong, Jegelub, for letters of administration to the estate and effects of Kuan Nyok Eng (f.), late of Teradong, Jegelub, deceased, alleging that he is the lawful husband of the deceased:

Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.

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 Principal Registrar before the above date.

Dated at Seremban, this 5th day of May, 1920.

H. H. Banks, Assistant Registrar.

No. 2167.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Chan Cheng Khoa, of Broga, for letters of administration to the estate and effects of Chan Tong Lai, late of Broga, deceased, alleging that he is the natural and lawful brother of the deceased:

Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.

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 Principal Registrar before the above date.

Dated at Seremban, this 5th day of May, 1920.

H. H. Banks, Assistant Registrar.

No. 2168.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Chung Khoy Fatt, of Rasah, Seremban, for letters of administration to the estate and effects of Chung Lai Loon, late of Rasah, Seremban, deceased, alleging that he is the natural and lawful brother of the deceased:

Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.

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 Principal Registrar before the above date.

Dated at Seremban, this 5th day of May, 1920.

H. H. Banks, Assistant Registrar.

No. 2169.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Loh Kim Swee, of Malacca, for letters of probate to the estate and effects of Tan Gim Neo, late of Malacca, deceased, alleging that he is the duly appointed executor named in the will of the deceased:

Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.

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 Principal Registrar before the above date.

Dated at Seremban, this 5th day of May, 1920.

H. H. Banks, Assistant Registrar.
COURT NOTICES—(cont.).

No. 2170.—JUDICIAL COMMISSIONER’S COURT, SEREMBAN.—Application to the Court having been made by Cheong Tan Fook, of Mantin, for letters of probate to the estate and effects of Lim Foon May, late of Mantin, deceased, alleging that he is the duly appointed executor of the deceased:
Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 5th day of May, 1920.

H. H. BANKS,
Assistant Registrar.

No. 2171.—JUDICIAL COMMISSIONER’S COURT, SEREMBAN.—Application to the Court having been made by Lim Peck Gekk, of Malacca, for letters of probate to the estate and effects of Tan Guat Lim, otherwise called Guat Lim or Guat Eng, late of Malacca, deceased, alleging that he is the duly appointed executor named in the will of the deceased:
Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 5th day of May, 1920.

H. H. BANKS,
Assistant Registrar.

No. 2172.—JUDICIAL COMMISSIONER’S COURT, SEREMBAN.—Application to the Court having been made by Kamariah binti Abas, of Seremban, for letters of administration to the estate and effects of Abas bin Muhammad Hassan, late of Lepong, deceased, alleging that she is the lawful daughter of the deceased:
Notice is hereby given that the application will be heard in the Supreme Court, Seremban, at 10 a.m., on the 25th May, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 9th day of May, 1920.

H. H. BANKS,
Assistant Registrar.

No. 2173.—JUDICIAL COMMISSIONER’S COURT, SEREMBAN.—Application to the Court having been made by Sambut bin Bagian, of Lepong, for letters of administration to the estate and effects of Hussein bin Lepong ibni Hussein bin Tonga, late of Lepong, deceased, alleging that he is the lawful step son of the deceased:
Notice is hereby given that the application will be heard in the Principal Registry, Seremban, at 10 a.m., on the 4th June, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 10th day of May, 1920.

H. H. BANKS,
Assistant Registrar.

No. 2174.—JUDICIAL COMMISSIONER’S COURT, SEREMBAN.—Application to the Court having been made by Siah binti Abas, of Seremban, for letters of administration (de bonis non) to the estate and effects of Brudat binti Enaj, late of Seremban, deceased, alleging that she is the lawfully adopted granddaughter of the deceased:
Notice is hereby given that the application will be heard in the Principal Registry, Seremban, at 10 a.m., on the 4th June, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 10th day of May, 1920.

H. H. BANKS,
Assistant Registrar.

No. 2175.—JUDICIAL COMMISSIONER’S COURT, SEREMBAN.—Application to the Court having been made by Mohamed Haryun bin Said, of Seremban, for letters of administration to the estate and effects of Asiah binti Ibrahim, late of Ampangan, Seremban, deceased, alleging that he is the lawful husband of the deceased:
Notice is hereby given that the application will be heard in the Principal Registry, Seremban, at 10 a.m., on the 4th June, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 10th day of May, 1920.

H. H. BANKS,
Assistant Registrar.

No. 2176.—JUDICIAL COMMISSIONER’S COURT, SEREMBAN.—Application to the Court having been made by James Alexander Tilakasekera, of Seremban, for letters of administration to the estate and effects of Joseline Tilakaseker, late of Seremban, deceased, alleging that he is the lawful husband of the deceased:
Notice is hereby given that the application will be heard in the Principal Registry, Seremban, at 10 a.m., on the 4th June, 1920.
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 Principal Registrar before the above date.
Dated at Seremban, this 10th day of May, 1920.

H. H. BANKS,
Assistant Registrar.
COURT NOTICES—(cont.).

No. 2177.—Judicial Commissioner’s Court, Jebelbu.—Application to the Court having been made by Sa’ijah binti Iman Ali, of Tambun, Jebelbu, for letters of administration to the estate and effects of Dat’i binti Mohamed, late of Tambun, Jebelbu, deceased, on the ground that she is the daughter of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Jebelbu, at 10 a.m., on the 7th June, 1920.

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 Jebelbu, this 1st day of May, 1920.

S. W. JONES,
Deputy Registrar.

No. 2178.—Judicial Commissioner’s Court, Jebelbu.—Application to the Court having been made by Lee Bah Chor, of Tambun, Jebelbu, for letters of administration to the estate and effects of Lee Hun, late of Tambun, Jebelbu, deceased, on the ground that he is the son of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Jebelbu, at 10 a.m., on the 14th June, 1920.

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 Jebelbu, this 15th day of May, 1920.

H. WEINBERG,
Deputy Registrar.

No. 2179.—Judicial Commissioner’s Court, Kuala Pilah.—Application to the Court having been made by Romee binti Selam, of Batu Kikir, for letters of administration to the estate and effects of Ludin bin Maimud, late of Ayer Kuning, deceased, on the ground that she is the senior widow 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 16th June, 1920.

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 12th day of May, 1920.

A. G. MORKILL,
Deputy Registrar.

No. 2180.—Judicial Commissioner’s Court, Kuala Pilah.—Application to the Court having been made by Lye Ali Joon, of Kuala Pilah, for letters of probate to the estate and effects of Yong Chew, late of Kuala Pilah, deceased, on the ground that she is the legal wife and executrix of the will 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 16th June, 1920.

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 12th day of May, 1920.

A. G. MORKILL,
Deputy Registrar.

No. 2181.—Judicial Commissioner’s Court, Kuala Lipis.—Application to the Court having been made by Mat Sam bin Suleman, of Tembeling, for letters of administration to the estate and effects of Matu binti Budi, late of Tembeling, deceased, on the ground that he is the widower of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Kuala Lipis, at 10 a.m., on the 25th May, 1920.

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 Lipis, this 6th day of May, 1920.

R. C. CUSSEN,
Assistant Registrar.

No. 2182.—Judicial Commissioner’s Court, Kuala Lipis.—Application to the Court having been made by Phoa Sin, of Kuala Lipis, for letters of administration to the estate and effects of Phoa Phi, late of Padang Pau, deceased, on the ground that he is the uncle of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Kuala Lipis, at 10 a.m., on the 25th May, 1920.

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 Lipis, this 11th day of May, 1920.

S. W. JONES,
Assistant Registrar.

No. 2183.—Judicial Commissioner’s Court, Bentong.—Application to the Court having been made by Ripin bin Enbi, of Bentong, for letters of administration to the estate and effects of Enbi bin Kari, late of Bentong, deceased, on the ground that he is the son of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Bentong, at 10 a.m., on the 3rd June, 1920.

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 Bentong, this 3rd day of May, 1920.

E. A. P. HELPS,
Assistant Registrar.
COURT NOTICES—(cont.).

No. 2184.—JUDICIAL COMMISSIONER'S COURT, TEMERLOH.—Application to the Court having been made by Sceasia bin Haji Jamin, of Kuala Cheka, for letters of administration to the estate and effects of Kadir bin Jamin, late of Kuala Cheka, deceased, on the ground that he is the brother of the deceased:

Notice is hereby given that the application will be heard in the Court-house, Temerloh, at 10 a.m., on the 9th June, 1920.

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 Temerloh, this 1st day of May, 1920.

J. V. COWGILL,
Deputy Registrar.

No. 2185.—APPOINTMENT OF OFFICERS TO ENFORCE THE RICE (REGISTRATION OF DEALERS) ORDER, 1919, SELANGOR.

Whereas in the exercise of the powers conferred upon him by the Food Control Regulations, 1918, and of all other powers enabling him in that behalf the Food Controller has authorized such officers of the Federated Malay States Government as may be designated or appointed for the purpose by the British Resident to issue, suspend, revoke, and re-issue, within their districts, licences granted in accordance with the provisions of the Rice (Registration of Dealers) Order, 1919, and has conferred upon such officers all such powers as may be necessary for the due discharge of the functions so assigned including the power to prosecute for any breach of the aforesaid order, the British Resident of Selangor hereby appoints the under-mentioned officers to exercise the aforesaid powers within the areas specified:

The Agent, Food Controller, Selangor, in respect of the district of Kuala Lumpur.
The Government Rice Agent, Klang, in respect of the districts of Klang, Kuala Selangor and Kuala Langat.
The District Officer, Ulu Selangor, in respect of the district of Ulu Selangor.
The District Officer, Ulu Langat, in respect of the district of Ulu Langat.

Gazette Notification No. 1609 of the 10th May, 1919, is hereby cancelled.

No. 2186.—EXAMINATION OF ENGINE DRIVERS.—

An examination of candidates for the engine drivers’ certificates will be held at the Mines Office, Kuala Lumpur, on Friday, the 28th May, 1920, at 9 a.m.

All candidates are required to pay the examination fees in advance and also supply their photographs in duplicate and copies of their references at least seven days before the day of examination.

No. 2187.—NOTICE.—

On and after the 15th May, 1920, until further notice, the Land Office Books, Ulu Selangor, will be closed to all applications for agricultural and mining land, except, in the case of agricultural applications, as regards applications for land under the War Service Land Grant Scheme and as regards applications for agricultural areas under 5 acres.

No. 2188.—PRICE OF RUBBER.—

With reference to Notification No. 28, published in the Federated Malay States Government Gazette of the 3rd January, 1919, it is hereby notified that the price of first grade rubber for the period 21st May to 27th May, 1920, inclusive, is seventy-four and a half cents per pound, equivalent to $0.93 per pike.

No. 2189.—UNCLAIMED DEPOSITS.—

The under-mentioned deposits, due to discharged and absconded patients from General Hospital, Kuala Lumpur, are now lying at the General Hospital, Kuala Lumpur. If not claimed within three months from this date by persons having a legal right to them, the amounts will be transferred to Government revenue.

SCHEDULE.

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GENERAL HOSPITAL, KUALA LUMPUR.


A. J. McCLONKEY,
Senior Medical Officer, Selangor.
No. 2190.—Unclaimed Deposit, Krian Sanitary Board Office, Perak Buntar.—
Whereas the under-mentioned deposit has been left unclaimed in the Krian Sanitary Board Office, Perak Buntar: Notice is hereby given that, unless legal claim thereto is established within three months from this date, the amount will be transferred to the Government revenue.

SCHEDULE.


S. Taufiy, Chairman, Sanitary Board, Krian.

No. 2191.—Unclaimed Deposit, Perak Secretariat, Taiping.—
Whereas the under-mentioned deposit has been left unclaimed in the office of the Secretary to Resident, Perak, Taiping:
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—21st October, 1918. Name of depositor and particulars—Ho Soen Pong (deceased), of 4, Yap Ah Loy Street, Kuala Lumpur; deposit for two tenders for Ipoh New Town and Ipoh Old Town South pawnshop licences. Amount—$800.

The Secretariat, Taiping.
O. Beckett, for Acting Secretary to Resident, Perak.

12th May, 1929.

No. 2192.—Plan for Unclaimed Deposits, Sub-Treasury, Klang.—
Whereas the under-mentioned deposits have been left unclaimed in the Sub-Treasury, Klang:
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. Receipt No. Name of depositor. Amounts.
12/1/09 53 S. Kandasamy Nadan $20.00
2/12/09 42 Lee Hong $20.00
25/9/17 52 Station Master, Connaught Bridge Junction $30.00
Deposits made prior to 1st October, 1909—$19.

District Office, Klang.
C. N. Maxwell, Sub-Treasury, Klang.


No. 2193.—Minutes of an ordinary meeting of the Kinta Sanitary Board held at Ipoh on Wednesday, 21st April, 1929.

