

FEDERATED MALAY STATES GOVERNMENT GAZETTE.

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

C. W. H. COCHRANE,
Acting Under Secretary, F.M.S.

No. 4081.— FEDERAL COUNCIL.

MONDAY, 19TH JUNE, 1922.

PRESENT:

- His Excellency the High Commissioner (Mr. FREDERICK SETON JAMES, C.M.G.).
 The Hon'ble the Chief Secretary to Government, Federated Malay States (Mr. WILLIAM GEORGE MAXWELL, C.M.G.).
 His Highness the Sultan of Selangor (H.H. SULTAN ALAEDIN SULEIMAN SHAH, K.C.M.G., IBNI ALMERHUM RAJA MUDA MUSA).
 His Highness the Yang di per Tuan Besar of Negri Sembilan (H.H. MUHAMMAD, K.C.M.G., IBNI ANTAH).
 His Highness the Sultan of Pahang (H.H. ALMOKTASAM BILLAH AL-SULTAN ABDULLAH, K.C.M.G.).
 The RAJA MUDA, ABDUL AZIZ IBNI ALMERHUM RAJA MUDA MUSA (representing His Highness the Sultan of Perak).
 The Hon'ble the British Resident of Perak (MAJOR CECIL WILLIAM CHASE PARR, O.B.E.).
 The Hon'ble the British Resident of Selangor (Mr. OSWALD FRANCIS GERARD STONOR).
 The Hon'ble the British Resident of Negri Sembilan (Mr. EDWARD SHAW HOSE).
 The Hon'ble the Acting British Resident of Pahang (Mr. FRANCIS ALEXANDER STEWART McCLELLAND).
 The Hon'ble the Financial Adviser, Federated Malay States (Mr. ARTHUR MEEK POUNTNEY, C.B.E.).
 The Hon'ble the Acting Legal Adviser, Federated Malay States (Mr. WILLIAM SUMNER GIBSON).
 The Hon'ble Mr. ARTHUR NOEL KENION.
 The Hon'ble Mr. RONALD CHARLES MURRAY KINDERSLEY.
 The Hon'ble Mr. JOHN HENRY MATTHEWS ROBSON.
 The Hon'ble Mr. CHOO KIA PENG.
 The Hon'ble Mr. CHRISTOPHER RITCHIE.
 The Hon'ble Mr. JOHN HERBERT RICH.

1. The minutes of the meeting held on the 15th December, 1921, which have been circulated amongst the members, are confirmed.

2. The HIGH COMMISSIONER makes the affirmation as President, and Mr. J. H. RICH as a member of the Federal Council.

3. The FINANCIAL ADVISER gives notice that he will move the following resolution at the next meeting of Council:

"That this Council approves the additions amounting to sixteen million, seven hundred and ninety-four thousand, four hundred and seventy-four dollars and sixty-three cents made to the estimates during the months of August, September, October, November and December, 1921, as set out in the schedules laid before the Council on the 19th June, 1922, as Council Papers Nos. 1, 2, 5, 7 and 10, respectively, of 1922."

4. Mr. A. N. KENION, Mr. R. C. M. KINDERSLEY, Mr. CHOO KIA PENG, Mr. C. RITCHIE and Mr. J. H. RICH ask the questions of which they have given notice. The CHIEF SECRETARY refers them to the printed replies.

5. The following papers are laid on the table:

- | | |
|----------------|---|
| No. 1 of 1922. | Schedule of additions to Estimates for the month of August, 1921. |
| " 2 " | Schedule of additions to Estimates for the month of September, 1921. |
| " 3 " | Schedule of additions to Estimates for the month of January, 1922. |
| " 4 " | Report of the Committee appointed to consider and advise regarding the pay and conditions of service of the Asiatic Members of the Police Forces in the Straits Settlements and the Federated Malay States. |
| " 5 " | Schedule of additions to Estimates for the month of October, 1921. |
| " 6 " | Report by Mr. Bolton on the Public Supply of Electricity for Power and Light in Malaya. |

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- No. 7 of 1922. Schedule of additions to Estimates for the month of November, 1921.
- „ 8 „ Statement showing re-allocation of provision voted for the Railway Department in the Annual Estimates for 1921.
- „ 9 „ Malay States Information Agency Report for 1921.
- „ 10 „ Schedule of additions to Estimates for the month of December, 1921.
- „ 11 „ Schedule of additions to Estimates for the month of February, 1922.

6. The FINANCIAL ADVISER, seconded by the RESIDENT OF SELANGOR, moves:
 “That this Council approves a special provision of \$102,238.64 on account of ‘Purchase of Military Stores,’ Malay States Volunteer Regiment, Other Charges, Special Expenditure (unprovided).”

Mr. A. N. KENION addresses the Council.

The PRESIDENT addresses the Council.

The motion is adopted.

7. The FINANCIAL ADVISER, seconded by the RESIDENT OF PERAK, moves:
 “That this Council approves a supplementary provision of \$72,000 under Posts and Telegraphs, Other Charges, Special Expenditure (unprovided) for purchase of motor lorries.”

Mr. A. N. KENION addresses the Council.

The CHIEF SECRETARY addresses the Council.

The motion is adopted.

8. The FINANCIAL ADVISER, seconded by the RESIDENT OF SELANGOR, moves:
 “That this Council approves the re-allocation of provision voted in the Federated Malay States Estimates, 1921, for the Railway Department as shown in Council Paper No. 8 of 1922.”

Mr. A. N. KENION addresses the Council.

Mr. J. H. M. ROBERTSON addresses the Council.

Mr. CHOO KIA PENG addresses the Council.

The CHIEF SECRETARY addresses the Council.

On the motion of the CHIEF SECRETARY the resolution is withdrawn.

9. The FINANCIAL ADVISER, seconded by the RESIDENT OF SELANGOR, moves:
 “That this Council approves additions to the provision for expenditure on Capital Account (Railway Construction) appearing in appendix M of the Federal Estimates, 1921, as follows:

Item No.	Service.	Additional provision.
		\$ c.
3 ...	East Coast Railway, Pahang	213,063 40
5 ...	Johore Causeway	772,338 72
6 ...	Carriage and Engine Shed, Ipoh	774,693 95
8 ...	Goods and Marshalling Accommodation, Kuala Lumpur ...	25,838 76
9 ...	Carriage and Engine Accommodation, Seremban ...	506,712 28
10 ...	Doubling Line, Singapore Railway	43,087 07
11 ...	„ „ Port Swettenham Branch	31,040 28
12 ...	„ „ Batu Junction to Sungei Besi	185,564 65
15 ...	Malacca-Gemas Railway	14,811 20
16 ...	Water Supply Scheme, Prai	701,634 87
24 ...	Perlis Coalfield	11,576 82

Total ... 3,280,362 00

and the following re-allocation of provision voted in appendix M of the Federal Estimates, 1921:

Amount.		To be transferred from	To be transferred to
\$ c.			
148,074 21 ...	Item 2, East Coast Railway, Pasir Mas-Rantau Panjang		Item 1, East Coast Railway, Kelantan
1,788,312 07 ...	„ 4, Prai Doubling Wharves, etc.		„ „
216,429 57 ...	„ 20, Godowns, Telok Ayer		„ „
71,433 89 ...	„ 22, Penang Hill Railway		„ „
79,219 34 ...	„ 26, Surveys		„ „
7,529 24 ...	„ 27, Perlis Extension		„ „
10,336 17 ...	„ 13, Kuala Kubu Deviation		„ „
238,262 20 ...	„ 13 „ „		Item 3, East Coast Railway, Pahang

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Mr. J. H. M. ROBSON addresses the Council.

Mr. A. N. KENION addresses the Council.

Mr. R. C. M. KINDERSLEY addresses the Council.

Mr. C. RITCHIE addresses the Council.

The FINANCIAL ADVISER addresses the Council.

The CHIEF SECRETARY addresses the Council.

The PRESIDENT addresses the Council.

The motion is adopted, the unofficial members dissenting.

10. The FINANCIAL ADVISER, seconded by the RESIDENT OF PERAK, moves :

“That this Council approves the additions amounting to thirteen million, nine hundred and twenty-five thousand, nine hundred and fifteen dollars and fifty-five cents made to the estimates during the months of March, April, May, June and July, 1921, as set out in the schedules laid before the Council on the 13th December, 1921, as Council Papers Nos. 24, 25, 29, 35 and 41, respectively, of 1921.”

Mr. J. H. M. ROBSON addresses the Council.

Mr. A. N. KENION addresses the Council.

The FINANCIAL ADVISER addresses the Council.

The CHIEF SECRETARY addresses the Council.

The motion is adopted.

11. The FINANCIAL ADVISER, seconded by the RESIDENT OF SELANGOR, moves that the Sixth Resolution standing in his name on Orders of the Day be amended and passed as follows :

“That this Council approves the re-vote of \$61,115.26 being unexpended balance on Special Expenditure on Revenue Account, Federated Malay States Railways, 1921, and of \$168,363.96 being unexpended balance on Expenditure on Capital Account, Federated Malay States Railways, 1921, made up as follows :

EXPENDITURE ON REVENUE ACCOUNT :

Purchase of blankets and mosquito nets for recruits of railway police	\$14,000.00
Other re-votes	47,115.26
	<hr/>
	\$61,115.26

EXPENDITURE ON CAPITAL ACCOUNT :

Buildings required on account of train services, etc., between Niyor and Johore Bahru	\$11,500.00
Two 20-ton steam travelling breakdown cranes	10,000.00
Three hundred covered goods wagons	10,000.00
Extension to wagon and boiler shops, Central Workshops	74,000.00
Quarters for District Engineer, Tanjong Malim	17,500.00
Other re-votes	45,363.96
	<hr/>
	\$168,363.96

Mr. R. C. M. KINDERSLEY addresses the Council.

The FINANCIAL ADVISER addresses the Council.

The CHIEF SECRETARY addresses the Council.

The motion is adopted.

12. The FINANCIAL ADVISER, seconded by the RESIDENT OF SELANGOR, moves :

“That this Council approves the supplementary provision of \$229,536.76 to the votes for Locomotives, appearing as items 60 and 65 on page 111 of the Federal Estimates, 1921, and the supplementary provision of \$155,244.16 to the vote ‘Additional Rolling Stock,’ item 61 on page 111, Federal Estimates, 1921.”

The motion is adopted.

13. The FINANCIAL ADVISER, seconded by the RESIDENT OF PERAK, moves:

"That this Council approves a supplementary provision to the votes 'Temporary Allowance' appearing as—

Item 29 on page 62, Federal Estimates, 1921

" 41	" 38, Perak	" "
" 47	" 37, Selangor	" "
" 34	" 38, N. Sembilan	" "
" 66	" 38, Pahang	" "

as detailed below:

Federal	\$800,000.00
Perak	45,000.00
Selangor	276,645.50
Negri Sembilan	72,800.00
Pahang	68,080.64
Total	\$1,262,526.14

Mr. A. N. KENION addresses the Council.

The motion is adopted.

14. Mr. A. N. KENION, seconded by Mr. J. H. RICH, moves:

"That in cases where companies are operating on a large scale and more than fulfilling in the aggregate the labour conditions of their leases to ask a re-alienation fee in place of granting a renewal on the ground that the particular piece has not been worked in accordance with the labour conditions of the lease is poor policy and most unfair."

Mr. CHOO KIA PENG addresses the Council.

The CHIEF SECRETARY addresses the Council.

On the motion of the mover the Resolution is withdrawn.

15. The Council resolves itself into Committee on "The Children Bill," which was read a first time on the 26th July, 1921.

The question that the Bill be reported to Council with the following amendments, as recommended in the Select Committee's report (Council Paper No. 36 of 1921) is put and is agreed to:

Clause 1. Delete "1921" and substitute "1922".

Clause 2. Delete "police station, hospital, Government home or any other suitable place" in the definition of "Place of safety" and substitute "Government home, hospital or other suitable place".

Delete "bye-laws passed" and substitute "rules made".

Clause 5. Delete and re-number subsequent clauses.

Clause 6. (5) Delete "in a place of safety may there be detained" in line 2 of sub-clause (ii) and substitute "or protection may be detained in a place of safety".

Clause 7. (6) Delete sub-clause (iv) and re-number sub-clause (v) as (iv).

Clause 10. (9) Delete "ten" and substitute "seven" in line 1 of sub-clauses (i) and (ii).

Clause 12. (11) Delete "a Magistrate" in line 2 of sub-clause (i) and substitute "the Protector of Chinese".

Add a further sub-clause as follows:

"(iii) Nothing in this section shall apply to an entertainment, exhibition or performance given by the pupils of any registered school".

Clause 14. (13) Insert "lady" after "Government" in line 2 of sub-clause (v).