Present: Mr. C. F. J. Greco (Chairman), the Health Officer, Kinta (Dr. H. M. C. Green), the Chief Police Officer, Perak (Major A. McD. Graham), the Protector of Chinese, Perak (Mr. T. W. H. Kingston), the Chief Assistant District Officer, Kinta (Mr. A. J. Sturrock), the Executive Engineer, Kinta (Mr. E. L. Bennett), Mr. H. J. Cooper, Towkay Chan Hang Thoy, J.P., Datoh Abdul Wahab, J.P., and Mr. V. Sengal Rayen Naidu.

Absent: The Deputy Superintendent, Revenue Surveys, Kinta (Mr. J. T. Wood), the Assistant Commissioner of Police, Kampar (Mr. G. Simpson), the Hon. Mr. A. N. Kenion, J.P., and Towkay Thong Lim Seng.

1. The minutes of the last ordinary meeting are taken as read and confirmed, the approval of the Resident being noted.

2. Matters laid on the table for the Board's information and approval:

(a) Returns: Revenue and expenditure, abattoirs, Lux lamps and weights and measures:
(b) Twenty-seven plans as per register:
(c) Two hundred and forty-three notices and 16 applications for prosecutions.

3. The return of births and deaths for March:

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<td>Births</td>
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<tr>
<td>Deaths</td>
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<td>17.97</td>
</tr>
<tr>
<td>Infantile death-rate per 1,000 births</td>
<td>161</td>
</tr>
</tbody>
</table>

The principal causes of death are:

- Fever
- Pulmonary diseases
- Bowed diseases

The rainfall was 5.36 inches.

4. Sale of Stables and Sties' Quarters, Ipoh Gymkhana Club: Mr. Cooper proposes, and Dr. Green seconds, that the plan be sent back with a request that the Ipoh Gymkhana Club find another site. On being put to the vote, three are in favour of the resolution, two against and five abstain from voting.

5. Return of Public Works Department Expenditure within Sanitary Board Areas: On the representation of the Executive Engineer, Kinta, the Board agrees to its discontinuance.

6. Motor Repair Shops at Nos. 54 and 62, Clare Street, Ipoh: The Board decide not to interfere with these for the present as Clare Street is not one of the main streets of the town.

7. Conversion of Old Rest-house, Kampar, into an Office for the Chinese Protectorate: It is decided to postpone consideration to the next monthly meeting of the Board.

8. Alienation of Land at Kampar to the Hon. Mr. Eu Tong Sen, O.B.E., for Cheap Dwellings: The Board note the terms on which the Resident is prepared to issue a lease.

9. Application of the Young Men's Christian Association for the Use of the Ground, known as the "Lower Padang," adjoining the Ipoh Club Padang: The Board cannot support the application but, if as a public ground the "lower padang" is placed under the control of the Board, the Young Men's Christian Association will, in common with other athletic clubs and associations, be granted facilities for its use.

10. Unbuilt upon Land in Ipoh to be dealt with Under Section 13 of "The Sanitary Boards Enactment, 1916": The Board agree to recommend the imposition of an extra rate on vacant town lots. A list of the streets and roads to be brought under the operation of the section is to be submitted to, and approved of, by the members of the Board.

11. Sale of Pigs from the Market at the Abattoir: It is decided to inform dealers and butchers that pigs in trucks at the abattoir-side cannot be removed and taken elsewhere but must be slaughtered at the abattoir.

12. Requisitions of Fish by Rail to Other Places after being delivered at Ipoh: The Board agree to Messrs. Cooper and Chan Heng Thoy (as members of the Board's Food Control Committee) conferring with the Assistant Traffic Manager at Ipoh as to ways and means of putting a stop to this form of traffic, which is one of the means employed by fish-dealers to maintain high prices.
FEDERATED MALAY STATES.

STATEMENT OF AMOUNT OF GOLD EXPORTED DURING THE MONTH OF APRIL, 1929, WITH TOTAL TO DATE, TOGETHER WITH AMOUNT OF DUTY AND ROYALTY COLLECTED.

<table>
<thead>
<tr>
<th>State</th>
<th>Customs Station</th>
<th>Amount of Gold Exported</th>
<th>Amount of Duty Collected</th>
<th>Total Amount of Gold Exported during Previous Months of Year</th>
<th>Total Amount of Duty Collected during Previous Months of Year</th>
<th>Total Amount of Gold Exported to Date</th>
<th>Total Amount of Duty Collected to Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Negri Sembilan</td>
<td>Seremban Road</td>
<td>2,013.05</td>
<td></td>
<td>7,794.75</td>
<td>3,748.80</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Padang</td>
<td>Kanis Lipis</td>
<td></td>
<td>1,785.75</td>
<td>9,00</td>
<td>7,71</td>
<td>3,807.80</td>
<td>7,71</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>2,816.80</strong></td>
<td><strong>1,578.75</strong></td>
<td><strong>19,751.75</strong></td>
<td><strong>11,546.80</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note.—100.37 ozs. produced in Batang Padang district during April, but not exported, are not included above.

Mines Office, Kuala Lumpur.

11th May, 1929.

G. D. Lucas,
Acting Senior Warden of Mines, F.M.S.
## FEDERATED MALAY STATES.

### ADVANCE

**Weekly Statement of Tin and Tin-ore Exported during the Week Ending 1st to 8th May, 1920.**

<table>
<thead>
<tr>
<th>Customs Station</th>
<th>Tin (72% of gross weight)</th>
<th>Total</th>
<th>Customs Station</th>
<th>Tin (72% of gross weight)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pmi</td>
<td>610 66</td>
<td>610 66</td>
<td>Serendah</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Taiping</td>
<td>1,487 69</td>
<td>1,487 69</td>
<td>Port Dickson</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tekek Anson</td>
<td>3,710 57</td>
<td>3,710 57</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kranh</td>
<td>193 71</td>
<td>193 71</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Perak</strong></td>
<td>6,201 94</td>
<td></td>
<td><strong>Total N. Semibian</strong></td>
<td></td>
<td>129 59</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>129 59</td>
</tr>
<tr>
<td>Kualn Lumpur</td>
<td>434 03</td>
<td>434 03</td>
<td>Bentong</td>
<td>280 37</td>
<td>280 37</td>
</tr>
<tr>
<td>Singapore</td>
<td>238 43</td>
<td>238 43</td>
<td>Pekan*</td>
<td>617 88</td>
<td>617 88</td>
</tr>
<tr>
<td>Port Swettenham</td>
<td>2,011 62</td>
<td>2,011 62</td>
<td>Kuantan</td>
<td>64 75</td>
<td>64 75</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Ramb</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Selangor</strong></td>
<td>3,304 68</td>
<td></td>
<td><strong>Total Pahang</strong></td>
<td></td>
<td>963 00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>963 00</td>
</tr>
</tbody>
</table>

* Figures not yet available.

**Office of Senior Warden of Mines, Kuala Lumpur,**

**13th May, 1920.**

G. D. Lucas,

*Acting Senior Warden of Mines, F.M.S.*

## FEDERATED MALAY STATES.

**Statement of Block Tin and Tin-ore Exported during the Month of April, 1920, together with the Approximate Value and the Duty Collected thereon.**

<table>
<thead>
<tr>
<th>State</th>
<th>Block Tin</th>
<th>Tin-ore (72% of gross weight)</th>
<th>Total Tin</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perak</td>
<td>1,801 76</td>
<td></td>
<td>27,029 72</td>
</tr>
<tr>
<td>Selangor</td>
<td>5,001 64</td>
<td></td>
<td>6,670 65</td>
</tr>
<tr>
<td>Negri Sembilan</td>
<td>1,095 89</td>
<td></td>
<td>407 33</td>
</tr>
<tr>
<td>Pahang</td>
<td>5,230 81</td>
<td></td>
<td>4,328 41</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>5,386 21</td>
<td></td>
<td>35,456 71</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State</th>
<th>Approximate Value (in Singapore)</th>
<th>Duty.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$c.</td>
<td></td>
</tr>
<tr>
<td>Perak</td>
<td>720,288 31</td>
<td></td>
</tr>
<tr>
<td>Selangor</td>
<td>236,848 67</td>
<td></td>
</tr>
<tr>
<td>Negri Sembilan</td>
<td>11,429 22</td>
<td></td>
</tr>
<tr>
<td>Pahang</td>
<td>43,741 42</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>803,512 94</td>
<td></td>
</tr>
</tbody>
</table>

Abstract of above

| Export — Plks. | 4,285 44 | $2,630,629.37 | Average price for the month, $170 92 | $100 00 |
| Duty — $ 449,959.34 |       |       | Highest: | 174 00 | 100 00 |
|               |         |       | Lowest: | 163 50 | 100 00 |

*Rate of duty payable on above average price in Perak, Selangor and Negri Sembilan, $7.50 per bhar or $25.00 per pikul; but not applicable to Pahang where rates of duty vary.

**Minex Office, Kuala Lumpur,**

**11th May, 1920.**

G. D. Lucas,

*Acting Senior Warden of Mines, F.M.S.*
FEDERATED MALAY STATES.

STATEMENT OF BLOCK TIN AND TIN-ORE EXPORTED, APPROXIMATE VALUE (IN SINGAPORE) AND DUTY COLLECTED, DURING THE MONTHS OF JANUARY TO APRIL, 1920, AND COMPARISON WITH CORRESPONDING PERIOD OF PREVIOUS YEAR.

<table>
<thead>
<tr>
<th>State</th>
<th>Block Tin</th>
<th>Tin-ore</th>
<th>Total Tin</th>
<th>Increase or Decrease</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1920</td>
<td>1919</td>
<td>1920</td>
<td>1919</td>
</tr>
<tr>
<td>Perak</td>
<td>7,965 33</td>
<td>5,659 49</td>
<td>122,066 87</td>
<td>117,630 50</td>
</tr>
<tr>
<td>Selangor</td>
<td>20,833 30</td>
<td>17,600 57</td>
<td>40,082 04</td>
<td>41,611 36</td>
</tr>
<tr>
<td>Negri Sembilan</td>
<td>1,294 148</td>
<td>1,878 57</td>
<td>1,067 41</td>
<td>1,037 39</td>
</tr>
<tr>
<td>Pahang</td>
<td>924 147</td>
<td>978 57</td>
<td>18,783 70</td>
<td>17,062 38</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>29,055 97</strong></td>
<td><strong>23,359 93</strong></td>
<td><strong>183,552 97</strong></td>
<td><strong>180,181 34</strong></td>
</tr>
</tbody>
</table>

STATEMENT OF TOTAL APPROXIMATE VALUE (IN SINGAPORE).  

<table>
<thead>
<tr>
<th>State</th>
<th>1920</th>
<th>1919</th>
<th>Increase or Decrease</th>
<th>1920</th>
<th>1919</th>
<th>Increase or Decrease</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perak</td>
<td>$23,881,000 42</td>
<td>$18,200,297 58</td>
<td>+ $5,680,703 54</td>
<td>$3,595,236 28</td>
<td>$1,725,767 29</td>
<td>+ $1,869,469 45</td>
</tr>
<tr>
<td>Selangor</td>
<td>11,258,652 24</td>
<td>6,834,884 75</td>
<td>+ 4,423,768 49</td>
<td>1,669,720 61</td>
<td>870,030 28</td>
<td>+ 799,690 33</td>
</tr>
<tr>
<td>Negri Sembilan</td>
<td>321,000 55</td>
<td>405,187 48</td>
<td>- 74,187 52</td>
<td>46,657 87</td>
<td>55,488 73</td>
<td>- 8,821 85</td>
</tr>
<tr>
<td>Pahang</td>
<td>3,063,531 92</td>
<td>1,811,289 71</td>
<td>+ 1,252,242 21</td>
<td>319,092 09</td>
<td>165,173 52</td>
<td>+ 154,919 54</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>39,155,034 10</strong></td>
<td><strong>21,904,190 35</strong></td>
<td><strong>+ 17,250,843 75</strong></td>
<td><strong>5,536,417 92</strong></td>
<td><strong>2,578,271 46</strong></td>
<td><strong>+ 2,958,146 47</strong></td>
</tr>
</tbody>
</table>

Note.—Super-tax on tin and tin-ore incurred in 1919, but credited into Treasury in 1920, not included above, is as follows:  
Perak: $2,040.21 amended  
Selangor: $192.12  
**Total:** $3,132.33

Mines Office, Kuala Lumpur,  
G. D. Lucas,  
Acting Senior Warden of Mines, F.M.S.

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FEDERATED MALAY STATES.

STATEMENT OF AMOUNT OF TUNGSTEN ORES EXPORTED DURING THE MONTH OF APRIL, 1920, AND OF DUTY COLLECTED THEREON TOGETHER WITH TOTAL TO DATE, AND COMPARISON WITH CORRESPONDING PERIOD OF PREVIOUS YEAR.

(Compiled from returns sent in by the collecting stations.)