Clause 15. (14) After (a) insert the following:

"(b) the Protector of Chinese

(c) the Controller of Labour"

and re-letter (b), (c) and (d) as (d), (e) and (f).

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 1 of 1922.

16. The Hon'ble the LEGAL ADVISER moves that a Bill entitled "The Judgments (Reciprocity) Enactment, 1922," be read.

The Hon'ble the RESIDENT OF PERAK seconds the motion.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

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The Council resolves itself into Committee.

In the penultimate line of paragraph (c) of sub-clause (ii) of clause 3 the word "agreed" is substituted for "agree".

The question that the Bill be reported to Council without other amendment is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 2 of 1922.

17. The Hon'ble the LEGAL ADVISER moves that a Bill entitled "The Irrigation and Drainage Enactment, 1921," be read.

The Hon'ble the FINANCIAL ADVISER seconds the motion.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

Clause 2 is passed without amendment.

In clause 3 the words "for that purpose to be published" are deleted from lines 1 and 2 and the words "with the like approval" from lines 6 and 7.

Clause 4 is amended by the deletion of the words "with the like approval" from lines 1 and 2 and from line 6 and of the words "for that purpose to be published" from line 2.

In clause 5 the words "for that purpose to be published" are deleted from lines 1 and 2, and the words "with the approval of the Chief Secretary to Government" from lines 4 and 5.

Clauses 6 to 9 are passed without amendment.

Clause 10 is amended by the deletion of the words "the same" in the ninth line and the substitution therefor of the words "any damage, loss or inconvenience arising therefrom".

Clauses 11 to 17 are passed without amendment.

In clause 18 the words "to other land" are excised from line 2.

Clauses 19 to 26 and the schedule are passed without amendment.

In clause 1 the short title is amended to read "The Irrigation Areas Enactment, 1922."

The question that the Bill as amended be reported to Council without amendment is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 3 of 1922.

18. The Hon'ble the LEGAL ADVISER moves that a Bill entitled "The Land Acquisition Enactment, 192," be read.

The Hon'ble the RESIDENT OF SELANGOR seconds the motion.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to, and the Bill read a first time.

19. The LEGAL ADVISER moves that a Bill entitled "The Civil Procedure Code, 1918, Amendment Bill," be read.

The RESIDENT OF SELANGOR seconds the motion.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

Clause 2 is passed without amendment.

In clause 3 the words "shall be" are inserted after "and" in line 3.

Clause 4 is passed without amendment.

After clause 4 the following new clause is inserted:

"5. Sub-section (iii) of section 275 of the Principal Enactment is repealed and the following is substituted therefor:

'Where the property is land which is subject to the Registration of Titles Enactment, 1911, or which is held by entry in the mukim register the requirements of section 68 of the Registration of Titles Enactment, 1911, or of section 49A of the Land Enactment, 1911, as the case may be, shall also be complied with.'

Clauses 5 and 6 are re-numbered 6 and 7 and passed without amendment.

Clause 1 is passed without amendment.

The question that the Bill be reported to Council as amended is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 4 of 1922.

20. On the motion of the LEGAL ADVISER the Orders of the Day relating to "The Land Enactment, 1911, Amendment Bill," and "The Courts Enactment, 1918, Amendment Bill," are withdrawn.

21. The LEGAL ADVISER moves that a Bill entitled "The Pensions Enactments, 1906, Amendment Enactment, 1922," be read.

The RESIDENT OF SELANGOR seconds the motion.

Mr. A. N. KENION addresses the Council.

The CHIEF SECRETARY addresses the Council.

Mr. J. H. M. ROBSON addresses the Council.

The CHIEF SECRETARY replies.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

No amendment having been made, the question that the Bill be reported to Council without amendment is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 5 of 1922.

22. The LEGAL ADVISER moves that a Bill entitled "The Passengers Restriction Enactment, 1922," be read.

The RESIDENT OF PERAK seconds the motion.

Mr. J. H. M. ROBSON addresses the Council.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

Order is made that the words "health officer" shall be printed without initial capitals throughout the Bill.

Clauses 2 to 5 are passed without amendment.

In clause 6 the word "person" is substituted for "passenger" wherever occurring and the words "before or after he has disembarked or embarked" are deleted from lines 3 and 4.

Clause 7 is amended by the substitution of "person" for "passenger" in line 1.

In clause 8 the word "person" is substituted for "passenger" wherever occurring in sub-clauses (i) and (ii) and the words "who is on board the ship or has disembarked" are deleted from line 2 of sub-clause (i).

In sub-clause (iv) the words "free of charge to the port of such passenger's embarkation" are deleted and the words "from the Federated Malay States" are substituted.

In sub-clause (vi) the words "removed as soon as possible from the Federated Malay States" are substituted for "returned as soon as possible to his port of embarkation or the country of his birth or citizenship".

Clauses 9 to 13 are passed without amendment.

In clause 14 the words "Customs Officers, officers of the Labour or Postal Departments" are substituted for the words "officers of the Postal Department".

The remainder of the Bill is passed without amendment.

The question that the Bill be reported to Council as amended is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 6 of 1922.

23. The LEGAL ADVISER moves that a Bill entitled "The Stamp Enactments, 1897, Amendment Enactment, 1922," be read.

The FINANCIAL ADVISER seconds the motion.

Mr. A. N. KENION addresses the Council.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

Clause 2 is deleted.

Clauses 3, 4 and 5 are re-numbered 2, 3, and 4 and passed without amendment.

Clause 6 is re-numbered 5.

The Bill is left in Committee and the Council resumes.

24. The LEGAL ADVISER moves that a Bill entitled "The Co-operative Societies Enactment, 1922," be read.

The RESIDENT OF SELANGOR seconds the motion.

Mr. A. N. KENION addresses the Council.

Mr. R. C. M. KINDERSLEY addresses the Council.

Mr. C. RITCHIE addresses the Council.

The CHIEF SECRETARY addresses the Council.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

Clause 2 is amended by the addition of the following new definition:

"(c) 'District Officer' includes, in relation to any District where there is no District Officer, any officer nominated by the Resident of the State wherein such district is situate by notification in the *Gazette* to exercise the powers of a District Officer under this Enactment."

Definitions (c) to (h) are re-lettered (d) to (i).

Clauses 3 to 32 are passed without amendment.

Clause 33 is amended by the interpolation of the words "or religious" after the word "charitable" in the last line of sub-clause (i).

Sub-clause (ii) is deleted and the sub-clause sign "(i)" removed.

The remainder of the Bill is passed without amendment.

The question that the Bill as amended be reported to Council is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 7 of 1922.

25. The LEGAL ADVISER moves that a Bill entitled "The Secretary for Chinese Affairs Enactments, 1899, Amendment Enactment, 1922," be read.

The FINANCIAL ADVISER seconds the motion.

Mr. CHOO KIA PENG addresses the Council.

The CHIEF SECRETARY addresses the Council.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

Clauses 2, 3 and 4 are passed without amendment.

After clause 4 a new clause is inserted as follows:

"5. Section 34 of the Principal Enactment is amended by inserting after the word 'photographed' in line 4 the words 'or his finger impressions taken or both'."

Clauses 5, 6 and 7 are re-numbered 6, 7 and 8.

The remainder of the Bill is passed without amendment.

The question that the Bill as amended be reported to Council is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 8 of 1922.

26. The LEGAL ADVISER moves that a Bill entitled "The Agricultural Pests Enactment, 1913, Amendment Enactment, 1922," be read.

The RESIDENT OF SELANGOR seconds the motion.

Mr. A. N. KENION addresses the Council.

Mr. J. H. M. ROBSON addresses the Council.

Mr. R. C. M. KINDERSLEY addresses the Council.

The CHIEF SECRETARY addresses the Council.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

No amendments having been made, the question that the Bill be reported to Council without amendment is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 9 of 1922.

27. The LEGAL ADVISER moves that a Bill entitled "The Registration of Titles Enactment, 1911, Amendment Enactment, 1922," be read.

The RESIDENT OF PERAK seconds the motion.

Mr. A. N. KENION addresses the Council.

The CHIEF SECRETARY addresses the Council.

The PRESIDENT proposes the question that the Bill be read.

The motion is agreed to.

The Council resolves itself into Committee.

Clause 2 is passed without amendment.

In clause 3 the words "from time to time" are excised from lines 3 and 4.

The remainder of the Bill is passed without amendment.

The question that the Bill as amended be reported to Council is put and is agreed to.

The Council resumes.

The PRESIDENT proposes the question that the Bill do pass.

The Bill is passed and becomes Enactment No. 10 of 1922.

28. On the motion of the CHIEF SECRETARY the Council adjourns until Tuesday, the 20th June, 1922, at 10 a.m.

Confirmed this 20th day of June, 1922.

A. CALDECOTT,
Clerk of Council.

No. 4082.—The following Enactment, passed at a meeting of the Federal Council held on the 19th June, 1922, is published for general information :

FEDERATED MALAY STATES.

ENACTMENT No. 3 OF 1922.

An Enactment for the establishment and regulation of
Irrigation Areas in the Federated Malay States.

F. S. JAMES,

[4th July, 1922.]

President of the Federal Council.

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

Short title,
commencement
and repeal.

1. (i) This Enactment may be cited as "The Irrigation Areas Enactment, 1922," and shall come into force upon the publication thereof in the *Gazette*.

(ii) Upon the coming into force of this Enactment the Enactments specified in the schedule hereto shall be repealed but all proclamations, rules or water-rates duly made or imposed under the provisions of any of the Enactments hereby repealed shall so far as they are not inconsistent with the provisions thereof be deemed to have been duly made under this Enactment.

Interpretation.

2. In this Enactment, unless the context otherwise requires :

"Irrigation area" means any area which may from time to time be so declared by the Resident under the provisions of this Enactment ;

"Owner" means the holder of the title to any land irrigable by any irrigation works and includes the cultivator, occupant or person in actual possession, management or control of any such land ;

"Registered owner" means only the holder of the title to such land.

Declaration of
irrigation
areas.

3. It shall be lawful for the Resident by notification in the *Gazette* to declare any lands within the area affected by any irrigation works wholly or in part carried out or sanctioned by the Government to be an irrigation area. Such notification shall define the boundaries of such area and may include any head works and main canals, and the Resident may from time to time in like manner vary or cancel such notification.

Nature of
cultivation.

4. It shall further be lawful for the Resident, by notification in the *Gazette*, to declare in respect of any unalienated lands within an irrigation area that such lands shall not be used for any industry, cultivation or other purpose except such as may be in such notification specified, and the Resident may from time to time in like manner vary or cancel such notification.

Imposition of
water-rate.

5. It shall be lawful for the Resident, by notification in the *Gazette*, to classify the lands within an irrigation area and to impose an annual water-rate upon such lands in accordance with such classification, and the Resident may from time to time in like manner vary or cancel such notification ; provided that no lands shall be liable to any increased assessment within a period of five years

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from the date of the last assessment unless they shall in the meantime be used for some industry, cultivation, or purpose other than that for which they were used at the time of such assessment and involving the use of a greater supply of water.

6. A water-rate imposed under the last preceding section shall become payable as follows—that is to say, Water-rate when payable.

(a) in the case of lands used for cultivation of rice, no rate shall be payable in respect of any lands until irrigation water has been available on such lands for a period sufficiently long to allow a crop of padi to be planted and gathered; upon the first day of January next following the date when such a crop has first been or might first have been gathered there shall be payable to the Collector of Land Revenue of the District one half of the rate imposed upon such lands, and upon every first day of January thereafter shall be payable the full amount of the rate imposed upon such lands;

(b) in the case of lands used for any other industry, cultivation, or purpose, the rate shall become payable on the first day of January next following the date at which a water supply has been available on such lands sufficient for the conduct of such industry, cultivation, or other purpose, and thereafter on the first of January of each succeeding year.

Provided that, where the full supply of water necessary to the purpose to which the lands are applied has not been available, the officer in charge of the irrigation area may reduce the amount so payable to such amount as may seem to be just and shall notify the Collector of Land Revenue accordingly.

7. All sums due for water-rate under this Enactment shall be collected, so far as the same may be practicable, in the manner provided by law for the collection of land revenue. Collection of water-rates.

8. Every irrigation area and the irrigation works therein shall be in the charge of an Irrigation Engineer or such other officer as the Resident may from time to time appoint. Such officer shall report to the Resident annually, and at such other times as the Resident may require, upon the working of the area in his charge, and shall in like manner furnish an annual balance sheet showing the receipts on account of water-rates, and the expenditure on construction, management, supervision and maintenance of the works in his charge. Management of irrigation areas.

For the purposes of such balance sheet the Collector of Land Revenue shall furnish to the officer in charge of the irrigation area a monthly statement of the amount of water-rate collected by him.

9. Any Irrigation Engineer or other officer appointed under section 8 to have charge of an irrigation area may from time to time by writing under his hand, with the approval of the Resident authorize, subject to such limitations as the Resident may think fit, any officer to exercise any of the powers and perform any of the duties conferred and imposed by this Enactment on the officer in charge of such area and may in like manner and with the like approval withdraw any such authority. Everything done in pursuance of authority granted under this section shall have the same effect as if it were done by the officer in charge of the irrigation area. Delegation of powers and duties.

IRRIGATION AREAS.

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Filling up
obnoxious
water-ways.

10. The officer in charge of an irrigation area may fill up, construct, widen or drain any canal, water-course, drain, ditch, pond or swamp whether within or without an irrigation area if it shall appear to him that such action will be of benefit to the irrigation works in his charge; provided that in cases in which the officer in charge of an irrigation area acting under this section fills up, constructs, widens or drains any canal, water-course, drain, ditch, pond or swamp without such area, he shall pay to the registered owner thereof, if any, reasonable compensation for any damage, loss or inconvenience arising therefrom; and if the parties fail to agree as to the amount so payable the question shall be referred to the Resident whose decision thereon shall be final.

Removal of
trees or refuse.

11. The officer in charge of an irrigation area may by notice in writing require the owner of any lands within such area to clear the banks or sides of any irrigation works on such lands from any trees or plants growing thereon or to remove from any lands adjoining any irrigation works any growth of refuse likely to damage such works or harbour rats or other vermin. Such notice shall require the owner to take the necessary action within a certain fixed time, which shall not be less than 14 days from the date of the service of the notice, and if default is made in complying with the provisions of such notice the officer in charge may cause such action to be taken as is required by the notice and may recover the cost of so doing from the said owner in any Court of competent jurisdiction. In cases in which the officer in charge of an irrigation area acting under this section requires the destruction of valuable trees or plants he shall pay to the registered owner reasonable compensation for the same; and if the parties fail to agree as to the amount so payable the question shall be referred to the Resident whose decision thereon shall be final.

Power to with-
hold water.

12. The officer in charge of an irrigation area may refuse to allow water to be supplied or taken for the irrigation of lands in respect of which the water-rate is in arrears, or for the irrigation of lands which are not properly provided with banks or batas for the retention of water, or for the irrigation of lands the owners of which have been convicted of an offence under this Enactment; and the water-rate payable upon such lands shall be payable notwithstanding such refusal.

Damage to
irrigation works
by fire.

13. In any case in which damage is done to any irrigation works by fire originating on adjoining or neighbouring lands the cost of repairing such damage may be recovered from the owner of such lands by the officer in charge of such works by suit in any competent Civil Court. In such suits it shall not be necessary to prove the negligence of the defendant nor shall it be a defence that the fire was the result of accident.

Obstruction or
damage.

14. Any person who shall wilfully or maliciously block up or obstruct or cause to be in any way blocked up or obstructed, or who shall encroach on or attempt to take fish by means of a fish trap out of any irrigation tank, channel or water-course, or who shall breach or cut through the banks or sides of the same shall be liable on conviction to rigorous imprisonment which may extend to six months or to fine which may extend to one hundred dollars or to both.

Waste or
abstraction of
water.

15. Any person who shall wilfully cause waste of water conserved by any irrigation works, or who not being entitled to the use of such water, shall wrongfully draw off or convert to his own use any such water shall be liable on conviction to rigorous imprisonment

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which may extend to six months or to fine which may extend to one hundred dollars or to both. Where such water is found to be used on the land of a person not entitled to the use thereof the onus shall be on such person of proving that he did not draw off or convert to his own use or cause to be drawn off or converted to his own use such water.

16. If the owner of any land irrigated by any irrigation works shall suffer or permit water obtained from such works or from any water-course or channel connected therewith to run to waste on his land, or shall obtain water for such land from such works, water-course or channel in a manner not authorized by the officer in charge of such works, such owner shall, in addition to any other punishment, penalty or liability which he may incur or be liable to under this Enactment, be liable on conviction to pay double the rate for the time being assessed under section 5 of this Enactment for every year or portion of any year in which he has so suffered or permitted such water to run to waste or has obtained it in an unauthorized manner, and such double water-rate shall be recovered in the manner provided by section 7 hereof.

Further penalty for wasting water.

17. (i) The officer in charge of an irrigation area may by notice in writing under his hand require the owner of any land within such area to provide, either individually or jointly with other owners proper banks or batas for the retention or exclusion of water; provided that no person shall be required under this section to provide banks or batas which will not serve to retain water on land whereof he is the owner or to exclude water therefrom.

Compulsory provision of batas.

(ii) Such notice shall require the owner to take the necessary action within a stated time, which shall not be less than fifteen days from the date of the service of the notice.

(iii) If default is made in complying with the provisions of the notice, the officer in charge of such area may cause such action to be taken as is required by the notice and may thereafter certify under his hand the cost thereof, and thereupon the amount so certified shall be recoverable from the person by whom default was made as aforesaid in the manner provided by Part IV of "The Land Enactment, 1911," for the recovery of rent.

18. Any owner or other person who shall refuse to allow the passage of irrigation water over his land or who shall obstruct such passage shall be liable on conviction to rigorous imprisonment which may extend to three months or to fine which may extend to fifty dollars or to both.

Refusal to allow passage of water.

19. Any person who shall construct any canal, water-course, drain, ditch or pond within any irrigation area without having previously obtained the consent thereto in writing of the officer in charge of such area shall be liable on conviction to rigorous imprisonment which may extend to six months or to fine which may extend to one hundred dollars or to both.

Construction of unauthorized waterways.

20. Any person who shall allow any animal to stray upon the banks or sides of any irrigation works shall be liable on conviction to rigorous imprisonment which may extend to three months or to fine which may extend to fifty dollars or to both.

Allowing animals to stray.

IRRIGATION AREAS.

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Unauthorized
use of vehicles
and boats.

21. Any person who shall drive, draw or push, or cause to be driven, drawn or pushed any vehicle along the banks or sides of or shall use or cause to be used any boat, vessel, raft or float or cause to be floated any wood or other material on any irrigation canal or water-course without having previously obtained the consent thereto in writing of the officer in charge of such works shall be liable on conviction to rigorous imprisonment which may extend to three months or to fine which may extend to fifty dollars or to both.

Pollution of
water.

22. Any person who shall bathe or wash articles in or otherwise pollute or cause to be polluted any irrigation tank, channel or water-course shall be liable on conviction to rigorous imprisonment which may extend to three months or to fine which may extend to fifty dollars or to both.

Tampering with
irrigation
works.

23. (i) Any person who shall, without authority from the officer in charge of an irrigation area, open or close or otherwise tamper with any sluices, water gates, regulators, pipes, bench marks, water gauges or other works forming part of any of the irrigation works within such area shall be liable on conviction to rigorous imprisonment which may extend to six months or to fine which may extend to one hundred dollars or to both.

(ii) Where by reason of any irrigation works having been so tampered with the land of any person is benefited the onus shall be on such person of proving that he did not so tamper therewith or cause them to be so tampered with.

Power to
compound
offences.

24. (i) The Resident may by notification in the *Gazette* empower any Irrigation Engineer by name to accept from any person against whom a reasonable suspicion exists that he has committed any offence under this Enactment a sum of money not exceeding twenty-five dollars by way of compensation for the offence which such person is suspected to have committed.

All sums so received by an Irrigation Engineer shall be credited to revenue.

(ii) On payment of such sum of money no further proceedings shall be taken against such person.

(iii) Any power vested in an Irrigation Engineer by a notification under sub-section (i) may at any time be withdrawn by the Resident by notification in the *Gazette*.

Power to make
rules.

25. The Resident, with the approval of the Chief Secretary to Government, may from time to time by notification in the *Gazette*, make rules for the encouragement and extension of cultivation and for the enforcement of ancient customs within irrigation areas and for any other purposes consistent with the provisions of this Enactment.

Service of
notices.

26. Any notice issued under the provisions of this Enactment may be served in the manner prescribed for the service of notices under "The Land Enactment, 1911."

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SCHEDULE.
STATE ENACTMENTS.

State.	No. and year.	Short title.
Selangor ...	18 of 1899	Irrigation Areas Enactment, 1899
Negri Sembilan...	16 of 1899	" " " "
Pahang ...	17 of 1899	" " " "
Perak ...	14 of 1899	" " " "
" ...	16 of 1905	The Krian Irrigation Enactment, 1905
" ...	16 of 1907	The Krian Irrigation Enactment, 1905, Amendment Enactment, 1907
" ...	1 of 1916	The Krian Irrigation Enactment, 1905, Amendment Enactment, 1916
" ...	1 of 1919	The Krian Irrigation Enactment, 1905, Amendment Enactment, 1919

Passed this 19th day of June, 1922.

A. CALDECOTT,
Clerk of Council.

No. 4083.—The following Enactment, passed at a meeting of the Federal Council held on the 19th June, 1922, is published for general information :

FEDERATED MALAY STATES.

ENACTMENT No. 4 OF 1922.

An Enactment to amend "The Civil Procedure Code, 1918."

F. S. JAMES,

[4th July, 1922.]

President of the Federal Council.

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

Short title,
commencement
and construc-
tion.

1. (i) This Enactment may be cited as "The Civil Procedure Code, 1918, Amendment Enactment, 1922," and shall come into force on the publication thereof in the *Gazette*.

(ii) This Enactment shall be read and construed as one with "The Civil Procedure Code, 1918," 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.

Amendment of
section 49.

2. Section 49 of the principal Enactment is amended by deleting therefrom sub-section (iv) and re-numbering sub-section (v) as sub-section (iv).

Amendment of
section 55.

3. Sub-section (ii) of section 55 of the principal Enactment is amended by deleting the words "signed by the chief ministerial officer of the Court, and shall be" in the first and second lines thereof.

Amendment of
section 68.

4. Section 68 of the principal Enactment is amended by deleting the words "signed by the chief ministerial officer of the Court, and" in the second and third lines thereof.

Substituted
section 275 (iii).

5. Sub-section (iii) of section 275 of the principal Enactment is repealed and the following is substituted therefor :

"Where the property is land which is subject to the Registration of Titles Enactment, 1911, or which is held by entry in the mukim register the requirements of section 68 of the Registration of Titles Enactment, 1911, or of section 49A of the Land Enactment, 1911, as the case may be, shall also be complied with."

Amendment of
section 385.

6. Section 385 of the principal Enactment is amended by the addition at the end thereof of a new sub-section as follows :

"(vi) In passing a decree the Court shall have regard to the provisions of any written law imposing any restriction on partition or sub-division, and shall not pass any decree contravening the same."

Amendment of
forms.

7. Forms Nos. 115, 116, 117, 123, 143, 152, 185 and 187 in the third schedule to the principal Enactment are amended by deleting the words "Given under my hand and the seal of the Court, this..... day of.....191..."

[L. S.]

.....
Judge."

at the end of each form, and substituting therefor the words "Dated this.....day of.....19..."

[L. S.] "

Passed this 19th day of June, 1922.

A. CALDECOTT,
Clerk of Council.

No. 4084.—The following Enactment, passed at a meeting of the Federal Council held on the 19th June, 1922, is published for general information :

FEDERATED MALAY STATES.

ENACTMENT No. 5 OF 1922.

An Enactment to further amend the Pensions Enactments, 1906.

F. S. JAMES, [4th July, 1922.]
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 Pensions Enactments, 1906, Amendment Enactment, 1922," and shall come into force on the publication thereof in the *Gazette*. Short title, commencement and construction.

(ii) This Enactment shall be read and construed as one with the Enactments specified 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 2 of the principal Enactments is amended by adding at the end of sub-section (i) the words "Provided that the total pension of an officer who first entered the public service of the State (otherwise than by transfer from the United Kingdom or a Colony or another Protectorate) after the 25th day of August, 1902, shall not exceed £1,300." Amendment of section 2.

3. Section 7 of the principal Enactments is amended by deleting all words after "service" in the seventh line thereof and substituting therefor the words "and does not exceed £1,300. Provided that the limit of £1,300 shall not apply to any officer who entered the public service of the United Kingdom or of a Colony or of a Protectorate before the 26th day of August, 1902." Amendment of section 7.

SCHEDULE.

PRINCIPAL ENACTMENTS.

State.	No. and year.	Short title.
Perak	1 of 1906	The Pensions Enactment, 1906
Selangor	2 of 1906	" "
Negri Sembilan	2 of 1906	" "
Pahang	2 of 1906	" "

Passed this 19th day of June, 1922.

A. CALDECOTT,
Clerk of Council.

No. 4085.—The following Enactment, passed at a meeting of the Federal Council held on the 19th June, 1922, is published for general information :

FEDERATED MALAY STATES.