<table>
<thead>
<tr>
<th>State</th>
<th>1920.</th>
<th>Total to date.</th>
<th>Corresponding period of previous year.</th>
<th>Increase or decrease.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perak</td>
<td>117 56</td>
<td>650 65*</td>
<td>254 77</td>
<td>2,377 63</td>
</tr>
<tr>
<td>Selangor</td>
<td>117 56</td>
<td>650 65*</td>
<td>254 77</td>
<td>3,777 57</td>
</tr>
<tr>
<td>Pahang</td>
<td>117 56</td>
<td>650 65*</td>
<td>254 77</td>
<td>2,377 63</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>234 112</strong></td>
<td><strong>1,300 130</strong></td>
<td><strong>508 154</strong></td>
<td><strong>6,754 66</strong></td>
</tr>
</tbody>
</table>

Total Tungsten ores to date:  
Perak: 905,42  
Selangor: 6,265,44  
Pahang: 5,380,02

Duty on Tungsten ores is remitted for the present.  
* Wolfram Plks. 312,31 being re-export, included in March returns, have been deducted.

Mines Office, Kuala Lumpur,  
G. D. Lucas,  
Acting Senior Warden of Mines, F.M.S.
STATE OF NEGRI SEMILAN.


EMIGRANTS.

<table>
<thead>
<tr>
<th>Month</th>
<th>Europeans</th>
<th>Eurasians</th>
<th>Chinese</th>
<th>Malays</th>
<th>Indians</th>
<th>Miscellaneous</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>M. F. C.</td>
<td>M. F. C.</td>
<td>M. F. C.</td>
<td>M. F. C.</td>
<td>M. F. C.</td>
<td>M. F. C.</td>
<td></td>
</tr>
<tr>
<td>January</td>
<td>12 4 5</td>
<td>88 3 0</td>
<td>18 5 4</td>
<td>4 0 0</td>
<td>...</td>
<td>...</td>
<td>143</td>
</tr>
<tr>
<td>February</td>
<td>21 3 3</td>
<td>69 2 3</td>
<td>13 1 3</td>
<td>3 0 0</td>
<td>...</td>
<td>...</td>
<td>128</td>
</tr>
<tr>
<td>March</td>
<td>17 10 4</td>
<td>74 18 4</td>
<td>38 9 6</td>
<td>11 0 0</td>
<td>...</td>
<td>...</td>
<td>186</td>
</tr>
<tr>
<td></td>
<td>50 17 12</td>
<td>231 18 4</td>
<td>69 25 13</td>
<td>18 0 0</td>
<td>...</td>
<td>...</td>
<td>457</td>
</tr>
</tbody>
</table>

IMMIGRANTS.

<table>
<thead>
<tr>
<th>Month</th>
<th>Europeans</th>
<th>Eurasians</th>
<th>Chinese</th>
<th>Malays</th>
<th>Indians</th>
<th>Miscellaneous</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>20 6 4</td>
<td>99 6 3</td>
<td>15 4 1</td>
<td>...</td>
<td>3 1 1</td>
<td>...</td>
<td>163</td>
</tr>
<tr>
<td>February</td>
<td>19 2 0</td>
<td>42 15 3</td>
<td>31 9 3</td>
<td>2 0 0</td>
<td>...</td>
<td>...</td>
<td>129</td>
</tr>
<tr>
<td>March</td>
<td>39 10 0</td>
<td>85 7 2</td>
<td>16 8 0</td>
<td>...</td>
<td>0 0 0</td>
<td>...</td>
<td>168</td>
</tr>
<tr>
<td></td>
<td>78 18 4</td>
<td>226 28 11</td>
<td>62 21 4</td>
<td>5 1 1</td>
<td>...</td>
<td>...</td>
<td>469</td>
</tr>
</tbody>
</table>

Marine Department, Port Dickson, 30th April, 1920.

P. C. Everell, Harbour Master.

STATE OF SELANGOR.


<table>
<thead>
<tr>
<th>District</th>
<th>Mean Barometrical Pressure at 8 a.m.</th>
<th>Temperature</th>
<th>Hygrometer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mean Diurnal Bulb.</td>
<td>Maximum.</td>
<td>Minimum.</td>
</tr>
<tr>
<td>General Hospital, Kuala Lumpur</td>
<td>29,833</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Prisons</td>
<td>28,833</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>District Hospital—Kuala Lumpur</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Klang</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Jugra</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Kajang</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Kuala Selangor</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Kuala Kula</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Sorendah</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Jajang</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
<tr>
<td>Sabak Bernam</td>
<td>28,000</td>
<td>81.7</td>
<td>80.6</td>
</tr>
</tbody>
</table>


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

STATE OF PERAK.

TELOK ANSON TIDE TABLE FOR JUNE, 1920.

<table>
<thead>
<tr>
<th>Date</th>
<th>Time of High Water at Telok Anson</th>
<th>Time of High Water at Telok Anson</th>
<th>Time of High Water at Telok Anson</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A.M.</td>
<td>P.M.</td>
<td>Date</td>
</tr>
<tr>
<td>&quot; 5</td>
<td>6:53</td>
<td>7:03</td>
<td>&quot; 13</td>
</tr>
<tr>
<td>&quot; 6</td>
<td>7:32</td>
<td>7:38</td>
<td>&quot; 14</td>
</tr>
<tr>
<td>&quot; 7</td>
<td>8:08</td>
<td>8:13</td>
<td>&quot; 15</td>
</tr>
<tr>
<td>&quot; 8</td>
<td>8:47</td>
<td>8:55</td>
<td>&quot; 16</td>
</tr>
</tbody>
</table>

Note.—High water at Port Weld is, approximately, 2 hours and 45 minutes earlier than at Telok Anson.

Marine Department, Telok Anson, 12th May, 1920.

W. E. Maddocks, Harbour Master.
### STATE OF SELANGOR.

#### PORT SWETTENHAM TIDE TABLE FOR JUNE, 1920.

<table>
<thead>
<tr>
<th>Date</th>
<th>Time of High Water at Port Swettenham (A.M.)</th>
<th>Date</th>
<th>Time of High Water at Port Swettenham (P.M.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1920</td>
<td></td>
<td>1920</td>
<td></td>
</tr>
<tr>
<td>June</td>
<td>4.47</td>
<td>June</td>
<td>9.23</td>
</tr>
<tr>
<td></td>
<td>4.26</td>
<td></td>
<td>9.30</td>
</tr>
<tr>
<td></td>
<td>5.22</td>
<td></td>
<td>10.38</td>
</tr>
<tr>
<td></td>
<td>5.29</td>
<td></td>
<td>10.58</td>
</tr>
<tr>
<td></td>
<td>5.55</td>
<td></td>
<td>0.14</td>
</tr>
<tr>
<td></td>
<td>5.59</td>
<td></td>
<td>1.18</td>
</tr>
<tr>
<td></td>
<td>6.27</td>
<td></td>
<td>1.28</td>
</tr>
<tr>
<td></td>
<td>6.25</td>
<td></td>
<td>1.38</td>
</tr>
<tr>
<td></td>
<td>6.57</td>
<td></td>
<td>1.38</td>
</tr>
<tr>
<td></td>
<td>6.48</td>
<td></td>
<td>2.30</td>
</tr>
<tr>
<td></td>
<td>6.24</td>
<td></td>
<td>2.30</td>
</tr>
<tr>
<td></td>
<td>7.24</td>
<td></td>
<td>3.14</td>
</tr>
<tr>
<td></td>
<td>7.45</td>
<td></td>
<td>3.20</td>
</tr>
<tr>
<td></td>
<td>7.18</td>
<td></td>
<td>3.20</td>
</tr>
<tr>
<td></td>
<td>7.52</td>
<td></td>
<td>4.20</td>
</tr>
<tr>
<td></td>
<td>8.30</td>
<td></td>
<td>4.43</td>
</tr>
</tbody>
</table>

#### STATE OF PERAK.

### STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 14TH MAY, 1920.

#### RELATING TO ANIMALS.

<table>
<thead>
<tr>
<th>Disease</th>
<th>Country</th>
<th>Locality</th>
<th>Restrictions in force</th>
<th>Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rinderpest</td>
<td>Burmah</td>
<td>...</td>
<td>Importation of cattle into Perak from Burmah is prohibited until further notice</td>
<td>Gazette Notification No. 2598 of the 10th October, 1913</td>
</tr>
<tr>
<td>Cattle Diseases</td>
<td>Foreign Countries</td>
<td>...</td>
<td>Importation of cattle into Perak allowed only by way of Port Weld, Padang Seper, Telok Anson, Padang Umpang Perak, Padang Lepang, Nining, Padang Deredap, Selama, to be ports and places by which alone cattle may be imported into the State, and appoints Port Weld to be a place for the detrainment of cattle imported into the State by train from any place situate elsewhere than in 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. <strong>Exception</strong>: 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.</td>
<td>Gazette Notification Nos. 659 of the 2nd February, 1920, and 1705 of the 29th April, 1920</td>
</tr>
<tr>
<td>Rinderpest</td>
<td>Malacca</td>
<td>...</td>
<td>Importation of cattle into Perak from Malacca is prohibited until further notice</td>
<td>Gazette Notification No. 2476 of the 21st August, 1918</td>
</tr>
<tr>
<td>Swine Fever</td>
<td>...</td>
<td>...</td>
<td>Importation of pigs into Perak from Malacca is prohibited until further notice</td>
<td>Gazette Notification No. 3856 of the 23rd December, 1918</td>
</tr>
<tr>
<td>Rabies</td>
<td>Selangor</td>
<td>Kuala Lumpur</td>
<td>Importation of dogs into Perak from Selangor is prohibited until further notice</td>
<td>Gazette Notification No. 4782 of the 28th November, 1919</td>
</tr>
</tbody>
</table>

### STATE OF SELANGOR.

#### STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 21ST MAY, 1920.

#### RELATING TO PERSONS.

<table>
<thead>
<tr>
<th>Disease</th>
<th>Country</th>
<th>Locality</th>
<th>Restrictions in force</th>
<th>Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small-pox</td>
<td>China</td>
<td>Canton Province</td>
<td>Quarantine at the discretion of the Health Officer</td>
<td>Gazette Notification No. 2585 of the 6th August, 1914</td>
</tr>
<tr>
<td>Plague</td>
<td>...</td>
<td>Canton and Pukkie Provinces</td>
<td>Quarantine at the discretion of the Health Officer</td>
<td>Gazette Notification No. 2587 of the 6th August, 1914</td>
</tr>
<tr>
<td>Cholera</td>
<td>India</td>
<td>Madras and Nega- patam</td>
<td>Quarantine at the discretion of the Health Officer</td>
<td>Gazette Notification No. 3178 of the 21st August, 1919</td>
</tr>
</tbody>
</table>
## RELATING TO ANIMALS.

<table>
<thead>
<tr>
<th>Disease</th>
<th>Country</th>
<th>Locality</th>
<th>Restrictions in force</th>
<th>Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cattle</td>
<td>India</td>
<td>Southern India</td>
<td>Orders that cattle from Southern India may be imported into the State of Selangor....</td>
<td>Gazette Notification No. 2262 of the 27th July, 1914</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>provided that they are accompanied by a certificate signed by a Veterinary Surgeon in the employment of the Government of India to the effect—(i) that the district from which the animal has come is free from cattle disease; (ii) that he personally inspected the animal before embarkation and found it to be free from apparent disease.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Selangor</td>
<td></td>
<td>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.</td>
<td>Gazette Notification No. 1527 of the 8th May, 1916</td>
</tr>
<tr>
<td>Swine Fever</td>
<td>Malacca</td>
<td>Malacca</td>
<td>Importation of pigs from Malacca into Selangor, by land or sea, is prohibited until further notice.</td>
<td>Gazette Notification No. 2681 of the 2nd September, 1914</td>
</tr>
<tr>
<td>Rabies</td>
<td>Selangor</td>
<td>Kuala Lumpur</td>
<td>All dogs within a radius of ten miles of the Government Offices, Kuala Lumpur, shall be muzzled or tied up or led on a chain.</td>
<td>Gazette Notifications No. 4773 of the 21st November, 1919, and No. 5028 of the 5th December, 1919</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Exportation of dogs from the above-mentioned area except those conveyed through the said area by rail under the conditions specified in Notification No. 5028 is prohibited until further notice.</td>
<td></td>
</tr>
</tbody>
</table>