ENACTMENT No. 9 OF 1922.

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

F. S. JAMES,

[4th July, 1922.]

President of the Federal Council.

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

Short title,
commencement
and construc-
tion.

1. (i) This Enactment may be cited as "The Agricultural Pests Enactment, 1913, Amendment Enactment, 1922," 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.

Re-numbering
of section 12A.

2. Section 12A of the principal Enactment as amended by Enactment No. 24 of 1914 is re-numbered 12c.

Amendment of
sections 2, 3, 4,
etc.

3. Sections 2, 3, 4, 7, 8, 10, 11, 12, 12A and 20 of the principal Enactment are amended by deleting the words "Director" and "Director of Agriculture" wherever the same occur and substituting therefor the words "Secretary" and "Secretary for Agriculture" respectively.

Amendment of
section 25.

4. Section 25 of the principal Enactment is amended by deleting the word "Director" in the third line thereof and by substituting therefor the following words :

"Secretary, or of any officer to whom the Secretary may, by writing under his hand, delegate the power either generally or specially to grant such authority."

Passed this 19th day of June, 1922.

A. CALDECOTT,
Clerk of Council.

No. 4086.—The following Enactment, passed at a meeting of the Federal Council held on the 19th June, 1922, is published for general information :

FEDERATED MALAY STATES.

ENACTMENT No. 10 OF 1922.

An Enactment to further amend “The Registration of Titles Enactment, 1911.”

F. S. JAMES,

[4th July, 1922.]

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 Registration of Titles Enactment, 1911, Amendment Enactment, 1922,” and shall come into force on the publication thereof in the *Gazette*. Short title, commencement and construction.

(ii) This Enactment shall be read and construed as one with “The Registration of Titles Enactment, 1911,” 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. Sub-section (i) of section 79 of the principal Enactment is amended by deleting paragraph (j) thereof and substituting therefor the following paragraph— Amendment of section 79.

“(j) It shall be lawful for the Registrar to demand and receive such fees as may be prescribed from time to time, and to perform the duties and authorize the acts for which fees are prescribed.” To demand and receive fees.

3. Immediately after section 79 of the principal Enactment there is inserted a new section as follows : New section 79A.

“79A. (i) The Chief Secretary to Government may make rules for prescribing the fees to be charged under this Enactment. Rules.

(ii) All rules under this section shall be published in the *Gazette*, and shall not come into force until so published.”

4. The third schedule to the principal Enactment is repealed. Repeal of third schedule.

Passed this 19th day of June, 1922.

A. CALDECOTT,
Clerk of Council.

APPOINTMENTS.

No. 4087.—With reference to Notification No. 2313 of the 13th April, 1922, it is hereby notified that His MAJESTY THE KING has been pleased to approve the appointment of Mr. J. H. Rich to be an Unofficial Member of the Federal Council, with effect from the 10th April, 1922, *vice* Mr. R. P. Brash, resigned. [G. 187/22.]

No. 4088.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Mr. D. W. McLeod, Assistant Master, to be Principal, King Edward VII School, Taiping, with effect from the 1st January, 1922. [Pk. 1151/22.]

No. 4089.—The Right Honourable the Secretary of State for the Colonies has been pleased to approve the appointment of Lieutenant-Commander Robert Cholerton Hayes, O.B.E., R.N. (retired), to be Harbour Master, Selangor, with effect from 20th May, 1922.

Lieutenant-Commander Hayes reported his arrival on 29th June, 1922, and assumed the duties of his office on 10th July, 1922. [Sel. 1705/22.]

No. 4090.—Mr. C. F. C. Ayre, European Master, has been appointed to act as Head Master, Anderson School, Ipoh, with effect from the 26th May, 1922. [Pk. 1550/22.]

No. 4091.—Mr. C. Bazell, Assistant Master, Raffles Institution, Singapore, has been appointed to act as Assistant Master, Malay College, Kuala Kangsar, with effect from the 1st June, 1922. [S. 1384/22.]

No. 4092.—Mr. J. A. Black, a Supernumerary Officer of Class IV, Malayan Civil Service, has been appointed to act as Assistant Protector of Chinese, Perak, Class V, with effect from the 12th June, 1922. [S. 716/22.]

No. 4093.—Major S. C. Raffles, O.B.E., Deputy Commissioner, Trade and Customs, has been appointed to act as Superintendent, Chandu Monopoly, Federated Malay States, with effect from the 18th June, 1922. [G. 1496/22.]

No. 4094.—Mr. J. S. W. Reid, Cadet, Malayan Civil Service, has been appointed to act as Second Assistant District Officer, Larut, Class V, with effect from the 28th June, 1922. [G. 2447/21.]

No. 4095.—Captain R. G. B. Farrer, Passed Cadet, Malayan Civil Service, has been appointed to act as Assistant District Officer, Bruas, with effect from the 30th June, 1922. [G. 2447/21.]

No. 4096.—The Resident of Perak has appointed Mr. J. W. W. Hughes to be a member of the Board of Examiners in Malay for the State of Perak, *vice* Mr. N. Kendall [Pk. 2522/22.]

No. 4097.—With reference to Notification No. 4748, published in the *Gazette* of the 7th October, 1921, regarding the appointment of Vigilance Committees for the purpose of censoring cinematograph films, it is hereby notified that the Resident of Selangor has, with the approval of the Chief Secretary, added the name of Mr. C. Ward Jackson to the Selangor Vigilance Committee. [G. 3531/21.]

LEAVE.

No. 4098.—Mr. F. C. Everdell, Supervisor of Export Duties, Prai, has been granted three months' leave on full pay, with effect from the 1st April, 1922. [S. 615/22.]

No. 4099.—Captain A. G. Robinson, Executive Engineer, Public Works Department, Federated Malay States, has been granted five months and seven days' leave on full pay, with effect from the 18th May, 1922. [S. 1134/22.]

No. 4100.—Mr. R. W. Newton-Howes, District Engineer II, Federated Malay States Railways, has been granted seven months and six days' leave on full pay, with effect from the 30th May, 1922. [S. 1604/22.]

No. 4101.—Captain F. W. Howl, District Engineer II, Federated Malay States Railways, has been granted six months and fourteen days' leave on full pay, with effect from the 9th June, 1922. [S. 1114/22.]

No. 4102.—Mr. T. Tremble, Foreman Smith and Spring-maker, Federated Malay States Railways, has been granted seven months and three days' leave on full pay, with effect from the 10th June, 1922. [S. 1115/22.]

No. 4103.—Mr. R. F. R. Swettenham, Superintendent of Chandu Monopoly, Federated Malay States, has been granted five months' leave on full pay, with effect from the 17th June, 1922. [S. 1145/22.]

No. 4104.—Mr. R. C. Cussen, an Officer of Class IV, Malayan Civil Service, has been granted eight months leave on full pay, with effect from the 27th June, 1922. [S. 3899/21.]

No. 4105.—Commander J. F. Mills, I.S.O., R.N. (retired), Harbour Master, Selangor, has been granted three months' leave on full pay, with effect from the 10th July, 1922.

No. 4106.—The leave of absence granted to Mr. J. E. Kempe, an Officer of Class IV, Malayan Civil Service, has been extended by the Secretary of State for the Colonies for three months, with full pay, from the 21st November, 1922. [S. 2999/21.]

No. 4107.—Mr. H. T. M. Kent, Controller of Timber Supplies, reported his return from leave of absence and resumed duty on the 26th June, 1922. [S. 2336/21.]

No. 4108.—Notification No. 2905, published in the *Gazette* of the 19th May, 1922, regarding the return from leave of Mr. W. J. Stark, is amended by substituting "28th March, 1922" for "31st March, 1922". [S. 718/21.]

APPOINTMENT VACATED.

No. 4109.—The appointment of Draftsman, Construction Department, Federated Malay States Railways, previously held by Mr. Chan Tiang Boon, has been rendered vacant, with effect from 24th January, 1922, by his absence without leave or reasonable cause.

"THE APPRAISERS ENACTMENT, 1907."

No. 4110.—It is hereby notified that, under section 4 of "The Appraisers Enactment, 1907," the Resident of Perak has issued a first class licence to Mr. O. P. Dakeyne, of Kuala Lumpur, to be an appraiser for the State of Perak for the year 1922. [Pk. 2716/22.]

"THE APPRAISERS (AMENDED) ENACTMENT, 1907."

No. 4111.—It is hereby notified that, under section 4 of "The Appraisers (Amended) Enactment, 1907," the Resident of Selangor has issued a second class licence to Mr. D. G. Dharmaratna, of Seremban, to be an appraiser for the State of Selangor for the year 1922. [Sel. 2573/22.]

No. 4112.—It is hereby notified that, under section 4 of "The Appraisers (Amended) Enactment, 1907," the Resident of Pahang has issued a second class licence to Mr. D. G. Dharmaratna, of Seremban, to be an appraiser for the State of Pahang for the year 1922. [1104/22.]

"THE AUCTION SALES ENACTMENT, 1905."

No. 4113.—Mr. Ewe Seng Chye, of Ipoh, has been granted a licence as an auctioneer for the State of Perak, for one year, with effect from the 21st June, 1922. [Pk. 2653/22.]

No. 4114.—Mr. A. Thamboo, of Ipoh, has been granted a licence as an auctioneer for the State of Perak, for one year, with effect from the 21st June, 1922. [Pk. 2633/22.]

No. 4115.—Mr. K. Sanmugam, of Rasa, has been granted a licence as an auctioneer for the State of Selangor, for one year, with effect from the 27th May, 1922. [Sel. 2372/22.]

No. 4116.—Mr. M. Sundram Pillay, of Kuala Lumpur, has been granted a licence as an auctioneer for the State of Selangor, for one year, with effect from the 23rd June, 1922. [Sel. 2461/22.]

No. 4117.—Mr. Yeoh Seng Niah, of Kuala Lumpur, has been granted a licence as an auctioneer for the State of Selangor, for one year, with effect from the 29th June, 1922. [Sel. 2362/22.]

No. 4118.—Mr. Teh Chock Soon, of Kuala Lumpur, has been granted a licence as an auctioneer for the State of Pahang, for one year, with effect from the 26th June, 1922. [Phg. 1140/21.]

"THE BIRTHS AND DEATHS REGISTRATION ENACTMENT, 1920."

No. 4119.—In exercise of the powers vested in him by section 3 (ii) of "The Births and Deaths Registration Enactment, 1920," the Resident of Perak hereby appoints the under-mentioned Penghulus to be Deputy Registrars of Births and Deaths each in respect of his mukim in addition to the appointments made in Notification No. 3833, published in the *Federated Malay States Government Gazette* of the 30th June, 1922:

The Penghulu of mukim Sungei Siput	} in the district of Kuala Kangsar
" " Kampong Buaia	
" " Blanja	
" " Bruas	

and amends Notification No. 3833 of the 30th June, 1922, by substituting "The Assistant Penghulu of Mukim Chegar Galah, Sauk" for "The Penghulu of Mukim Sauk, Chegar Galah." [Pk. 1698/19.]

No. 4120.—In exercise of the powers vested in him by section 3 (ii) of "The Births and Deaths Registration Enactment, 1920," the Resident of Selangor hereby makes the following appointments of Registrar and Deputy Registrars of Births and Deaths for the areas specified, with effect from the 1st July, 1922:

The Health Officer, Kuala Lumpur, to be Registrar for the State of Selangor.

To be Deputy Registrars:

- (a) Officers in charge of Police stations for their respective Police districts;
- (b) Officers of the Medical Department, in charge of the following hospitals, for their respective hospitals:

(1) The European Hospital, Kuala Lumpur	(7) The District Hospital, Ulu Langat
(2) " General " "	(8) " " " Serendah
(3) " District " "	(9) " " " Kuala Selangor
(4) " Gaol " "	(10) " " " Kuala Langat
(5) " District " Klang	(11) " " " Sungei Besi
(6) " " " Kuala Kubu	(12) " " " Rawang

(c) The Assistant Surgeon to the Health Department, Kuala Lumpur, for the Sanitary Board area of Kuala Lumpur town;

(d) The Penghulus of the mukims of Sungei Panjang, Tanjong Karang, Panchang Pedena and Bagan Nakkoda Omar (in the district of Kuala Selangor) for their respective mukims;

(e) Lebei Mat Din bin Datoh Mentri for the area of Sungei Srigala in the district of Ulu Selangor.

Notification No. 3591, published in the *Gazette* of 16th June, 1922, and all previous appointments of Registrars or Deputy Registrars of Births and Deaths made under Enactment No. 1 of 1901 are hereby cancelled. [Sel. 1454/21.]

"THE COMPANIES ENACTMENT, 1917."

No. 4121.—

NOTICE OF WINDING-UP ORDER.

Name of company—The Seremban General Agency, Limited. *Address of registered office*—No. 63, Birch Road, Seremban. *Court*—The Supreme Court of the Federated Malay States at Kuala Lumpur. *Number of matter*—Miscellaneous application No. 45 of 1922. *Date of order*—27th June, 1922. *Date of presentation of petition*—6th April, 1922.

M. B. SHELLEY,
Official Receiver.

"THE CO-OPERATIVE SOCIETIES ENACTMENT, 1922."

No. 4122.—In exercise of the powers vested in him by section 3 of "The Co-operative Societies Enactment, 1922," the Chief Secretary has appointed Mr. A. Cavendish to be Registrar of Co-operative Societies for the Federated Malay States, with effect from the 1st July, 1922. [G. 2282/21.]

"THE CRUELTY TO ANIMALS PREVENTION ENACTMENT, 1910."

RULES FOR THE ANIMAL INFIRMARY, KUALA LUMPUR.

No. 4123.—In exercise of the powers conferred by section 10 of "The Cruelty to Animals Prevention Enactment, 1910," the Sanitary Board, Kuala Lumpur, with the approval of the Resident of Selangor, hereby rescinds the rules for the management of the Cattle Infirmary, Kuala Lumpur, published as Notification No. 963 in the *Gazette* of the 28th April, 1911, and makes in place thereof the following rules, to come into force on the publication thereof in the *Gazette*, for the management of the Infirmary for Animals established at Kuala Lumpur by the said Board:

1. The Infirmary shall be in charge of the Veterinary Inspector appointed by the Board, who shall be responsible generally for its management and shall see that all orders issued by the Chairman or the Government Veterinary Surgeon are carried into effect.

2. Except as provided in rule 7 any animal shall be admitted to the Infirmary on the production of a Magistrate's order to that effect, and no animal so admitted shall be released except by order of a Magistrate or on a certificate in writing by the Government Veterinary Surgeon that it may properly be released.

3. Any animal requiring treatment may be admitted at the discretion of the Government Veterinary Surgeon and with the consent, written or verbal, of the owner.

4. Dogs and other small animals not requiring treatment may at the owner's request be admitted for detention only, provided accommodation is available.

5. Any dog isolated or detained under any rule of "The Quarantine and Prevention of Disease Enactment, 1903," may be admitted to the Infirmary.

6. Fees shall be charged for treatment, food and other requirements in accordance with the schedule hereto. Charges for operations and medicines shall be additional to charges for livery.

7. Cattle suffering from any contagious or infectious disease shall not be admitted to the Infirmary.

8. Any animal admitted to the Infirmary shall be kept there at the owner's risk. [Sel. 1450/22.]

SCHEDULE.

Livery—	<i>cts.</i>
Horses, each one day or part of a day ...	75
Ponies " " " ...	50
Cattle " " " ...	50
Dogs, cats or other small animals, each one day or part of a day ...	25
—	\$
Castration, horse, pony or bull ...	3
" cat or other small animal ...	2
Destroying horses or cattle, each ...	3
Burial of carcasses of horses or cattle which die or are destroyed in the Infirmary, each ...	2
Destroying dog, cat or other small animal and burying carcase, each ...	2

* Medicines will be charged for according to current prices. Discretion to reduce or waive payment of fees may be used in the case of poor people.

* List of prices to be posted at the Infirmary.

"THE INVENTIONS ENACTMENT, 1914."

NOTICE OF ACCEPTANCE OF COMPLETE SPECIFICATION (SECTION 9).

No. 4124.—Notification is hereby given that application, No. 15 of 1922, having been made by Thomas Emil Gjorup, Contractor, a citizen of the United States of America, residing at Telok Anson, Perak, Federated Malay States, for a grant of exclusive privileges in respect of an invention entitled "The combination rubber sign board or panel with detachable letters and figures," the Chief Secretary to Government has been pleased to accept the complete specification, No. 29 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

29th June, 1922.

(Date of the first publication of the above notice in the *Gazette*, 14th July, 1922.)

"THE LAND ENACTMENT, 1911."

No. 4125.—In exercise of the powers vested in him by section 19 (i) of "The Land Enactment, 1911," the Resident of Perak has appointed Raja Arif Shah bin Harun to be a Settlement Officer in and for the State of Perak, with effect from the 1st March, 1922. [Pk. 825/22.]

INTERIM AWARD UNDER SECTION 91.

No. 4126.—Whereas an area of 1,341 square feet of land, formerly held by Vong Fook, Vong Choy and Vong Kup, of Seremban, under building lease No. 327, situated at Locke Road, Seremban town, in the district of Seremban, has been resumed by Government for a public purpose—to wit, a Chinese temple:

And whereas notice to appear before the Collector was duly served by substituted service on the said Vong Fook, Vong Choy and Vong Kup, and whereas the said owners have failed to comply with such notice:

Now, I, Edward Bridgewater Williams, Collector of Land Revenue, Seremban, do hereby offer to the said Vong Fook, Vong Choy and Vong Kup, the sum of one cent only as full compensation for the land aforesaid so resumed by Government, and I make interim award under the powers vested in me by section 91 of "The Land Enactment, 1911."

Dated at Seremban, this 7th day of July, 1922.

E. B. WILLIAMS,
Collector, Seremban.

NOTICE OF COMPLETION OF RE-ENTRY.

No. 4127.—To Wee Heng:

Whereas you have made default in the condition of your title as enumerated in the schedule hereto—to wit, 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 from 27th November, 1911, and thereafter to maintain the same in good condition, and whereas notice to make good such default was duly served and the said default was not made good within the period prescribed in such notice:

Take notice that, by virtue of the powers granted to me by section 5 of "The Land Enactment, 1911," I, W. J. Thorogood, Collector, Kuala Selangor, have this day re-entered on the land described hereunder on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 3,268. *Portion*—No. 750. *Mukim*—Ujong Permatang. *Date of title*—27th November, 1911.

Dated at Kuala Selangor, this 6th day of July, 1922.

W. J. THOROGOOD,
Collector, Kuala Selangor.

NOTICES OF COMPLETION OF RESUMPTION OF LAND.

No. 4128.—To Teh Hock Aik:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Sungei Tinggi, and the said land is liable to forfeiture, and has been duly notified for resumption, *vide Gazette Notification No. 1078* of the 24th February, 1922, the said land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 1,490. *Lot*—No. 948. *Area*—2 acres 36 poles. *Nature of cultivation*—Kampung. *Date of registration*—9/11/1916.

Dated at Taiping, this 30th day of June, 1922.

J. S. W. REID,
Collector, Larut.

No. 4129.—To Mohamed Ali bin Mohamed Zain:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Sungei Tinggi, and the said land is liable to forfeiture and has been duly notified for resumption, *vide Gazette Notification No. 1078* of the 24th February, 1922, the said land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 1,685. *Lot*—No. 1,325. *Area*—22 acres 2 roods 3 poles. *Nature of cultivation*—Kampung. *Date of registration*—18/6/1918.

Dated at Taiping, this 30th day of June, 1922.

J. S. W. REID,
Collector, Larut.

No. 4130.—To Yahya bin Haji Abdulrahman:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Jebong, and the said land is liable to forfeiture and has been duly notified for resumption, *vide Gazette Notification No. 1734* of the 24th March, 1922, the said land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 1,152. *Lot*—No. 937. *Area*—4 acres 3 roods 26 poles. *Nature of cultivation*—Kampung. *Date of registration*—12/4/1916.

Dated at Taiping, this 30th day of June, 1922.

J. S. W. REID,
Collector, Larut.

No. 4131.—To Mat Sapiei bin Saaid:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Jebong, and the said land is liable to forfeiture and has been duly notified for resumption, *vide Gazette Notification No. 1734* of the 24th March, 1922, the said land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 1,157. *Lot*—No. 936. *Area*—4 acres 32 poles. *Nature of cultivation*—Kampung. *Date of registration*—12/4/1916.

Dated at Taiping, this 30th day of June, 1922.

J. S. W. REID,
Collector, Larut.

No. 4132.—To Ong Swee Ee (f.):

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Jebong, and the said land is liable to forfeiture and has been duly notified for resumption, *vide Gazette Notification No. 1734* of the 24th March, 1922, the said land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 1,191. *Lot*—No. 421. *Area*—5 acres 2 roods 30 poles. *Nature of cultivation*—Kampung. *Date of registration*—28/12/1917.

Dated at Taiping, this 30th day of June, 1922.

J. S. W. REID,
Collector, Larut.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES OF COMPLETION OF RESUMPTION OF LAND—(cont.).

No. 4133.—To Chu Mat Ali bin Lodin:

Take notice that, whereas the land hereunder described is liable for forfeiture under the provisions of section 36 of "The Land Enactment, 1911," and has been duly notified for resumption, *vide* Gazette Notification No. 84 of the 13th January, 1922, the land is hereby declared to be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 786. *Lot*—No. 1,075. *Area*—1 acre 3 roods 2 poles. *Mukim*—Pasir Salak.
Owner—Chu Mat Ali bin Lodin.

Dated at Telok Anson, this 23rd day of June, 1922.

W. LINEHAN,
Collector, Lower Perak.

NOTICE OF COMPLETION OF RESUMPTION OF LAND UNDER SECTION 48 (iii).

No. 4134.—Whereas by Notification No. 3379 of the 2nd June, 1922, notice was given that the land described in approved application No. 5/11, mukim of Anak Endau, was liable for resumption under section 48 (iii) of "The Land Enactment, 1911," inasmuch as the registered owner, Samat bin Osman, died more than twelve months ago, and no legal representative of his estate had been registered, and whereas no proceedings are pending before the Court to establish the title of any person as such legal representative, notice is hereby given that the land in question has been resumed by me on behalf of the Ruler of the State.

Dated at Pekan, this 5th day of July, 1922.

M. BAKI BIN ABAS,
Collector, Pekan.

NOTICES OF LOSS OF DOCUMENTS OF TITLE.

No. 4135.—Application having been made to the Collector at Parit.—

By Mohamed bin Uda Dris, for a certified copy of extract for E.M.R. No. 243, lot No. 748, in the mukim of Blanja, on the ground that Uda Dris bin Ngah Bador is the registered owner thereof and that the original extract has been lost:

By Rapor bin Itam Pulau, of Blanja Kiri, for a certified copy of extract for E.M.R. No. 870, lot No. 1,581, in the mukim of Blanja, on the ground that he, Kulop Dogoh bin Itam Pulau and Ngah Lisin binti Toh Lun are the registered owners 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 these notices good cause be shown to the Collector for refusing these applications, the copies of the entries in the mukim register applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, PARIT,
14th July, 1922.

R. G. B. FARRER,
Collector, Parit.

No. 4136.—Application having been made to the Collector at Grik, by Awang Besar bin Haji Abdul Latiff, of Kampong Kulim, for a fresh extract from the mukim register No. 153, lot No. 153, in the mukim of Grik, on the ground that Awang Besar bin Haji Abdul Latiff 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 E.M.R. applied for will, subject to the provisions of the said section 17, be granted.

LAND OFFICE, GRIK,
14th July, 1922.

WAN DIN,
Assistant Collector, Upper Perak.

No. 4137.—Application having been made to the Collector at Telok Anson, by Haji Ismail bin Haji Mat Yusuf, of Pulau Tiga, for a certified copy of extract from the mukim register No. 589, lot No. 617, in the mukim of Pulau Tiga, on the ground that Jah binti Haji Ismail and Puteh binti Haji Ismail in equal shares are the registered owners 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 issued.

LAND OFFICE, TELOK ANSON,
14th July, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

No. 4138.—Application having been made to the Collector at Tapah, by Alang Mat Sah bin Saman, of Sungkai, for a certified copy of extract from the mukim register No. 1,009, in the mukim of Sungkai, on the ground that he is the registered owner thereof and that the original extract has been lost:

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

LAND OFFICE, TAPAH,
14th July, 1922.

HAMZAH BIN ABDULLAH,
Assistant Collector, Batang Padang.

No. 4139.—Application having been made to the Collector at Rasa, by Mat Nor bin Beginda Omar, for a certified copy of E.M.R. No. 3,438, portion No. 2,014, in the mukim of Ulu Yam, 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 issued.
[U.S.L. No. 329/22.]

LAND OFFICE, RASA,
14th July, 1922.

I. D. GAMMANS,
Collector, Ulu Selangor.

No. 4140.—Application having been made to the Collector at Seremban, by A. Y. A. R. Raman Chetty, of Seremban, for certified copy of E.M.R. No. 335, in the mukim of Ampangan, on the ground that A. Y. A. R. Raman Chetty is the registered owner thereof and that the original extract has been lost:

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

LAND OFFICE, SEREMBAN,
14th July, 1922.