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

## STATE OF NEGRI SEMBILAN.

**STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 5TH MAY, 1920.**

### RELATING TO ANIMALS.

<table>
<thead>
<tr>
<th>Disease</th>
<th>Country</th>
<th>Locality</th>
<th>Restrictions in force</th>
<th>Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small-pox</td>
<td>China</td>
<td>Canton Province</td>
<td>Quarantine at the discretion of the Health Officer</td>
<td>Gazette Notification No. 2385 of the 6th August, 1914</td>
</tr>
<tr>
<td>Plague</td>
<td></td>
<td>Canton and Fukuken Provinces</td>
<td>Quarantine at the discretion of the Health Officer</td>
<td>Gazette Notification No. 2387 of the 6th August, 1914</td>
</tr>
<tr>
<td>Swine Fever</td>
<td>Malacca</td>
<td>Malacca</td>
<td>Prohibits the importation of pigs from the Settlement of Malacca, unless such pigs are accompanied by a written permit from the Veterinary Surgeon, Malacca, until further notice.</td>
<td>Gazette Notification No. 61 of the 11th January, 1916</td>
</tr>
<tr>
<td>Cattle Diseases</td>
<td>Foreign Countries</td>
<td>...</td>
<td>Prescribes Port Dickson, Seremban and Tampin to be the port and places by which alone cattle, sheep and goats may be imported into the State, and appoints Seremban and Tampin to be places for the detainment of cattle imported into the State by train from any place situate elsewhere than the Federated Malay States, in Malacca or in the Dindings, and orders that, until further notice, all cattle, sheep and goats being imported or intended for importation into the State from Malacca shall, on arrival at Tampin, undergo quarantine for a period not exceeding ten days from the date of arrival at the quarantine station provided by Government.</td>
<td>Gazette Notification No. 922 of the 19th March, 1916</td>
</tr>
<tr>
<td>Swine Fever</td>
<td>Malacca</td>
<td>Malacca</td>
<td>Prohibits until further notice the importation of pigs from the Settlement of Malacca into the State except in accordance with a written permit granted by the Government Veterinary Surgeon, Negri Sembilan.</td>
<td>Gazette Notification No. 2577 of the 11th June, 1919</td>
</tr>
<tr>
<td>Rabies</td>
<td>Kuala Lumpur</td>
<td>Selangor</td>
<td>Prohibits the importation of dogs from Selangor except under a written permit granted by the Veterinary Surgeon, Negri Sembilan, until further notice.</td>
<td>Gazette Notification No. 5030 of the 12th December, 1919</td>
</tr>
</tbody>
</table>

A. A. Woods,  
Medical Officer in Charge, Negri Sembilan.
## Average Market Prices, Seremban, May, 1920.

### Cold Storage.

<table>
<thead>
<tr>
<th>Item</th>
<th>Rate (per lb)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Beef</strong></td>
<td></td>
</tr>
<tr>
<td>Fillet Steak</td>
<td>$0.90</td>
</tr>
<tr>
<td>Sirloin Roast</td>
<td>$0.58</td>
</tr>
<tr>
<td>Rump Steak</td>
<td>$0.54</td>
</tr>
<tr>
<td>Beef</td>
<td>$0.30</td>
</tr>
<tr>
<td>Beef for Roasting</td>
<td>$0.36</td>
</tr>
<tr>
<td>Curry Beef</td>
<td>$0.32</td>
</tr>
<tr>
<td>Sop Mens</td>
<td>$0.25</td>
</tr>
<tr>
<td>Sop Bone</td>
<td>$0.05</td>
</tr>
<tr>
<td>Yeal</td>
<td>$0.04</td>
</tr>
<tr>
<td>Yeal Chops</td>
<td>$0.04</td>
</tr>
<tr>
<td>Brisket of Yeal</td>
<td>$0.04</td>
</tr>
<tr>
<td>Mutton</td>
<td>$0.06</td>
</tr>
<tr>
<td>Leg of Mutton</td>
<td>$0.40</td>
</tr>
<tr>
<td>Mutton Chops</td>
<td>$0.30</td>
</tr>
<tr>
<td>Shoulder of Mutton</td>
<td>$0.22</td>
</tr>
<tr>
<td>Mutton Sandières</td>
<td>$0.22</td>
</tr>
<tr>
<td>Sheep's Kidneys</td>
<td>$0.24</td>
</tr>
<tr>
<td>Neck of Mutton</td>
<td>$0.24</td>
</tr>
<tr>
<td>Breast of Mutton</td>
<td>$0.24</td>
</tr>
<tr>
<td><strong>Lamb</strong></td>
<td></td>
</tr>
<tr>
<td>Leg of Lamb</td>
<td>$0.76</td>
</tr>
<tr>
<td>Pork</td>
<td>$0.75</td>
</tr>
<tr>
<td>Pork Chops</td>
<td>$0.65</td>
</tr>
<tr>
<td>Butter</td>
<td>1,15-1,55-1,65</td>
</tr>
<tr>
<td>Cheese</td>
<td>$0.95</td>
</tr>
<tr>
<td>Poultry and Game</td>
<td></td>
</tr>
<tr>
<td>Turkeys</td>
<td>$1.10</td>
</tr>
<tr>
<td>Geese</td>
<td>$0.60</td>
</tr>
<tr>
<td>Fowls</td>
<td>$0.79</td>
</tr>
<tr>
<td>Hares</td>
<td>$0.85</td>
</tr>
<tr>
<td>Rabbits</td>
<td>$1.00</td>
</tr>
<tr>
<td>Loose dripping</td>
<td>$0.40</td>
</tr>
<tr>
<td><strong>Vegetables</strong></td>
<td></td>
</tr>
<tr>
<td>Bombay onions</td>
<td>$0.26-0.28</td>
</tr>
<tr>
<td>Brinjal</td>
<td>$0.05-0.10</td>
</tr>
<tr>
<td>Cabbage, Kale</td>
<td>$0.10-0.15</td>
</tr>
<tr>
<td>Carrots, Capsicay</td>
<td>$0.20-0.25</td>
</tr>
<tr>
<td>Celery</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Chillies, Chilli</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Coconuts</td>
<td>$0.18-0.20</td>
</tr>
<tr>
<td>Cucumber</td>
<td>$0.12-0.14</td>
</tr>
<tr>
<td>French beans</td>
<td>$0.36-0.38</td>
</tr>
<tr>
<td>Garlic</td>
<td>$0.36-0.38</td>
</tr>
<tr>
<td>Kangkong</td>
<td>$0.05-0.08</td>
</tr>
<tr>
<td>Katola</td>
<td>$0.10-0.15</td>
</tr>
<tr>
<td>Ladino's finger, or &quot;kuchang bendo&quot;</td>
<td>$0.14-0.16</td>
</tr>
<tr>
<td>Lettuce</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Lobak</td>
<td>$0.12-0.14</td>
</tr>
<tr>
<td>Long beans</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Potatoes</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Pumpkins</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Saffron</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Small onions</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Spinach</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>$0.10-0.12</td>
</tr>
<tr>
<td><strong>Fruit</strong></td>
<td></td>
</tr>
<tr>
<td>Bananas</td>
<td>1 for 0.11</td>
</tr>
<tr>
<td>Dukus</td>
<td>each 0.11</td>
</tr>
<tr>
<td>Durian</td>
<td>each 0.11</td>
</tr>
<tr>
<td>Longan</td>
<td>1 for 0.00</td>
</tr>
<tr>
<td>Limes</td>
<td>each 0.05</td>
</tr>
<tr>
<td>Mangoes</td>
<td>0.50-0.60</td>
</tr>
<tr>
<td>Maukogi</td>
<td>per kati 0.25</td>
</tr>
<tr>
<td>Mangostine</td>
<td>per kati 0.40</td>
</tr>
<tr>
<td>Oranges</td>
<td>per kati 0.09</td>
</tr>
<tr>
<td>Papaya</td>
<td>per kati 0.09</td>
</tr>
<tr>
<td>Pineapples</td>
<td>10.20</td>
</tr>
<tr>
<td>Mauritius</td>
<td>14.16</td>
</tr>
<tr>
<td>Pomeiudes</td>
<td>0.20-0.25</td>
</tr>
<tr>
<td>Banana</td>
<td>0.09-0.10</td>
</tr>
<tr>
<td><strong>Sundries</strong></td>
<td></td>
</tr>
<tr>
<td>Bread, large loaf</td>
<td>each 0.08</td>
</tr>
<tr>
<td>&quot;medium loaf&quot;</td>
<td>each 0.07</td>
</tr>
<tr>
<td>&quot;small loaf&quot;</td>
<td>each 0.06</td>
</tr>
<tr>
<td>Eggs, duck's</td>
<td>each 0.06</td>
</tr>
<tr>
<td>&quot;salted&quot;</td>
<td>each 0.02</td>
</tr>
<tr>
<td>&quot;fowls&quot;</td>
<td>per lb. 0.02</td>
</tr>
</tbody>
</table>


### Cold Storage.

<table>
<thead>
<tr>
<th>Item</th>
<th>Rate (per lb)</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
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<tr>
<td>Beef</td>
<td>$0.30</td>
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<tr>
<td>Curry Beef</td>
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</tr>
<tr>
<td>Sop Mens</td>
<td>$0.25</td>
</tr>
<tr>
<td>Sop Bone</td>
<td>$0.05</td>
</tr>
<tr>
<td>Yeal</td>
<td>$0.04</td>
</tr>
<tr>
<td>Yeal Chops</td>
<td>$0.04</td>
</tr>
<tr>
<td>Brisket of Yeal</td>
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<tr>
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<tr>
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<td>$0.22</td>
</tr>
<tr>
<td>Sheep's Kidneys</td>
<td>$0.24</td>
</tr>
<tr>
<td>Neck of Mutton</td>
<td>$0.24</td>
</tr>
<tr>
<td>Breast of Mutton</td>
<td>$0.24</td>
</tr>
<tr>
<td><strong>Lamb</strong></td>
<td></td>
</tr>
<tr>
<td>Leg of lamb</td>
<td>$0.80</td>
</tr>
<tr>
<td>Pork</td>
<td>$0.75</td>
</tr>
<tr>
<td>Pork Chops</td>
<td>$0.65</td>
</tr>
<tr>
<td>Butter</td>
<td>1.25</td>
</tr>
<tr>
<td>Cheese</td>
<td>1.20-1.70</td>
</tr>
<tr>
<td>Poultry and Game</td>
<td></td>
</tr>
<tr>
<td>Turkeys</td>
<td>$1.30</td>
</tr>
<tr>
<td>Geese</td>
<td>$0.85</td>
</tr>
<tr>
<td>Fowls</td>
<td>each 0.10</td>
</tr>
<tr>
<td>Hares</td>
<td>each 1.00</td>
</tr>
<tr>
<td>Rabbits</td>
<td>each 1.00</td>
</tr>
<tr>
<td>Loose dripping</td>
<td>per lb. 0.40</td>
</tr>
</tbody>
</table>

---

*Note: The table above contains information on market prices for various items in Seremban and Ipoh for May 1920. The prices are listed in dollars and cents per unit of measurement.*
### AVERAGE MARKET PRICES, IPOH, MAY, 1920—(cont.)

#### BEEF.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beef steak</td>
<td>per kati</td>
<td>$0.48</td>
</tr>
<tr>
<td>Carry meat</td>
<td></td>
<td>$0.37</td>
</tr>
<tr>
<td>Buffalo, 1st quality</td>
<td></td>
<td>$0.43</td>
</tr>
<tr>
<td>Carrot meat</td>
<td></td>
<td>$0.38</td>
</tr>
<tr>
<td>Feet</td>
<td></td>
<td>$0.48</td>
</tr>
<tr>
<td>Heart</td>
<td></td>
<td>$0.48</td>
</tr>
<tr>
<td>Hump</td>
<td></td>
<td>$0.37</td>
</tr>
<tr>
<td>Kidneys (each)</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Liver</td>
<td>per kati</td>
<td>$0.48</td>
</tr>
<tr>
<td>Marrow bones</td>
<td>each</td>
<td>$0.49</td>
</tr>
<tr>
<td>Tail</td>
<td>per kati</td>
<td>$0.43</td>
</tr>
</tbody>
</table>

#### MUTTON.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mutton</td>
<td></td>
<td>$1.00</td>
</tr>
<tr>
<td>Sheep's head</td>
<td></td>
<td>$1.20</td>
</tr>
<tr>
<td>Kidney</td>
<td>per kati</td>
<td>$1.10</td>
</tr>
<tr>
<td>Liver</td>
<td>per kati</td>
<td>$0.15</td>
</tr>
<tr>
<td>Trotters</td>
<td>(four)</td>
<td>$0.50</td>
</tr>
</tbody>
</table>

#### PORK.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pork, lean</td>
<td></td>
<td>$0.90</td>
</tr>
<tr>
<td>With fat</td>
<td></td>
<td>$0.76</td>
</tr>
<tr>
<td>Fat</td>
<td></td>
<td>$0.76</td>
</tr>
<tr>
<td>Pig feet</td>
<td>each</td>
<td>$0.38</td>
</tr>
<tr>
<td>Head</td>
<td>per kati</td>
<td>$0.38</td>
</tr>
<tr>
<td>Tongue</td>
<td></td>
<td>$0.50</td>
</tr>
</tbody>
</table>