ABDUL MALEK,
Collector, Seremban.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES OF LOSS OF DOCUMENTS OF TITLE—(cont.).

No. 4141.—Application having been made to the Collector at Bentong, by Mat Taram bin Dato' Melana and Awang bin Lebai Itam, for a certified copy of extract from the mukim register No. 2,186, in the mukim of Bentong, on the ground that they are the registered owners thereof and that the original extract has been burnt on 23rd March, 1922:

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 issued.

LAND OFFICE, BENTONG,

14th July, 1922.

B. F. BRIDGE,

Collector, Bentong.

No. 4142.—Application having been made to the Collector at Kuantan, by Kelsom binti Hamid, of Tanjong Lumpur, for a fresh extract from the mukim register No. 861, portion No. 1,189, in the mukim of Kuala Kuantan, on the ground that she is the registered owner thereof and that the original extract has been lost:

In accordance with the provisions of section 17 of "The Land Enactment, 1911," notice is hereby given that, unless within two 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 issued.

LAND OFFICE, KUANTAN,

14th July, 1922.

RAJA UDA,

Collector, Kuantan.

NOTICES OF RE-ENTRY.

No. 4143.—Whereas Budh Singh s/o Mallah Singh, registered proprietor, has failed to comply with the conditions of the title, by entry in the mukim register, Tupai, No. 1,049, lot No. 1,432, by failing to maintain a house of a value of \$50, and whereas due notice to make good the said default was served on the said Budh Singh s/o Mallah Singh on the 17th February, 1922, and whereas the said Budh Singh s/o Mallah Singh 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, J. S. W. Reid, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Taiping, this 4th day of July, 1922.

J. S. W. REID,

Collector, Larut.

No. 4144.—Whereas Budh Singh s/o Mallah Singh, registered proprietor, has failed to comply with the conditions of the title, by entry in the mukim register, Tupai, No. 1,033, lot No. 1,434, by failing to maintain a house of a value of \$50, and whereas due notice to make good the said default was served on the said Budh Singh s/o Mallah Singh on the 17th February, 1922, and whereas the said Budh Singh s/o Mallah Singh 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, J. S. W. Reid, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Taiping, this 4th day of July, 1922.

J. S. W. REID,

Collector, Larut.

No. 4145.—Whereas Sinnathamby son of Muthu Kumaru, registered proprietor, has failed to comply with the conditions of the title, by entry in the mukim register, Tupai, No. 1,021, lot No. 1,362, by not erecting a house within the specified time, and whereas due notice to make good the said default was served on the said Sinnathamby son of Muthu Kumaru on the 10th March, 1922, and whereas the said Sinnathamby son of Muthu Kumaru 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, J. S. W. Reid, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Taiping, this 7th day of July, 1922.

J. S. W. REID,

Collector, Larut.

No. 4146.—Whereas Wong Yan Ying, registered proprietor, has made a breach in the following conditions of his title—to wit, failing to cultivate wet padi annually on his land comprised in E.M.R. No. 231, lot No. 2,496, mukim of Bruas, and whereas due notice to repair the said breach was served on the said Wong Yan Ying on the 14th March, 1922, and whereas the said Wong Yan Ying 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, Sheik Abdul Aziz, Collector, have this day re-entered on the said land on behalf of the Ruler of the State.

Dated at Parit, this 30th day of June, 1922.

S. A. AZIZ,

Collector, Bruas.

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

No. 4147.—To Parja bin Ruyok:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,232/17, lot No. 3,702, dated the 12th February, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,

Collector, Lower Perak.

No. 4148.—To Rajak bin Suro:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,248/17, lot No. 3,710, dated the 17th February, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,

Collector, Lower Perak.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES OF RE-ENTRY UPON LAND FOR BREACH OF CONDITIONS OF DOCUMENTS OF TITLE—(cont.).

No. 4149.—To Isa bin Japar:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,259/17, lot No. 3,721, dated the 17th February, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

No. 4150.—To Jasim bin Ngah Kulop:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,251/17, lot No. 3,713, dated the 17th February, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

No. 4151.—To Siah binti Mat Nawi:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,506/17, lot No. 3,705, dated the 6th March, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

No. 4152.—To Sallih bin Dollah:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,497/17, lot No. 3,725, dated the 6th March, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

No. 4153.—To Brahim bin Mat Tasrip:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,498/17, lot No. 3,728, dated the 6th March, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation, 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

No. 4154.—To Kartawi bin Abdul Manan:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,505/17, lot No. 3,735, dated the 6th March, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES OF RE-ENTRY UPON LAND FOR BREACH OF CONDITIONS OF DOCUMENTS OF TITLE—(cont.).

No. 4155.—To Haji Nor bin Mardun:

Take notice that, whereas you have failed to comply with one of the conditions of D. Sabatang approved application No. 2,524/17, lot No. 3,736, dated the 28th March, 1917, by failing to plant yearly for a period of five years from the date of authorized occupation 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-bearing tree, any cotton-bearing tree, any sugar-palm, any sago-palm, such trees to be of economic value or nipah, the land described in such approved application is liable to forfeiture: you are hereby required, within the period of three months from the date of this notice, to repair or 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 approved application on behalf of the Ruler of the State.

Dated this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

NOTICES OF RESUMPTION OF LAND FOR ABANDONMENT.

No. 4156.—To Alang Jamilah binti Uda Ganti:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Senggang, 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 *bona fide* commencement to cultivate it, the said land will, at the expiration of that time, be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 1,651. Lot—No. 1,714. Area—4 acres 10 poles. Mukim—Senggang.

Dated this 30th day of June, 1922.

G. A. DE C. DE MOUBRAY,
Collector, Kuala Kangsar.

No. 4157.—To Pana Lana Kana Nana Avanna Ravanna Mana Raman Chetty son of Ahrumugam Chetty:

Take notice that, whereas you have abandoned the land described hereunder, in the mukim of Saiong, 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 *bona fide* commencement to cultivate it, the said land will, at the expiration of that time, be forfeited and resumed by me on behalf of the Ruler of the State.

SCHEDULE.

Nature and No. of title—E.M.R. 3,262. Lot—No. 2,316. Area—2 acres 3 roods 24 poles. Mukim—Saiong.

Dated this 3rd day of July, 1922.

G. A. DE C. DE MOUBRAY,
Collector, Kuala Kangsar.

No. 4158.—To the owners as mentioned in the schedule hereunder:

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

Nature and No. of title.	Lot No.	Area.	Owners.
		A. R. P.	
E.M.R. 507 ...	797 ...	2 3 25 ...	Sajak bin Panglima Besar
" 508 ...	798 ...	2 3 13 ...	Salleh bin Ngah
" 509 ...	799 ...	2 3 17 ...	Abas bin Ngah
" 510 ...	800 ...	2 3 28 ...	Incha binti Salim
" 511 ...	801 ...	3 0 17 ...	Siawah bin Ahmin
" 512 ...	802 ...	3 0 09 ...	Long bin Panglima Besar
" 513 ...	803 ...	3 0 08 ...	Timah binti Panglima Besar
" 514 ...	804 ...	3 0 29 ...	Kulup bin Bedule
" 515 ...	805 ...	3 0 22 ...	Lamah binti Panglima Besar
" 516 ...	806 ...	3 1 08 ...	Darah binti Sajak
" 517 ...	807 ...	3 1 09 ...	Dorahman bin Sajak
" 273 ...	608 ...	1 2 30 ...	Kechil binti Mamat
" 272 ...	607 ...	1 1 10 ...	Ujang bin Gundat
" 271 ...	605 ...	1 0 14 ...	Sajak bin Panglima Besar
" 270 ...	603 ...	3 3 15 ...	Sadiah binti Malim
" 297 ...	604 ...	2 0 24 ...	Alang bin Arih
" 359 ...	596 ...	2 3 02 ...	Singah binti Dollah and Jasin bin Dollah

Dated this 29th day of June, 1922.

MOHAMED IDRIS,
Collector, Coast.

No. 4159.—To the landowners mentioned below:

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

Nature and No. of title.	Lot No.	Owners.	Area.	Nature of cultivation.
			A. R. P.	
Gt. 5,077 ...	46 ...	Tiara binti Nay and Tasoh binti Nay	1 2 09.7	Sawah
" 5,071 ...	50 ...	Tiamin binti Saman	1 0 20.9	"
" 8,156 ...	212 ...	Bujang bin Samat	4 0 25	"

Dated this 5th day of July, 1922.

A. M. DRYBURGH,
Collector, Jelebu.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICE OF SALE OF LAND FOR RECOVERY OF RENT UNDER SECTION 73.

No. 4160.—With reference to Notification No. 6445, appearing in the *Gazette* of the 30th December, 1921, notice is hereby given that the under-mentioned land will be sold by public auction on the 21st August, 1922, at the Land Office, Port Dickson, at 11 a.m., for the recovery of rents and costs due upon them.

SCHEDULE.

Nature and No. of title.	Lot No.	Area. A. R. P.	Owners.	Upset price. \$ c.
PORT DICKSON MUKIM.				
G.C.L.				
4,637 ...	504 ...	2 2 05 ...	Koh Chee Guan ...	3 80
8,592 ...	989 ...	82 2 00 ...	Goh Chong Hin ...	84 50
9,879 ...	1,155 ...	1 3 02 ...	Mana Zainal Albi Din bin Mowla Sahib	8 40
10,136 ...	775 ...	2 1 25 ...	Kiang Long Si ...	10 00
E.M.R.				
12 ...	147 ...	5 0 00 ...	K. M. P. L. Arunasalam Chetty	5 80
103 ...	198 ...	2 1 32 ...	Kastari bin Tipah	4 50
231 ...	586 ...	2 3 25 ...	K. M. P. L. Arunasalam Chetty	5 60
232 ...	587 ...	2 1 15 ...	"	5 00
233 ...	588 ...	3 1 04 ...	"	6 20
235 ...	590 ...	2 0 14 ...	"	4 70
236 ...	591 ...	2 0 20 ...	"	4 70
237 ...	733 ...	1 1 35.7 ...	"	6 80
259 ...	662 ...	1 3 10 ...	Sapar bin Mahat	4 40
285 ...	763 ...	1 3 37 ...	Aksah bin Jalal ...	5 00
377 ...	944 ...	1 1 00 ...	Salleh bin Abdullah	6 00
398 ...	965 ...	2 2 20 ...	Long binti Mat	10 80
449 ...	1,035 ...	1 3 10 ...	Haji Abdul Karim bin Hj. Abdul Manan	8 40
450 ...	1,036 ...	1 3 10 ...	Imam bin Hj. Abdul Manan	8 40
457 ...	1,044 ...	2 0 00 ...	Abdul Fatah bin Hj. Abdul Manan	8 40
463 ...	1,116 ...	1 3 25 ...	Sabudin bin Karim	8 40
464 ...	1,117 ...	1 3 30 ...	Temin bin Hj. Karim	8 40
465 ...	1,118 ...	1 3 25 ...	Punin bin Karia	8 40
482 ...	{ 1,136 & 1,137 }	9 2 05 ...	Aminah binti Awang	33 20
497 ...	1,329 ...	4 0 00 ...	Long bin Baadin	14 80
JIMAH MUKIM.				
G.C.L.				
9,153 ...	480 ...	4 2 04 ...	Chong Tai	17 20
9,229 ...	529 ...	5 1 34 ...	Ong Tak	19 60
10,021 ...	793 ...	13 0 16 ...	Hj. Ibrahim bin Ali	15 30
10,189 ...	925 ...	9 2 02 ...	Toh Kea	33 20
10,190 ...	926 ...	9 1 20 ...	"	32 40
E.M.R.				
42 ...	204 ...	5 3 00 ...	Ahtim bin Umbot	6 60
113 ...	417 ...	3 1 00 ...	Hj. Dorahim bin Hikut	8 50
253 ...	424 ...	2 3 35 ...	Halimah binti Hj. Drahim	11 60
264 ...	794 ...	3 0 25 ...	Hasan bin Ewah	12 40
277 ...	807 ...	3 0 05 ...	Mail bin Hussin	12 40
278 ...	808 ...	2 2 25 ...	Khatijah binti Mail	10 80
285 ...	815 ...	3 0 35 ...	Markah bin Mat Sait	12 40
286 ...	816 ...	3 0 30 ...	Hassan bin Alidin	12 40
290 ...	820 ...	3 0 14 ...	Napiah binti Hj. Maali	12 40
291 ...	821 ...	2 3 35 ...	Jawiah binti Hj. Maali	11 60
292 ...	822 ...	2 3 35 ...	Dorabok bin Hj. Maali	11 60
293 ...	823 ...	2 3 20 ...	Kabam binti Apiat	11 60
294 ...	824 ...	2 3 30 ...	Lantak bin Dawang	11 60
295 ...	825 ...	3 0 20 ...	Judin bin Kuning	12 40
296 ...	826 ...	1 3 25 ...	Mohd. Aris bin Osman	8 40
301 ...	832 ...	2 2 30 ...	Long bin Mat Ali	10 80
308 ...	839 ...	6 0 20 ...	Mansur bin Ibrahim	22 00
310 ...	841 ...	3 2 05 ...	Hj. Masom bin Osman	14 00
311 ...	169 ...	2 0 39 ...	Ibrahim bin Amat	6 50
312 ...	533 ...	2 3 05 ...	Katim bin Kechee	11 60
314 ...	535 ...	3 2 10 ...	Bahrin bin Sanud	14 00
318 ...	853 ...	3 0 20 ...	Hj. Salleh bin Abdul Rashid	12 40
320 ...	855 ...	3 0 05 ...	Kassiman bin Hj. Yahya	12 40
323 ...	858 ...	3 0 10 ...	Salam bin Jir	12 40
324 ...	859 ...	3 0 10 ...	Kasbola bin Madi	12 40
326 ...	861 ...	3 0 15 ...	Sati bin Hj. Said	12 40
336 ...	871 ...	2 3 25 ...	Aba bin Jaafar	11 60
337 ...	872 ...	1 3 10 ...	Mokeri bin Indar	8 40
355 ...	905 ...	5 0 05 ...	Jalil bin Paridipo	18 80
358 ...	908 ...	5 0 00 ...	Marsaid bin Barijo	18 00
360 ...	910 ...	5 0 05 ...	Askak bin Hj. Salleh	18 80
367 ...	917 ...	4 2 10 ...	Rakia bin Suramajo	11 50
379 ...	963 ...	4 3 05 ...	Urip bin Hj. Ali	12 00
383 ...	967 ...	4 2 00 ...	Swarti bin Sirat	11 00
385 ...	508 ...	8 3 34 ...	Hj. Kassim bin Maali	30 80
ST-RUSA MUKIM.				
G.C.L.				
10,171 ...	929 ...	3 1 20 ...	Ang Soi	9 00
E.M.R.				
75 ...	83 ...	2 0 06 ...	Lemat bin Bahir	3 20
81 ...	162 ...	2 0 30 ...	Rabiah binti Jamaludin	3 20
236 ...	452 ...	1 2 05 ...	Unus bin Sah	4 10
237 ...	453 ...	1 2 03 ...	Jaafar bin Sagap	4 10
263 ...	649 ...	1 2 19 ...	Mat Ripin bin Tahir	4 10
266 ...	607 ...	1 3 26 ...	Memah binti Suleiman	8 40
267 ...	608 ...	1 3 15 ...	Kamariah binti Abdul Samat	8 40
269 ...	610 ...	3 0 20 ...	Ahmad bin Hj. Jamaludin	5 90
296 ...	630 ...	3 0 35 ...	Mahat bin Limat	8 50
297 ...	631 ...	3 2 05 ...	Matathim bin Limat	9 50
313 ...	541 ...	2 2 08 ...	Dollah bin Daud	5 30
319 ...	643 ...	0 3 29.5 ...	Badan binti Mat Yakin	4 00
335 ...	673 ...	1 2 30 ...	Unus bin Sah	7 60
369 ...	716 ...	3 1 35 ...	Liow Nook Lun (f.)	13 20
370 ...	717 ...	4 1 20 ...	"	16 40

NOTICE OF SALE OF LAND FOR RECOVERY OF RENT UNDER SECTION 73—(cont.).

Nature and No. of title.	Lot No.	Area.	Owners.	Upset price.
		A. R. P.		8 c.
E.M.R.		SI RUSA MUKIM—(cont.).		
374	491	2 0 21	Sinap binti Kechil	9 20
406	767	2 1 15	Sunah binti Abdul Manan	10 00
409	770	2 0 05	Tahir bin Hj. Talip	9 20
419	781	2 1 05	Kamsini binti Karioh Tronoh	10 00
420	784	2 1 00	Sidin bin Beginda	9 20
442	806	2 1 15	Matsum bin Dollah	10 00
458	826	3 0 15	Sawal bin Jaya	12 40
470	842	2 2 30	Abdul Kadir bin Wan Chik	10 80
478	851	2 0 35	Salim bin Kadir	9 20
480	853	3 0 15	Singah binti Jahya	12 40
481	859	2 1 10	Ma'asam bin Dollah	10 00
483	861	2 1 10	Matjata bin Kulop Kechik	10 00
489	882	2 1 35	Kamisah binti Hj. Usop	10 00
490	883	2 0 35	Suradi bin Torojoh	9 20
494	881	2 1 15	Surmadi bin Jalil	10 00
501	875	2 3 00	Barim bin Ali	10 80
G.C.L.		LINGSI MUKIM.		
4,211	1,269	52 0 20	Ngo Soo Pin	106 50
8,101	1,683	15 3 35	Low Ah Jim	18 00
9,880	949	2 1 36	Chee Nam	10 00
9,881	1,909	4 2 17	Choo Ah Hong	17 20
E.M.R.				
92	139	6 0 00	Mohd. Sohor bin Kulop	6 50
108	155	6 0 30	"	6 70
129	176	5 1 00	Sahak bin Ngah	6 00
137	184	4 2 12	Pandak bin Hj. Ali	5 60
144	191	5 0 32	Tambachi bin Bujang	7 30
442	1,284	5 0 15	Wee Chew Tye	8 30
748	1,548	2 0 10	Laha binti Osman	9 20
765	1,580	1 3 35	Mohamad bin Tansok	8 40
824	1,654	2 0 34	Mat Said bin Dollah (muallaf)	9 20
827	1,631	1 3 35	Soon Juan Sek and Chew Kee Loong	8 40
881	{ 580 & 581 }	2 1 14.16	Syed Sulong bin Syed Yasin	10 00
897	1,889	1 2 21.3	Saat bin Latan	7 60
926	1,879	2 0 06	Abu bin Baba and Dang bin Busu	9 20
934	1,896	2 1 15	Minah binti Jurubatu	10 00
940	1,916	2 0 10	Luboh bin Amin	9 20
942	1,937	2 0 05	Wok binti Pandak	9 20
953	1,902	2 0 02	Dang bin Abu Bakar	9 20
964	1,714	1 2 20	Osman bin Achong	7 60
965	1,718	2 1 10	Seriah binti Penoh	10 00
969	1,724	2 1 10	Burok binti Salleh	10 00
972	1,731	2 1 05	Pendik binti Jamal	10 00
973	1,733	2 0 00	Iutan binti Ngah	8 40
974	1,736	1 3 00	Pendek binti Jamal	7 60
975	1,738	1 3 00	Bakar bin Gadoh	7 60
978	1,741	1 3 35.7	Ngah binti Hasan	8 40
983	1,746	2 1 10	Husin and Hasan bin Taip	10 00
990	1,737	1 1 20	Omar bin Abdul Manan	6 80
991	1,624	2 0 10	{ Halimah binti Koming and Minah binti Busu }	9 20
1,016	2,051	1 2 00	Ramlah binti Busu	5 00
1,019	2,054	1 2 00	Long bin Mohd. Asip	5 00
1,027	2,062	1 3 35	Yatim bin Osman	6 00
G.C.L.		P. PANJANG MUKIM.		
4,874	534	59 0 05	Goh Chong Hin and Puah Yoke Cheng	90 90
4,915	{ 529, 565 & 566 }	245 0 11.8	"	369 90
5,144	545	21 3 10	" and Hua Yeok Chin	35 00
9,036	558	27 1 35	" and Puah Yoke Cheng	43 30
9,195	692	20 1 00	" and Hua Yeok Chin	22 30
9,365	701	25 0 35	" and Puah Yoke Cheng	27 30
9,569	705	11 3 26	Tan Yok Seng	14 00
9,883	751	8 0 21	{ Ong Ah Pow and Ong Ah Yee and Ong Poh Tuan }	28.40
10,112	816	14 1 17	Leow Seng	16 50
10,240	704	35 3 10	Leow Joo Seng and Lim Um Siow as representative	38 00
10,307	967	14 1 12	Tong Hai Kwee	16 50
E.M.R.				
148	338	2 0 00	Naikmah binti Tahat	4 40
150	340	2 0 00	Ismail bin Mohd. Ali	4 40
167	361	3 0 18	Ngo Chin	4 60
234	608	2 0 00	Daud bin Adam	6 00
334	618	2 0 00	Kling bin Mahat	6 00
372	661	1 3 10	Long binti Sudin	8 40
384	261	2 1 15	Ponal bin Adini and Kober bin Wakit	8 00
415	717	2 0 00	Sian bin Katan	8 40
422	724	1 3 35	Jaafar bin Akop	8 40
423	725	2 0 05	Kling bin Mohamad	9 20
429	731	2 0 15	Kabar bin Ali	9 20
431	733	1 3 10	Bunga China binti Lembang	8 40
432	734	2 0 00	Mohamad bin Idris	8 40
433	735	2 1 25	Burok binti Uyop	10 00
434	736	2 0 30	Ayong bin Maaya	9 20
435	737	2 0 35	Chatai bin Nahi	9 20
449	786	4 0 00	Ahmad bin Abdullah	14 80
452	789	2 0 05	Abu Hasan bin Ludin	9 20
455	792	1 3 15	Munah binti Kaman	8 40
457	794	2 0 10	Bon bin Hassan	9 20
458	795	1 3 20	Chim bin Kassim	8 40

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICE OF SALE OF LAND FOR RECOVERY OF RENT UNDER SECTION 73—(cont.).

Nature and No. of title.	Lot No.	Area.	Owners.	Upset price.
		A. R. P.		\$ c.
P. PANJANG MUKIM—(cont.).				
E.M.R. 502	884	1 3 00	Maarop bin Nawas	7 60
503	885	1 3 25	Munah binti Sawing	8 40
505	895	2 0 00	Puteh binti Sabudin	8 40
508	901	3 3 05	Asiah binti Johan	14 80
513	886	1 3 30	Badar binti Mat Yakin	8 40
514	890	2 0 05	Mohd. Lasim bin Mohamad	9 20
517	900	1 2 20	"	7 60
523	910	1 1 30	Indot bin Hj. Kasim	6 80
524	911	1 2 25	Liha binti Musip	7 60
525	912	1 2 25	Samat bin Mamat	7 60
526	913	1 2 20	Hasan bin Talip	7 60
527	914	1 2 25	"	7 60
528	915	1 2 30	Pawang Talip bin Dollah	7 60
529	916	1 2 05	"	7 60
530	917	2 0 10	Timah biuti Hj. Mohd. Yasin	9 20
531	891	1 3 30	Zainudin bin Bakar	8 40
532	892	2 0 30	"	9 20
548	966	3 3 09	Doyak bin Uyop	14 80
549	970	2 0 25	Ali bin Mamat	9 20
550	971	2 0 25	Mat Yasin bin Ali	9 20
KUALA LINGGI MUKIM.				
453	453	2 0 20	Thomas Alexander Crosbie	3 60

Dated at Port Dickson, this 8th day of July, 1922.

MOHAMED IDRIS,
Collector, Coast.

NOTICES UNDER SECTION 37.

No. 4161.—Notice is hereby given that Arsat bin Leyot, of Telok Mantau, claims to be entitled to a piece of land at Gunong Semanggol and comprised in E.M.R. No. 2,426, lot No. 1,972, measuring 5 acres 11 poles or thereabouts, and bounded as follows:

North, lot No. 1,972; East, path reserve; South, lot No. 1,973; West, lot No. 2,052, owner, Fatimah binti Asmah;

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 Parit Buntar before the 10th August, 1922. No objection will be received after that date. This case will be heard at the Gunong Semanggol Halting Bungalow on Thursday, the 10th August, 1922, at 10 a.m.

Dated at Parit Buntar, this 7th day of July, 1922.

W. A. RASDI,
Collector, Krian.

No. 4162.—Notice is hereby given that Panthai binti Haji Omin, of the 13th mile, Parit Hj. Tahir B. Serai, claims to be entitled to a piece of land at Bagan Serai and comprised in app. No. 894/20, lot No. 3,288, measuring 3 acres 2 roods 13 poles or thereabouts, and bounded as follows:

Owner, Haji Selamat bin-Haji Ismail—North, lot No. 3,287; East, Parit; South, lot No. 3,289; West, lot No. 3,303;

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

Any person having any objection to make to such order must lodge such objection at the Bagan Serai Penghulu Balei on the 20th July, 1922. No objection will be received after that date.

Dated at Parit Buntar, this 7th day of July, 1922.