#### FISH.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salmon</td>
<td></td>
<td>$0.36</td>
</tr>
<tr>
<td>Bream</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Crab</td>
<td></td>
<td>$0.15</td>
</tr>
<tr>
<td>Bunga ayer</td>
<td></td>
<td>$0.14</td>
</tr>
<tr>
<td>Trobok</td>
<td></td>
<td>$0.20</td>
</tr>
<tr>
<td>Kura</td>
<td></td>
<td>$0.46</td>
</tr>
<tr>
<td>Pangang</td>
<td></td>
<td>$0.43</td>
</tr>
<tr>
<td>Pari</td>
<td></td>
<td>$0.20</td>
</tr>
<tr>
<td>Prawns</td>
<td>large</td>
<td>$0.16</td>
</tr>
<tr>
<td>Sembang</td>
<td>small 16-24-26-30-34</td>
<td>$0.50</td>
</tr>
<tr>
<td>Siakap</td>
<td></td>
<td>$0.44</td>
</tr>
<tr>
<td>Tenus</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Sotong</td>
<td>(cuttle-fish)</td>
<td>$0.23</td>
</tr>
<tr>
<td>Tenggiri (seer fish)</td>
<td>$0.35</td>
<td></td>
</tr>
<tr>
<td>A Fish water</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Berchah</td>
<td></td>
<td>$0.44</td>
</tr>
<tr>
<td>Golaha</td>
<td></td>
<td>$0.22</td>
</tr>
<tr>
<td>Kli</td>
<td></td>
<td>$0.44</td>
</tr>
<tr>
<td>Crabs</td>
<td></td>
<td>$0.28</td>
</tr>
<tr>
<td>Ikan (Chinese)</td>
<td></td>
<td>$0.44</td>
</tr>
<tr>
<td>Prawns</td>
<td></td>
<td>$0.30</td>
</tr>
</tbody>
</table>

#### SALTED.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chencaru</td>
<td></td>
<td>$0.38</td>
</tr>
<tr>
<td>Fish Roe</td>
<td>each/</td>
<td>$0.38</td>
</tr>
<tr>
<td>Kunembong</td>
<td></td>
<td>$0.30</td>
</tr>
<tr>
<td>Kura</td>
<td></td>
<td>$0.64</td>
</tr>
<tr>
<td>Pari</td>
<td></td>
<td>$0.34</td>
</tr>
<tr>
<td>Dried</td>
<td></td>
<td>$0.50</td>
</tr>
<tr>
<td>Prawns</td>
<td></td>
<td>$0.22</td>
</tr>
<tr>
<td>Danang</td>
<td></td>
<td>$0.34</td>
</tr>
<tr>
<td>Sembilang</td>
<td></td>
<td>$0.24</td>
</tr>
<tr>
<td>Sepat</td>
<td>one stick</td>
<td>$0.04</td>
</tr>
<tr>
<td>Tamban</td>
<td></td>
<td>$0.45</td>
</tr>
<tr>
<td>Tenggiri</td>
<td></td>
<td>$0.64</td>
</tr>
</tbody>
</table>

#### POULTRY.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copons</td>
<td></td>
<td>$1.20</td>
</tr>
<tr>
<td>Ducks</td>
<td></td>
<td>$0.80</td>
</tr>
<tr>
<td>Goats</td>
<td></td>
<td>$0.40</td>
</tr>
<tr>
<td>Geese</td>
<td>full grown</td>
<td>$2.00-3.50</td>
</tr>
<tr>
<td>Pigeons</td>
<td></td>
<td>$0.60</td>
</tr>
</tbody>
</table>

#### VEGETABLES.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beetroot</td>
<td></td>
<td>$0.60</td>
</tr>
<tr>
<td>Bred</td>
<td></td>
<td>$0.40</td>
</tr>
<tr>
<td>Cabbage (Bengal)</td>
<td></td>
<td>$0.40</td>
</tr>
<tr>
<td>Cabbage (Country)</td>
<td></td>
<td>$0.06</td>
</tr>
<tr>
<td>Celery</td>
<td></td>
<td>$0.18</td>
</tr>
<tr>
<td>Chillies (green)</td>
<td></td>
<td>$0.08-10.12.15</td>
</tr>
<tr>
<td>(dried)</td>
<td></td>
<td>$0.24</td>
</tr>
<tr>
<td>Cocnut</td>
<td></td>
<td>$0.12</td>
</tr>
<tr>
<td>Cucumber</td>
<td></td>
<td>$0.10</td>
</tr>
<tr>
<td>French beans</td>
<td></td>
<td>$0.08</td>
</tr>
<tr>
<td>Garlic</td>
<td></td>
<td>$0.30</td>
</tr>
<tr>
<td>Ginger (fresh)</td>
<td></td>
<td>$0.10</td>
</tr>
<tr>
<td>Kangkong</td>
<td></td>
<td>$0.06</td>
</tr>
<tr>
<td>Labu merah</td>
<td></td>
<td>$0.05</td>
</tr>
<tr>
<td>Ladies' finger</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Citron (Chinese)</td>
<td></td>
<td>$0.05</td>
</tr>
<tr>
<td>Lobak</td>
<td></td>
<td>$0.08</td>
</tr>
<tr>
<td>Long beans</td>
<td></td>
<td>$0.10</td>
</tr>
<tr>
<td>Native spinach</td>
<td></td>
<td>$0.15</td>
</tr>
<tr>
<td>Onions (Bombay)</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>(smaller)</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Petrock</td>
<td></td>
<td>$0.12</td>
</tr>
<tr>
<td>Potatoes (Bengal)</td>
<td></td>
<td>$0.18</td>
</tr>
<tr>
<td>(Chinese)</td>
<td></td>
<td>$0.06</td>
</tr>
<tr>
<td>(sweet)</td>
<td></td>
<td>$0.35</td>
</tr>
<tr>
<td>Prick</td>
<td></td>
<td>$0.12</td>
</tr>
<tr>
<td>Pumpkin</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Radish</td>
<td></td>
<td>$0.16</td>
</tr>
<tr>
<td>Rawi</td>
<td></td>
<td>$0.24</td>
</tr>
<tr>
<td>Sireh</td>
<td>per kati</td>
<td>$0.14</td>
</tr>
<tr>
<td>Tomatoes</td>
<td></td>
<td>$0.10</td>
</tr>
<tr>
<td>Yams (different kinds)</td>
<td></td>
<td>$0.10</td>
</tr>
</tbody>
</table>

#### SUNDRIES.

<table>
<thead>
<tr>
<th>Item</th>
<th>Per Kati</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baunguan</td>
<td></td>
<td>$0.20</td>
</tr>
<tr>
<td>Betel-nut (fresh)</td>
<td></td>
<td>$0.20</td>
</tr>
<tr>
<td>Bread</td>
<td></td>
<td>$0.08</td>
</tr>
<tr>
<td>Butter (Australian)</td>
<td>$0.95</td>
<td></td>
</tr>
<tr>
<td>Cinnamon</td>
<td>per kati</td>
<td>$0.24</td>
</tr>
<tr>
<td>Coffee</td>
<td></td>
<td>$0.67</td>
</tr>
<tr>
<td>Eggs</td>
<td>each</td>
<td>$0.67</td>
</tr>
<tr>
<td>Duck</td>
<td></td>
<td>$0.06</td>
</tr>
<tr>
<td>Firewood</td>
<td>per kati</td>
<td>$0.06</td>
</tr>
<tr>
<td>Flour (wheat 1st quality)</td>
<td>$0.22</td>
<td></td>
</tr>
<tr>
<td>Gadong (dried)</td>
<td></td>
<td>$0.50</td>
</tr>
<tr>
<td>Geeh (1st quality)</td>
<td></td>
<td>$0.50</td>
</tr>
<tr>
<td>Jitam (2nd)</td>
<td></td>
<td>$1.25</td>
</tr>
<tr>
<td>Jadon</td>
<td></td>
<td>$0.30</td>
</tr>
<tr>
<td>Jennju</td>
<td></td>
<td>$0.22</td>
</tr>
<tr>
<td>Kuausia</td>
<td></td>
<td>$0.22</td>
</tr>
<tr>
<td>Lada leaf</td>
<td></td>
<td>$0.40</td>
</tr>
<tr>
<td>Lith</td>
<td></td>
<td>$0.70</td>
</tr>
<tr>
<td>Milk</td>
<td></td>
<td>$0.20</td>
</tr>
<tr>
<td>Nutmeg</td>
<td></td>
<td>$0.19</td>
</tr>
<tr>
<td>Oil</td>
<td></td>
<td>$0.24</td>
</tr>
<tr>
<td>Palmer</td>
<td></td>
<td>$0.05</td>
</tr>
<tr>
<td>Pancake</td>
<td></td>
<td>$0.40</td>
</tr>
<tr>
<td>Paper</td>
<td></td>
<td>$0.22</td>
</tr>
<tr>
<td>Per case</td>
<td></td>
<td>$0.24</td>
</tr>
</tbody>
</table>

*Maximum prices fixed by the Kinta Sanitary Board.*
NOTIFICATIONS REPEATED.

No. 2790.—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.

"THE INVENTIONS ENACTMENT, 1914."

NOTICES OF ACCEPTANCE OF COMPLETE SPECIFICATIONS (SECTION 9).

No. 1399.—Notification is hereby given that application, No. 5 of 1920, having been made by Stanley Robert Simpson, Glengany Estate, Kajang, in the State of Selangor, Planter, for a grant of exclusive privileges in respect of an invention entitled "Simpson's rainproof tapping cover," the Chief Secretary to Government has been pleased to accept the complete specification, No. 5 of 1920, 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,

T. P. COE,

for Acting Under Secretary, F.M.S.

11th March, 1920.

(Date of the first publication of the above notice in the Gazette, 26th March, 1920.)

No. 1399.—Notification is hereby given that application, No. 27 of 1919, having been made by Peter Norman Nissen, c/o The Institute of Mining and Metallurgy, 1, Finsbury Circus, in the City of London, England, Lieutenant-Colonel (late) Royal Engineers, for a grant of exclusive privileges in respect of an invention entitled "Improvements in and relating to portable buildings," the Chief Secretary to Government has been pleased to accept the complete specification, No. 27 of 1919, 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,

T. P. COE,

for Acting Under Secretary, F.M.S.

16th March, 1920.

(Date of the first publication of the above notice in the Gazette, 26th March, 1920.)

No. 1399.—Notification is hereby given that application, No. 30 of 1919, having been made by Peter Norman Nissen, c/o The Institute of Mining and Metallurgy, 1, Finsbury Circus, in the City of London, England, Lieutenant-Colonel (late) Royal Engineers, for a grant of exclusive privileges in respect of an invention entitled "Improvements in joints for corrugated sheets," the Chief Secretary to Government has been pleased to accept the complete specification, No. 30 of 1919, 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,

T. P. COE,

for Acting Under Secretary, F.M.S.


(Date of the first publication of the above notice in the Gazette, 8th April, 1920.)

No. 1399.—Notification is hereby given that application, No. 7 of 1920, having been made by Marconi's Wireless Telegraph Co., Ltd., of Marconi House, Strand, London, England, Electrical Engineers, assignees of Henry Joseph Round, of 9, Woodbury Crescent, Muswell Hill, London, England, and George Maurice Wright, of Lyngrove, Crownwell Road, Chesterfield, England, Electrical Engineers, for a grant of exclusive privileges in respect of an invention entitled "Improvements in wireless telegraphy," the Chief Secretary to Government has been pleased to accept the complete specification, No. 7 of 1920, 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,

T. P. COE,

for Acting Under Secretary, F.M.S.

31st March, 1920.

(Date of the first publication of the above notice in the Gazette, 8th April, 1920.)

No. 1542.—Notification is hereby given that application, No. 6 of 1920, having been made by John Flesher Newsom and Leonard George Attenborough, Miners and Mining Engineers, of Ipoh, in the Federated Malay State of Perak, for a grant of exclusive privileges in respect of an invention entitled "Improvements in or relating to lips for dredge buckets," the Chief Secretary to Government has been pleased to accept the complete specification, No. 6 of 1920, 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,

T. P. COE,

for Acting Under Secretary, F.M.S.

12th April, 1920.

(Date of the first publication of the above notice in the Gazette, 23rd April, 1920.)

No. 1542.—Notification is hereby given that application, No. 13 of 1920, having been made by Isaac Benjamin Jeffries, known and trading as Isaac Benjamin, of 3, John Street, Llanelli, in the county of Carmarthen, Wales, Glass Merchant, a subject of the King of Great Britain and Ireland, for a grant of exclusive privileges in respect of an invention entitled "An improved air tube for pneumatic tyres and process of manufacturing the same," the Chief Secretary to Government has been pleased to accept the complete specification, No. 13 of 1920, 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,

T. P. COE,

for Acting Under Secretary, F.M.S.

12th April, 1920.

(Date of the first publication of the above notice in the Gazette, 23rd April, 1920.)
"THE INVENTIONS ENACTMENT, 1914"—(cont.).

NOTICES OF ACCEPTANCE OF COMPLETE SPECIFICATIONS (SECTION 9)—(cont.).

No. 1544.—Notification is hereby given that application, No. 14 of 1920, having been made by Robert Mond, M.A., F.R.S.E., a subject of the King of Great Britain and Ireland, of Combe Bank, Sevenoaks, in the county of Kent, England, Chemical Manufacturer, and Christian Heberlein, a citizen of the Republic of Switzerland, of 15, Western Gardens, Ealing, London, England, Chemist, for a grant of exclusive privileges in respect of an invention entitled "Production of preparations containing coloinal copper compound for fungicidal and like purposes," the Chief Secretary to Government has been pleased to accept the complete specification, No. 15 of 1920, 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,

T. P. COE,
for Acting Under Secretary, F.M.S.

12th April, 1920.

(Date of the first publication of the above notice in the Gazette, 33rd April, 1920.)

No. 1739.—Notification is hereby given that application, No. 2 of 1920, having been made by Nicholas Fish of Bukit Iph Estate, Jeram, in the Federated Malay State of Selangor, Planter, for a grant of exclusive privileges in respect of an invention entitled "Fish's rubber standardiser," the Chief Secretary to Government has been pleased to accept the complete specification, No. 2 of 1920, 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,

T. P. COE,
for Acting Under Secretary, F.M.S.

1st May, 1920.

(Date of the first publication of the above notice in the Gazette, 7th May, 1920.)

No. 1760.—Notification is hereby given that application, No. 9 of 1920, having been made by Francis Randolph Macdonald, of 49a, Pall Mall, London, S.W., Colonel, late of His Majesty's Forces, for a grant of exclusive privileges in respect of an invention entitled "Improvements in or relating to oil fuel burners," the Chief Secretary to Government has been pleased to accept the complete specification, No. 10 of 1920, 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. (Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

T. P. COE,
for Acting Under Secretary, F.M.S.

1st May, 1920.

(Date of the first publication of the above notice in the Gazette, 7th May, 1920.)

No. 1761.—Notification is hereby given that application, No. 16 of 1920, having been made by George Reid Brown, of 125, Trinity Road, Leith, Midlothian, Scotland, Engineer, by his attorney George Brown, of Number 1, Java Street, Kuala Lumpur, Federated Malay States, for a grant of exclusive privileges in respect of an invention entitled "Improvements in the impellers of centrifugal pumps," the Chief Secretary to Government has been pleased to accept the complete specification, No. 17 of 1920, 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,

T. P. COE,
for Acting Under Secretary, F.M.S.


(Date of the first publication of the above notice in the Gazette, 7th May, 1920.)

NOTICE OF AMENDMENT OF SPECIFICATION.

No. 1241.—Whereas under Notification No. 600, published in the Federated Malay States Government Gazette of the 13th February, 1920, notice was given in pursuance of section 21 of "The Inventions Enactment, 1914," that Austin Horace Claasen, grantees of exclusive privileges in respect of an invention the title of which is "A process for the utilization of bark shavings from rubber trees," which said invention is the subject of Federal Grant No. 52, dated as of the 1st day of February, 1918, had sought leave to amend his specification, No. 2 of 1918, by substituting for the description of his invention contained in the said specification an amended description:

AND WHEREAS no notice of opposition to such amendment has been received within one month of the first publication in the Gazette of the aforesaid notification:

NOW THEREFORE it is hereby notified in pursuance of section 21 (vi) of the said Enactment that the Chief Secretary, in virtue of the powers vested in him under section 21 (iv) of the said Enactment, has determined that the amendment hereinbefore described shall be allowed, which amendment accordingly shall, from the date of this notification, for all purposes be deemed to form part of the aforesaid specification, No. 2 of 1918.

By command,

T. P. COE,
for Under Secretary, F.M.S.

26th March, 1920.

(Date of the first publication of the above notice in the Gazette, 26th March, 1920.)

"THE LAND ENACTMENT, 1911."

PROPOSED REVOCATION OF RESERVE.

No. 1890.—It is notified under section 10 (ii) (a) of "The Land Enactment, 1911," that the Resident of Perak intends to revoke the reservation of the Roman Catholic burial ground reserve described in the schedule hereto, which was created by Notification No. 432, published in the Perak Government Gazette of the 28th May, 1909, and any person wishing to show cause against the revocation of the said reserve may do so by letter addressed to the Acting Secretary to Resident, Perak, Taiping, which should reach the Secretariat not later than the 1st June, 1920, after which date no objections will be considered.

Dated at Taiping, this 28th day of April, 1920.

C. W. H. COCHRANE,
Acting Secretary to Resident, Perak.

SCHEDULE.

Boundaries—North, State land; East, bridle-path; South, State land; West, State land.
NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED.

No. 1867.—To Ho Sun:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 583, dated the 22nd May, 1916, comprising the land following—namely:
Situation—Kota Lama Kiri. Area—20 acres. Boundaries—North, State land; East, State land; South, State land; West, lot No. 503 and State land;
has become liable to forfeiture; now, with the approval of the Resident of Perak, I hereby call upon you, within one month 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 Kangsar, this 10th day of April, 1920.

C. C. Brown,
Collector, Kuala Kangsar.

No. 1868.—To Foo Chong Yit and Goh Teen Kuang:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 8,516, dated the 13th September, 1915, and issued under “The Mining Enactment, 1911,” comprising the land following—namely:
Situation—Mukim, Ulu Kinta. Area—314 acres 3 roods 1 pole. Boundaries—North, plan No. 11,583; East, plan Nos. 12,722, 6,521, 7,166 and 7,165; South, plan Nos. 3,846 and 10,587; West, plan Nos. 10,492, 8,735, 8,734, 10,172 and 10,492;
has become liable to forfeiture; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 21st day of April, 1920.

A. J. Sterrock,
Collector, Kinta.

No. 1869.—To Francis Douglas Osborne, Archibald Hill Ferguson and Herbert Ashworth Hope:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 6,531, dated the 22nd January, 1903, and issued under “The Mining Enactment, 1904,” comprising the land following—namely:
Situation—Mukim of Ulu Kinta. Area—496 acres 1 rod 27 poles. Boundaries—North, plan Nos. 197, 196, 18,686, 24,245, 234, 20,849, 16,932, 8,212, 14,040, 9,169, 13,181, 11,193, 24,386, 12,445, 24,387 and 12,521; East, plan Nos. 14,055, 10,182, Sungai Kinta river and plan No. 17,617; South, plan Nos. 17,276, 15,775, 5,931, 21,523, 10,792, 21,523, 5,982, 21,585, mukim boundary, State land; West, plan Nos. 2,903, 14,833 and State land;
has become liable to forfeit; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 26th day of April, 1920.

A. J. Sterrock,
Collector, Kinta.

No. 1870.—To Francis Douglas Osborne and Walter Richard Haighton Chappel:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 3,994, dated the 2nd April, 1914, and issued under “The Mining Enactment, 1911,” comprising the land following—namely:
Situation—Mukim of Ulu Kinta. Plan—No. 24,835. Area—20 acres 2 roods 27 poles. Boundaries—North, plan Nos. 197, 196, 18,686, 24,345, 234, 20,849, 16,932, 8,212, 14,040, 9,169, 13,181, 11,193, 24,386, 12,445, 24,387 and 12,521; East, plan Nos. 14,055, 10,182, Sungai Kinta river and plan No. 17,617; South, plan Nos. 17,276, 15,775, 5,931, 21,523, 10,792, 21,523, 5,982, 21,585, mukim boundary, State land; West, plan Nos. 2,903, 14,833 and State land;
has become liable to forfeit; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 26th day of April, 1920.

A. J. Sterrock,
Collector, Kinta.

No. 1871.—To Ho Keng Kwai, as representative:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 4,176, dated the 8th September, 1902, and issued under the “Mining Code, 1895,” comprising the land following—namely:
has become liable to forfeit; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 27th day of April, 1920.

A. J. Sterrock,
Collector, Kinta.

No. 1872.—To Aw Sew Nan and Leong Chou Koa:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 5,964, dated the 2nd March, 1909, and issued under “The Mining Enactment, 1904,” comprising the land following—namely:
has become liable to forfeit; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 27th day of April, 1920.

A. J. Sterrock,
Collector, Kinta.

No. 1873.—To K. O. L. V. Vellayappan Chetty and Chan Chee Heng:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 7,461, dated the 30th May, 1912, and issued under “The Mining Enactment, 1904,” comprising the land following—namely:
East, plan Nos. 833 and 14,516; South, plan Nos. 1,140, 1,344 and State land; West, bridle-path;
has become liable to forfeit; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 27th day of April, 1920.

A. J. Sterrock,
Collector, Kinta.
"THE MINING ENACTMENT, 1911"—(cont.).

NOTICES TO LESSERS TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED—(cont.).

No. 1874.—To Aw Sow Nam and Leong Chow Kam:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 7,404, dated the 16th August, 1912, and issued under "The Mining Enactment, 1904," comprising the land following—namely:

Situation—Mukim, Blanja, plan No. 17,355. Area—30 acres 3 rods 33 poles. Boundaries—North, plan No. 2,290; East, State land and plan Nos. 575 and 4,177; South, plan No. 1,699; West, plan No. 4,299.
has become liable to forfeiture; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 27th day of April, 1920.

A. J. Sutbrock,
Collector, Kinta.

No. 1875.—To Cheah Tek:
Whereas there is reason to believe that you have failed to comply with the labour condition of your lease, in consequence whereof your lease No. 8,353, dated the 18th May, 1917, and issued under "The Mining Enactment, 1911," comprising the land following—namely:

Situation—Mukim, Blanja, plan No. 22,472. Area—49 acres 7 poles. Boundaries—North, plan No. 17,794; East, plan Nos. 14,516 and 3,807; South, plan No. 21,605; West, plan No. 22,471.
has become liable to forfeiture; now, with the approval of the Resident of Perak, 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 Batu Gajah, this 27th day of April, 1920.

A. J. Sutbrock,
Collector, Kinta.

No. 1876.—To Cheah Ah Meng:
Whereas there is reason to believe that you have failed to comply with the conditions under section 21 (I) of "The Mining Enactment, 1911," in consequence whereof your lease No. 1,104, dated the 27th July, 1903, comprising the land following—namely:

Situation—Mukim, Sungkai. Area—26 acres 1 rod 33 poles. Boundaries—North, State land; East, State land; South, lot Nos. 1,327 and 970 and State land; West, State land.
has become liable to forfeiture; now, with the approval of the Resident of Perak, 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 Tanjong Malim, this 26th day of April, 1920.

Pawan Teh,
Collector, Batang Padang.

No. 1644.—To John Archibald Russell:
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. 1,283, dated the 22nd July, 1902, comprising the land following—namely:

Situation—Portion No. 695, mukim of Kuala Lumpur. Area—9 acres 18 poles.
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. Hemmant,
Collector, Kuala Lumpur.

No. 1645.—To Tan Jooi Teng:
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. 2,369, dated the 16th July, 1900, comprising the land following—namely:

Situation—Portion No. 1,392, mukim of Kuala Lumpur. Area—19 acres 2 rods 7 poles.
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. Hemmant,
Collector, Kuala Lumpur.

No. 1646.—To Loke Yew:
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. 2,842, dated the 23rd February, 1916, comprising the land following—namely:

Situation—Portion No. 394, mukim of Ampang. Area—10 acres 2 rods 2 poles.
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. Hemmant,
Collector, Kuala Lumpur.

No. 1647.—To Kwok Chan Sin and Kwok Wei:
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. 2,862, dated the 7th March, 1916, comprising the land following—namely:

Situation—Portion No. 235, mukim of Ampang. Area—8 acres 3 rods 23 poles.
has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. Hemmant,
Collector, Kuala Lumpur.
NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED—(cont.)

No. 1649.—To Loke Yew:
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. 2,892, dated the 1st May, 1916, comprising the land following—namely:

Situation—Portion No. 2,233, mukim of Kuala Lumpur. Area—7 acres 3 rods 33 poles;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 1649.—To Kok Win and Khong Nuyen:
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. 2,913, dated the 27th May, 1916, comprising the land following—namely:

Situation—Portion No. 23, mukim of Ampang. Area—13 acres 36 poles;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 1650.—To Chan Choon:
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. 2,846, dated the 27th July, 1916, comprising the land following—namely:

Situation—Portion No. 21, mukim of Ampang. Area—15 acres 14 poles;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 1651.—To Chin Tew Chin:
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. 2,961, dated the 15th September, 1916, comprising the land following—namely:

Situation—Portion No. 92, mukim of Ampang. Area—16 acres 1 rod;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 1652.—To Yap Choon Foong:
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. 3,164, dated the 2nd August, 1918, comprising the land following—namely:

Situation—Portion No. 60, mukim of Ampang. Area—13 acres 26 poles;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 1653.—To Ho Man:
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. 3,319, dated the 21st October, 1918, comprising the land following—namely:

Situation—Portion No. 312, mukim of Ampang. Area—20 acres 1 rod 35 poles;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 1654.—To Yap Foh:
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. 3,217, dated the 5th November, 1918, comprising the land following—namely:

Situation—Portion No. 216, mukim of Ampang. Area—21 acres 4 poles;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.

No. 1655.—To Yap Foh:
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. 3,484, dated the 22nd January, 1920, comprising the land following—namely:

Situation—Portion No. 825, mukim of Ampang. Area—16 acres 1 rod 9 poles;

has become liable to forfeiture: now, with the approval of the Resident of Selangor, I hereby call upon you, within one month 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 8th day of April, 1920.

G. HEMMANT,
Collector, Kuala Lumpur.
NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED—(cont.).

No. 1677.—To Lai Lok Teng, of Kuala Lumpur:
Whereas there is reason to believe that you have failed to keep on the land hereunder described such number of cookies as is mentioned in the mining lease or labour-saving apparatus equivalent thereto, in consequence whereof your lease No. 468, dated the 27th July, 1901, comprising the land following—namely:

\[\text{Situation—Portion No. 155 in the mukim of Senenpah. Area—52 acres 19 poles. Boundary—North-east, State land; South-east, State land; South-west, State land; North-west, State land; has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.}\]

Dated at Kajang, this 26th day of April, 1920.

Raja Uda,
Collector, Ulu Langat.

No. 1878.—To Ong Chee Siew and Wong Chew:
Whereas there is reason to believe that you have failed to comply with the labour condition of your title, in consequence whereof your lease No. 926, dated the 9th October, 1905, comprising the land following—namely:

\[\text{Situation—Portion No. 276, mukim of Rawang. Area—21 acres 3 roods 25 poles. Boundary—North, State land; South, road; East, portion Nos. 155, 154 and 32; West, portion No. 275 and State land; has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within two months from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.}\]

Dated at Kuala K dut, this 27th day of April, 1920.

E. A. Dickson,
Collector, Ulu Selangor.

No. 1879.—To Yap Kok:
Whereas there is reason to believe that you have failed to comply with the labour condition of your title, in consequence whereof your lease No. 2,917, dated the 21st January, 1918, comprising the land following—namely:

\[\text{Situation—Portion No. 983, mukim of Rawang. Area—4 acres 3 roods 6 poles. Boundary—North, portion Nos. 1,273 and 196; South, State land; East, portion No. 193; West, portion No. 195; has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within two months from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.}\]

Dated at Kuala K dut, this 27th day of April, 1920.

E. A. Dickson,
Collector, Ulu Selangor.

No. 1880.—To How Liap Chit:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 1,141, dated the 13th November, 1905, comprising the land following—namely:

\[\text{Situation—Portion No. 344, mukim of Rawang. Area—19 acres 1 rood 10 poles. Boundary—North, State land; South, portion Nos. 344 and 275; East, portion Nos. 123, 120 and 303; West, portion No. 118 and State land; has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.}\]

Dated at Kuala K dut, this 28th day of April, 1920.

L. Ramman,
Collector, Ulu Selangor.

No. 1891.—To Au Loong On:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 3,097, dated the 20th April, 1920, comprising the land following—namely:

\[\text{Situation—Portion No. 1,488, mukim of Rawang. Area—18 acres 2 roods 4 poles. Boundary—North-east, portion Nos. 420, 325 and road; South-east, road; South-west, road and portion Nos. 1,491, 1,251 and 420; North-west, portion No. 420; has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.}\]

Dated at Kuala K dut, this 28th day of April, 1920.

L. Ramman,
Collector, Ulu Selangor.

No. 1882.—To Au Loong On:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 3,098, dated the 26th April, 1920, comprising the land following—namely:

\[\text{Situation—Portion No. 1,489. Area—5 acres 10 poles. Boundary—North-east, road and portion No. 490; South-east, portion No. 1,490; South-west, portion No. 1,490 and road; North-west, road; has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.}\]

Dated at Kuala K dut, this 28th day of April, 1920.

L. Ramman,
Collector, Ulu Selangor.

No. 1883.—To Pang Song Lee:
Whereas there is reason to believe that you have failed to comply with the labour condition of your mining lease, in consequence whereof your lease No. 1,892, dated the 28th September, 1910, comprising the land following—namely:

\[\text{Situation—Portion No. 916. Area—41 acres 2 roods 15 poles. Boundary—North, portion Nos. 289, 843 and 284; South, State land; East, State land; West, portion No. 843; has become liable to forfeiture; now, with the approval of the Resident of Selangor, I hereby call upon you, within one month from the service on you of this notice, to show cause to the satisfaction of the Resident why the said lease should not be forfeited.}\]

Dated at Kuala K dut, this 28th day of April, 1920.

L. Ramman,
Collector, Ulu Selangor.
NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED—(cont.).

No. 1884.—To (1) Official Administrator, Negri Sembilan, (2) W. J. Coates, lessees:

Whereas there is reason to believe that you have failed to efficiently carry on mining operations on the land comprised in lease No. 1,190, Seremban, in consequence whereof lease No. 1,190, dated the 7th March, 1913, comprising the land following—namely:

Situations—Port Dickson to Seremban at about 4½ miles, lat Nos. 478 and 479. Area—7 acres 2 roods 2 poles.

Boundaries—North, State land; South, portion No. 326; East, road reserve and State land; West, State land;

has become liable to forfeiture; now, with the approval of the Resident of Negri Sembilan, I, B. W. Elles, hereby call upon you, within one month from date of the service on you of this notice, to show cause to the satisfaction of the Resident of Negri Sembilan why the said lease should not be forfeited.

Dated at Seremban, this 27th day of April, 1920.

B. W. ELLES,
Collector, Seremban.

No. 1885.—To Thong Lai Thong and Yoo Kam:

Whereas there is reason to believe that you have failed to substantially and efficiently carry on mining operations on your mining land described in portion No. 375, in the mukim of Port Dickson, in consequence whereof your lease No. 24, dated the 10th January, 1918, comprising the land following—namely:

Situations—Port Dickson to Seremban at about 6½ miles, lat Nos. 342 and 343. Area—69 acres 2 roods 10 poles.

Boundaries—North, State land; South, portion Nos. 342 and 367; East, State land; West, State land and portion Nos. 343 and 243;

has become liable to forfeiture; now, with the approval of the Resident of Negri Sembilan, 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 Port Dickson, this 17th day of April, 1920.

MOHAMED IDRIS,
Collector, Coast.

THE REGISTRATION OF TITLES ACT, 1911.

NOTICES UNDER SECTION 58.

No. 1888.—Whereas declaration has been made by Lee Kay, of Klang, of loss of document of title—to wit, certificates of title Nos. 5,857, 5,858 and 5,859, and described in lot Nos. 26, 27 and 28, section No. 20, respectively, in the town of Klang:

Notice is hereby given that provisional certificates 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,
7th May, 1920.

G. HEMMANT,
Registrar, Selangor.

No. 1889.—Whereas declaration has been made—

By Mayam binti Sempak and Nipeh binti Mamat, of loss of document of title—to wit, grant No. 2,917, portion No. 563, Pauh mukim:

By Selama binti Sahi, administrator of the estate of Siah binti Sohor alias Saho, deceased, of loss of document of title—to wit, grant No. 7,575, portion Nos. 554 and 555, mukim of Ulu Klawang:

Notice is hereby given that provisional certificates 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, SEREMBAN,
7th May, 1920.

B. W. ELLES,
Registrar, Negri Sembilan.

S.3.

No. 5695.—PRICE OF CHANDU DRESS.

It is hereby notified that, from the date of publication hereof and until further notice, the following are the rates paid by the Superintendents of Chandu Monopoly, Federated Malay States, for chandu dress:

First quality ... $4.50 per tahl

Second ... 1.50

The quality is determined by the Superintendent.

Notification No. 2214, published in the Gazette of the 29th July, 1917, is hereby revoked.

TENDERS INVITED.

CONSTRUCTION OF THREE SETS OF MARRIED QUARTERS FOR VISITING TEACHERS, TAIPING.

Tenders will be received at the office of the Secretary to Resident, Perak, Taiping, up to noon of the 2nd June, 1920, for the construction of three sets of married quarters for visiting teachers, Taiping: item 6, W. and B., S.3. Perak Estimates, 1920.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Larut and Matang, at Taiping, 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 P.W.D. office.

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

CONSTRUCTION OF THREE ADDITIONAL TEACHER’S QUARTERS, PULAU TIGA.

Tenders will be received at the office of the Secretary to Resident, Perak, Taiping, up to noon of the 14th June, 1920, for the construction of three additional teacher’s quarters at Pulau Tiga.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Lower Perak at Telok Anson, 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 P.W.D. office.

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

CONSTRUCTION OF MARRIED QUARTERS, VISITING TEACHER, TELOK ANSON.

Tenders will be received at the office of the State Engineer, Perak, Taiping, up to noon of the 27th May, 1920, for the construction of married quarters, visiting teacher, Telok Anson.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Lower Perak at Telok Anson, 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 P.W.D. office.

The Government does not bind itself to accept the lowest or any tender.
TAPPING OF 500 RUBBER TREES ON THE SITE OF TANJONG MALIM TRAINING COLLEGE GROUNDS.

Tenders will be received at the office of the Government Architect, Federated Malay States, Kuala Lumpur, up to noon of the 24th May, 1920, for the tapping of 500 rubber trees on the site of Tanjong Malim Training College grounds once per diem only for 12 months.

Specifications may be seen and all particulars obtained at the office of the Government Architect, Federated Malay States, at Kuala Lumpur, 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 G.A.'s office.

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

CONVERSION OF CONSERVATOR'S QUARTERS INTO CLASS I QUARTERS, No. 269.

Tenders will be received at the office of the Under Secretary, Federated Malay States, Kuala Lumpur, up to noon of the 28th May, 1920, for the conversion of Conservator's quarters into class I quarters No. 269.

Plans and specifications may be seen and all particulars obtained at the office of the Architectural Assistant to Director of Public Works, Federated Malay States, at Kuala Lumpur, 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 A.A.'s office, and enclosed in sealed covers.

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

VARIOUS WORKS, P.W.D., KUALA LUMPUR.

Tenders will be received at the office of the Secretary to Resident, Selangor, Kuala Lumpur, up to noon of the 31st May, 1920, for the erection of the New General Hospital at Kuala Lumpur:

Six blocks each of eight dressers quarters
Six blocks each of eight dressers quarters
Three third class quarters
Three fourth class quarters
Two waiting shelters
One post-mortem room

Two kitchens
Two covered ways to kitchens
Two twenty-bed wards
Fourteen forty-bed wards
Covered way, duty rooms and stores
One operating room

Plans and specifications may be seen and all particulars obtained at the office of the Architectural Assistant to D.P.W., at Kuala Lumpur, 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 A.A.'s office.

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

ERECTION OF 24 SINGLE AND 14 MARRIED CLERKS' QUARTERS AT BUKIT BINTANG ROAD, KUALA LUMPUR.

Tenders will be received at the office of the Secretary to Resident, Selangor, Kuala Lumpur, up to noon of the 4th June, 1920, for the erection of 24 single and 14 married clerks' quarters at Bukit Bintang Road, Kuala Lumpur.

Plans and specifications may be seen and all particulars obtained at the office of the State Engineer, Selangor, at Kuala Lumpur, 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 P.W.D. office.

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

VARIOUS WORKS, KUALA LUMPUR.

Tenders will be received at the office of the Secretary to Resident, Selangor, Kuala Lumpur, up to noon of the 4th June, 1920, for the erection of:

1. Class IV quarters, permanent building
2. timber framed building
3. Class V quarters, permanent building
4. timber framed building

Plans and specifications may be seen and all particulars obtained at the Office of the State Engineer, Selangor, at Kuala Lumpur, 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.

CONSTRUCTION OF SANITARY BOARD SCAVENGING OVERSEEER'S QUARTERS, BATU ROAD, KUALA LUMPUR.

Tenders will be received at the office of the State Engineer, Selangor, Kuala Lumpur, up to 2.30 p.m. on Friday, the 29th May, 1920, for the construction of Sanitary Board Scavenging Overseer's Quarters, Batu Road, Kuala Lumpur.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Town, at Kuala Lumpur, 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 P.W.D. town office.

The Government does not bind itself to accept the lowest or any tender.
SANITARY BOARD FARMS, KUALA LUMPUR, 1920.

Separate sealed tenders will be received at the Sanitary Board Offices, Kuala Lumpur, before noon on Friday, the 11th June, 1920, for the following farms for six months, from 1st July to 31st December, 1920:

1. PIG TAx. AMPANG.—The right to collect 50 cents per head on all pigs killed for sale within the Ampang Government slaughter-house. The farmer to supply boiling water free.

2. PIG TAx. SALAK SOUtH.—The right to collect 50 cents per head on all pigs killed for sale within the Sanitary Board limits of Salak South.

3. PIG TAx. KEPONG AND SETAPAK.—The right to collect 50 cents per head on all pigs killed for sale within the Sanitary Board limits of Kepong and Setapak.

4. BULLOCK AND BUFFALO SLAUGHTERING, SUNGEI BESI.—The right to collect 40 cents per head on all bullocks and 55 cents per head on all buffaloes killed for sale within the Government slaughter-houses, Sungai Besi.

GENERAL CONDITIONS.—No tender will be accepted which is not written on a printed form to be obtained at the Sanitary Board Offices. Every tender must be accompanied by a bank deposit receipt in favour of the Chairman, Sanitary Board, Kuala Lumpur (farm account), for a sum equal to one-fourth of the amount tendered, as a guarantee of good faith. Such deposits will be liable to forfeiture in the event of successful tenderers failing to enter into a contract, otherwise they will be returned.

SECURITY AND DEPOSITS.—All deposits by way of security for fulfilment of contracts will be paid into the Chartered Bank of India, Australia and China, at the usual fixed deposit rate per annum, returnable (principal and interest) to the contractor; if not forfeited, on completion of his contract.

Details of tenders are obtainable daily at the Sanitary Board Offices between the hours of 10 a.m. and 12 noon, and 1 and 3 p.m. (Saturdays, Sundays and holidays excepted).

All tenders to be sealed, and addressed to the Chairman, Sanitary Board, Kuala Lumpur, and clearly designated outside the envelope “Tender for…………………………” (state the service). Cash security equal to the amount of two months’ rent will be required.

The Board does not bind itself to accept the highest, lowest or any tender.

VARIOUS WORKS, P.W.D., KLANG.

Tenders will be received at the office of the Secretary to Resident, Selangor, Kuala Lumpur, up to noon of the 1st June, 1920, for the following works:

One set of buildings, comprising—
(a) Labour Office, Klang; (b) Officers’ latrine, Labour Office, Klang; (c) Motor shed, Labour Office, Klang; (d) Public latrine, Klang.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Public Works Department, at Klang, 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 sealed and addressed to the Chairman, Sanitary Board, Kuala Lumpur, and clearly designated outside the envelope “Tender for…………………………” (state the service). Cash security equal to the amount of two months’ rent will be required.

The Board does not bind itself to accept the highest, lowest or any tender.

IMPROVEMENTS TO THE RIFLE RANGE AT KLANG.

Tenders will be received at the office of the State Engineer, Selangor, Kuala Lumpur, up to 2.30 p.m. of the 1st June, 1920, for the following work:

Improvements to the Rifle Range at Klang.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Public Works Department, at Klang, 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 sealed and addressed to the Chairman, Sanitary Board, Kuala Lumpur, and clearly designated outside the envelope “Tender for…………………………” (state the service). Cash security equal to the amount of two months’ rent will be required.

The Board does not bind itself to accept the highest, lowest or any tender.

SHED FOR MOTOR LORRIES AND QUARTERS FOR DRIVERS AND CLEANERS, KLANG.

Tenders will be received at the office of the State Engineer, Selangor, Kuala Lumpur, up to 2.30 p.m. of the 1st June, 1920, for the following work:

Shed for motor lorries and quarters for drivers and cleaners.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Public Works Department, at Klang, 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 sealed and addressed to the Chairman, Sanitary Board, Kuala Lumpur, and clearly designated outside the envelope “Tender for…………………………” (state the service). Cash security equal to the amount of two months’ rent will be required.

The Board does not bind itself to accept the highest, lowest or any tender.

DRAINING SWAMP NORTH OF BALAU ROAD, 22½ MILE.

Tenders will be received at the office of the Secretary to Resident, Selangor, Kuala Lumpur, up to noon of the

31st May, 1920, for item 199, page 48, A.E., 1920:

Draining swamp north of Balau Road, 22½ mile.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Ulu Langat, at Kajang, 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 sealed and addressed to the Chairman, Sanitary Board, Kuala Lumpur (farm account), for a sum equal to one-fourth of the amount tendered, as a guarantee of good faith.

The Board does not bind itself to accept the highest, lowest or any tender.
IMPROVEMENT OF ROAD AT 42⁄4 MILE, PAHANG TRUNK ROAD.

Tenders will be received at the office of the Secretary to Resident, Selangor, Kuala Lumpur, up to noon of the 8th June, 1920, for the improvement of road at 42⁄4 mile, Pahang Trunk Road.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Ulu Selangor, at Kuala Kubu, any working day between the hours of 9.30 a.m. and 4 p.m. (Saturdays 8 a.m. and 12 noon).

Tenders and envelopes must be labelled as specified above, 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.

VARIOUS WORKS, P.W.D., ULU SELANGOR.

Tenders will be received at the office of the Secretary to Resident, Selangor, Kuala Lumpur, up to noon of the 8th June, 1920, for the following works:


Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Ulu Selangor, at Kuala Kubu, any working day between the hours of 9.30 a.m. and 4 p.m. (Saturdays 8 a.m. and 12 noon).

Tenders and envelopes 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.

ERCTION OF A DISPENSARY WITH DRESSERS' QUARTERS, PERETAK.

Tenders will be received at the office of the State Engineer, Selangor, Kuala Lumpur, up to 2.30 p.m. of the 8th June, 1920, for the erection of a dispensary with dressers' quarters, Peretak.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Ulu Selangor, at Kuala Kubu, any working day between the hours of 9.30 a.m. and 4 p.m. (Saturdays 8 a.m. and 12 noon).

Tenders and envelopes must be labelled as specified above, 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.

SUPPLY OF 4' BLOCKS FROM TEMIANG ROAD QUARRY.

Tenders will be received at the office of the State Engineer, Negri Sembilan, Seremban, up to noon of the 31st May, 1920, for the supply of 4' blocks from Temiang Road Quarry—

Price per cube delivered in the quarry:
- Cartage rate for first mile per cube:
- Subsequent miles per cube:
- Piling on roadside rate per cube.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Seremban, 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 P.W.D. office.

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

CONSTRUCTION OF SMALL MARKET AND WELL, NILAI VILLAGE, SEREMBAN.

Tenders will be received at the office of the State Engineer, Negri Sembilan, Seremban, up to noon of the 31st May, 1920, for the construction of small market and well, Nilai village.

Plans and specifications may be seen and all particulars obtained at the office of the State Engineer, at Seremban, 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 P.W.D. office.

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

FEDERATED MALAY STATES RAILWAYS.

SPECIAL SERVICE WORKS, 1920.

TAKING DOWN THE EXISTING CUSTOMS SHED AND CONSTRUCTING A NEW SHED AT TELOK ANSON WHARF.

Tenders are invited for taking down the existing Customs shed and constructing a shed at Telok Anson Wharf.

Plans and specifications may be seen and all particulars obtained at the Central Drawing Office, Kuala Lumpur, and at the office of the Assistant Engineer, Taiping, any working day during office hours.

Sealed tenders, on printed forms to be obtained at the above-mentioned offices, endorsed "Tender for taking down the existing Customs shed and constructing a new shed at Telok Anson Wharf," will be received at the office of the Under Secretary, Federated Malay States, Kuala Lumpur, up till noon on the 9th June, 1920.

Free passes by rail will be allowed but no free transport of materials.

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

CONSTRUCTION OF ONE BLOCK OF 8 UNITS CLERKS' QUARTERS AT PORT SWETTENHAM.

Tenders are invited for the construction of one block of 8 units clerks’ quarters at Port Swettenham.

Plans and specifications may be seen and all particulars obtained at the Central Drawing Office, Kuala Lumpur, and at the office of the Assistant Engineer, Port Swettenham, any working day during office hours.

Sealed tenders, on printed forms to be obtained at the above-mentioned offices, endorsed "Tender for the construction of one block of 8 units clerks’ quarters at Port Swettenham," will be received at the office of the Under Secretary, Federated Malay States, Kuala Lumpur, up till noon on the 9th June, 1920.

Free passes by rail will be allowed but no free transport of materials.

The Government does not bind itself to accept the lowest or any tender,
CONSTRUCTION OF OFFICE AND STORE FOR LOCO. FOREMAN, ALOR STAR.

Tenders are invited for the construction of office and store for Loco. foreman at Alor Star.

Plans and specifications may be seen and all particulars obtained at the Central Drawing Office, Kuala Lumpur, and at the office of the Assistant Engineer, Taiping, any working day during office hours.

Sealed tenders, on printed forms to be obtained at the above-mentioned offices, endorsed “Tender for the construction of office and store for Loco. foreman at Alor Star,” will be received at the office of the General Manager, Federated Malay States Railways, Kuala Lumpur, up till noon on the 9th June, 1920.

Free passes by rail will be allowed but no free transport of materials.

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

CONSTRUCTION OF 2 UNITS TEMPORARY 4TH CLASS QUARTERS AT GEMAS.

Tenders are invited for the construction of 2 units temporary 4th class quarters at Gemas.

Plans and specifications may be seen and all particulars obtained at the Central Drawing Office, Kuala Lumpur, and at the office of the Assistant Engineer, Gemas, any working day during office hours.

Sealed tenders, on printed forms to be obtained at the above-mentioned offices, endorsed “Tender for the construction of 2 units temporary 4th class quarters at Gemas,” will be received at the office of the General Manager, Federated Malay States Railways, Kuala Lumpur, up till noon on the 9th June, 1920.

Free passes by rail will be allowed but no free transport of materials.

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

CONSTRUCTION OF RAILWAY INSTITUTE AT JOHORE BAHRU.

Tenders are invited for the construction of Railway Institute at Johore Bahru.

Plans and specifications may be seen and all particulars obtained at the Central Drawing Office, Kuala Lumpur, and at the office of the District Engineer, Johore Bahru, any working day during office hours.

Sealed tenders, on printed forms to be obtained at the above-mentioned offices, endorsed “Tender for the construction of Railway Institute at Johore Bahru,” will be received at the office of the General Manager, Federated Malay States Railways, Kuala Lumpur, up till noon on the 9th June, 1920.

Free passes by rail will be allowed but no free transport of materials.

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

TAKING DOWN AND RE-BUILDING 4 UNITS OF CLERKS' QUARTERS, KUALA LIPIS.

Tenders are invited for taking down and re-building 4 units of clerks' quarters and one additional unit at Kuala Lipis.

Plans and specifications may be seen and all particulars obtained at the Central Drawing Office, Kuala Lumpur, and at the office of the District Engineer, Kuala Krau, any working day during office hours.

Sealed tenders, on printed forms to be obtained at the above-mentioned offices, endorsed “Tender for taking down and re-building 4 units of clerks' quarters and one additional unit at Kuala Lipis,” will be received at the office of the General Manager, Federated Malay States Railways, Kuala Lumpur, up till noon on the 9th June, 1920.

Free passes by rail will be allowed but no free transport of materials.

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

TITI IJOK FACTORY, LIMITED.

At an Extraordinary General Meeting of the members of the above-named Company, duly convened and held at Hongkong Bank Buildings, Penang, on Saturday, the 17th day of April, 1920, the following Extraordinary Resolutions were duly passed, and at a second Extraordinary Meeting, also duly convened and held at the same address on Saturday, the 5th day of May, 1920, were duly confirmed as Special Resolutions, viz.:

1. “That the Company be wound up voluntarily.”
2. “That Francis Harrison Grumitt, Chartered Accountant of Penang, be and is hereby appointed liquidator of the Company for the purpose of such winding up.”

Dated this 15th day of May, 1920.

F. H. GRUMITT,
Chairman.

TITI IJOK FACTORY, LIMITED.

NOTICE is hereby given, pursuant to section 207 of “The Companies Enactment, 1917,” that a meeting of the creditors of the Titi Ijok Factory, Limited, will be held at Hongkong Bank Buildings, Penang, on Monday, the 24th day of May, 1920, at 12 o'clock noon for the purposes provided in the said section.

Dated the 15th day of May, 1920.

F. H. GRUMITT,
Liquidator.

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Reserve Liability of Proprietors...... $15,000,000

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Notice is hereby given that MILTON MANUFACTURING COMPANY, LIMITED, of 125, Bunhill Row, London, E.C.1., England, Manufacturers, is the owner and sole proprietor of the following trade-mark:

MILTON

used in respect of Disinfecting and Bleaching Fluids, and that any fraudulent imitation thereof or other infringement of its rights will be dealt with according to law.

The said trade-mark was registered in England on the 17th day of January, 1918, under No. 381513.

Remfrey & Son, Patent and Trade-Mark Attorneys, 21, Old Court-house Street.
THE FEDERATED ENGINEERING CO., LTD.

(Incorporated in the Federated Malay States.)

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