W. A. RASDI,
Collector, Krian.

No. 4163.—Notice is hereby given that Babu bin Rasib, of Kampong Telok Memali, Bandar, claims to be entitled to a piece of land at Bandar, measuring 3 roods 10 poles or thereabouts, and bounded as follows:

North, lot No. 638; East, State land; South, lot No. 554; West, lot No. 553; viz., E.M.R. No. 708, lot No. 639, Bandar, owner, Aris bin Asin (half);

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 Telok Anson on or before the 27th July, 1922. No objection will be received after that date.

Dated at Telok Anson, this 26th day of June, 1922.

R. AMAN SHAH,
Collector, Lower Perak.

No. 4164.—Notice is hereby given that Tahir bin Mat Salleh, of Pasir Salak, claims to be entitled to a piece of land at Pasir Salak, measuring 3 acres 31 poles or thereabouts, and bounded as follows:

North, lot No. 36; East, lot No. 120; South, lot No. 39; West, lot No. 75; viz., E.M.R. No. 38, lot No. 38, Pasir Salak, owner, Bibah binti Toh Anggoh (half-share);

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 Telok Anson on or before the 10th August, 1922. No objection will be received after that date.

Dated at Telok Anson, this 30th day of June, 1922.

PAWAN TEH,
Collector, Lower Perak.

No. 4165.—Notice is hereby given that Ngah bin Aris and Empun binti Mat Arif, of B. Panjang, B. Datoh, claim to be entitled to a piece of land at B. Datoh, measuring 2 acres 18 poles or thereabouts, and bounded as follows:

North, lot No. 1,799; East, lot No. 1,368; South, lots Nos. 1,806 and 1,375; West, lot No. 1,874; viz., E.M.R. No. 1,859, lot No. 1,798, B. Datoh, owner, Undan bin Samat;

and have applied to me to make an order declaring that they are so entitled.

Any person having any objection to make to such order must lodge such objection at the Land Office at Telok Anson on or before the 10th August, 1922. No objection will be received after that date.

Dated at Telok Anson, this 30th day of June, 1922.

PAWAN TEH,
Collector, Lower Perak.

No. 4166.—Notice is hereby given that Abdul bin Abdul Samat, of Kota Stia, claims to be entitled to a piece of land at Kota Stia, measuring 1 acre 1 rood 35 poles or thereabouts, and bounded as follows:

North, lots Nos. 95 and 96; East, lot No. 1; South, lot No. 98; West, Perak river; viz., E.M.R. No. 48, lot No. 97, Kota Stia, owner, Yang Halimah binti Lebai Mat Isa;

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

Any person having any objection to make to such order must lodge such objection at the Land Office at Telok Anson on or before the 2nd August, 1922. No objection will be received after that date.

Dated at Telok Anson, this 29th day of June, 1922.

M. TALHAH,
Collector, Lower Perak.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES UNDER SECTION 37—(cont.).

No. 4167.—Notice is hereby given that Abdallah bin Haji Osak, of B. Panjang, B. Datoh, claims to be entitled to a piece of land at B. Datoh, measuring 6 acres 3 roods 25 poles or thereabouts, and bounded as follows: North, lot No. 1,390 and State land; East, State land; South, State land and lot No. 1,392; West, State land; viz., E.M.R. No. 1,178, lot No. 1,391, B. Datoh, owner, Mat Taha bin Majid; 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 Telok Anson on or before the 10th August, 1922. No objection will be received after that date.

Dated at Telok Anson, this 30th day of June, 1922.

M. TALHAH,
Collector, Lower Perak.

No. 4168.—Notice is hereby given that Ngah Liman bin Kulop Mat Ali, of P. Salak, claims to be entitled to a piece of land at P. Salak, measuring 2 acres 3 roods 31 poles or thereabouts, and bounded as follows:

North, lot No. 1,756; South, lot No. 1,765; East, State land; West, State land; viz., E.M.R. No. 1,672, lot No. 1,757, P. Salak, owner, Kulop Betawi bin Mapak; 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 Telok Anson on or before the 8th August, 1922. No objection will be received after that date.

Dated at Telok Anson, this 4th day of July, 1922.

M. TALHAH,
Collector, Lower Perak.

No. 4169.—Notice is hereby given that Koh Shui Khay, of Kampong Koh, claims to be entitled to a piece of land at Sitiawan, application No. 2,649/19, measuring 3 acres or thereabouts, and bounded as follows:

North, road reserve; East, State land; South, application No. 2,650/17; West, application No. 2,625/17; viz., application No. 2,649/19, lot No. 5,183, Sitiawan, owner, Ngooi Hah Kuan; 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 Sitiawan on or before the 15th July, 1922. No objection will be received after that date.

Dated at Sitiawan, this 4th day of July, 1922.

AHMED SHAARANI,
Collector, Lower Perak.

No. 4170.—Notice is hereby given that Dang Tun Seow, of Sitiawan, claims to be entitled to a piece of land at Sitiawan, E.M.R. No. 5,796, measuring 3 acres 2 roods 31 poles or thereabouts, and bounded as follows:

North-east, road reserve; South-east, lot No. 4,993; South-west, path reserve; North-west, lot No. 4,991; viz., E.M.R. No. 5,796, lot No. 4,989, owned by Ding Jie Sieng; 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 Sitiawan on or before the 15th July, 1922. No objection will be received after that date.

Dated at Sitiawan, this 4th day of July, 1922.

AHMED SHAARANI,
Collector, Lower Perak.

No. 4171.—Notice is hereby given that Lim Ai Sieng, of Sitiawan, claims to be entitled to a piece of land at Sitiawan, E.M.R. No. 5,872, measuring 3 acres 2 poles or thereabouts, and bounded as follows:

North-east, lot No. 6,407; South-east, lot No. 6,406; South-west, lot No. 6,403; North-west, path reserve; viz., E.M.R. No. 5,872, lot No. 6,405, owned by Midah binti Nasib; 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 Sitiawan on or before the 15th July, 1922. No objection will be received after that date.

Dated at Sitiawan, this 4th day of July, 1922.

AHMED SHAARANI,
Collector, Lower Perak.

No. 4172.—Notice is hereby given that Ling Hu Nang, of Sitiawan, claims to be entitled to a piece of land at Sitiawan, measuring 3 acres 10 poles or thereabouts, and bounded as follows:

North-east, lot No. 6,451; South-east, lot No. 6,450; South-west, lot No. 6,447; North-west, path reserve; viz., E.M.R. No. 5,888, lot No. 6,449, owner, Haji Shafiah binti Haji Mohamed Arif; 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 Sitiawan on or before the 15th July, 1922. No objection will be received after that date.

Dated at Sitiawan, this 4th day of July, 1922.

AHMED SHAARANI,
Collector, Lower Perak.

No. 4173.—Notice is hereby given that Nga Ung King, of Sitiawan, claims to be entitled to a piece of land at Sitiawan, measuring 3 acres or thereabouts, and bounded as follows:

North, application No. 4,124/18—East, road reserve; South, application No. 4,126/18; West, State land; viz., application No. 4,125/18, lot No. 6,788, owner, Ding Gek Hing; 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 Sitiawan on or before the 15th July, 1922. No objection will be received after that date.

Dated at Sitiawan, this 4th day of July, 1922.

AHMED SHAARANI,
Collector, Lower Perak.

No. 4174.—Notice is hereby given that Pendekar Alam bin Balang Sutan, of Kuala Lumpur, claims to succeed to the ownership of a piece of land at Kuala Lumpur mukim, measuring 1 acre 2 roods 30 poles or thereabouts, and known as Kuala Lumpur mukim register entry No. 3,397, portion No. 3,284, registered in the name of Abdul Mutalib bin Jalihon;

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 Kuala Lumpur on or before the 29th July, 1922. No objection will be received after that date. The claim will be heard in the Land Office, Kuala Lumpur, at 10 a.m.

Dated at Kuala Lumpur, this 30th day of June, 1922.

R. E. WILSON,
Collector, Kuala Lumpur.

No. 4175.—Notice is hereby given that Rahmat bin Kassan, of Batu, claims to succeed to the ownership of a piece of land at Batu mukim, measuring 3 acres 26 poles or thereabouts, and known as portion No. 430, Batu mukim register entry No. 2,015 and registered in the name of Siti binti Johari "as Trustee"; 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 Kuala Lumpur on or before the 31st July, 1922. No objection will be received after that date. The claim will be heard at the Penghulu's Balai at Batu at 10 a.m.

Dated at Kuala Lumpur, this 4th day of July, 1922.

R. E. WILSON,
Collector, Kuala Lumpur.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES UNDER SECTION 37—(cont.).

No. 4176.—Notice is hereby given that Mohamed Tahar bin Hasan, of Tanjong Duablas, claims to be entitled to a piece of land at mukim of Telok, E.M.R. No. 287, measuring 8 acres 2 roods 16 poles or thereabouts, and bounded as follows:

North, lot No. 290; South, lot No. 288; East, lot No. 291; West, Langat River; 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 Telok Datok on or before the 9th August, 1922. No objection will be received after that date.

Dated at Telok Datok, this 6th day of July, 1922.

R. HAMID,

Collector, Kuala Langat.

No. 4177.—Notice is hereby given that Bachok bin Ali, of Telok, claims to be entitled to a piece of land at mukim of Telok, E.M.R. No. 194, portion No. 135, measuring 2 acres 3 roods 29 poles or thereabouts, and bounded as follows:

North, lots Nos. 195 and 183; South, lots Nos. 188 and 193; East, lot No. 198; West, river; 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 Telok Datok on or before the 9th August, 1922. No objection will be received after that date.

Dated at Telok Datok, this 6th day of July, 1922.

R. HAMID,

Collector, Kuala Langat.

No. 4178.—Notice is hereby given that Wakinom binti Hasan, of No. 47, Jalan Raja, Klang, claims to be entitled to a piece of land at mukim of Telok, E.M.R. No. 4,034, portion No. 1,704, measuring 4 acres 35 poles or thereabouts, and bounded as follows:

North, reserve for access; South, portion No. 1,707; East, portion No. 1,703; West, portion No. 1,705; and has applied to me to make an order declaring that she is so entitled.

Any person having any objection to make to such order must lodge such objection at the Land Office at Telok Datok on or before the 9th August, 1922. No objection will be received after that date.

Dated at Telok Datok, this 6th day of July, 1922.

R. HAMID,

Collector, Kuala Langat.

No. 4179.—Notice is hereby given that Tinun binti Baduasin, of 11th mile, Cheras Road, claims to be entitled to a piece of land held under E.M.R. No. 3,179 of Ulu Langat mukim and owned by Baginda Puteh bin Mangkuto Kayo, and bounded as follows:

North, 1,470; East, State land; South, 1,472 and 1,094; West, State land; area, 4 acres 2 roods 15 poles; and has applied to me to make an order declaring that she is so entitled.

Any person having any objection to make to such order must lodge such objection at the Land Office at Kajang on or before the 8th August, 1922. No objection will be received after that date.

Dated at Kajang, this 28th day of June, 1922.

RAJA MUSA,

Collector, Ulu Langat.

No. 4180.—Notice is hereby given that Ali bin Ningsan, 32nd mile, Telok Dato Road, claims to be entitled to a piece of land held under E.M.R. No. 4,577 of Kajang mukim and owned by Saiun bin Haji Sukor, and bounded as follows:

North, 2,913; East, access reserve, 3,786; South, 2,911; West, State land; area, 3 acres 3 roods 35 poles; 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 Kajang on or before the 8th August, 1922. No objection will be received after that date.

Dated at Kajang, this 28th day of June, 1922.

RAJA MUSA,

Collector, Ulu Langat.

No. 4181.—Notice is hereby given that Ali bin Ningsan, of 32nd mile, Telok Dato Road, claims to be entitled to a piece of land held under E.M.R. No. 4,576 of Kajang mukim and owned by Haji Salam bin Idris, and bounded as follows:

North, 2,912; East, access reserve, 3,786; South, 2,910; West, State land; area, 4 acres 1 rood 20 poles; 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 Kajang on or before the 8th August, 1922. No objection will be received after that date.

Dated at Kajang, this 28th day of June, 1922.

RAJA MUSA,

Collector, Ulu Langat.

No. 4182.—Notice is hereby given that Banun binti Pado, of Jenderam, claims to be entitled to half share in a piece of land held under E.M.R. No. 3,619 of Kajang mukim and owned by Jajang bin Paduka Laksemama, and bounded as follows:

North, Telok Dato Road; East, portion No. 2,266; South, State land; West, portion No. 2,444; area, 3 acres 5 poles; and has applied to me to make an order declaring that she is so entitled.

Any person having any objection to make to such order must lodge such objection at the Land Office at Kajang on or before the 8th August, 1922. No objection will be received after that date.

Dated at Kajang, this 28th day of June, 1922.

RAJA MUSA,

Collector, Ulu Langat.

No. 4183.—Notice is hereby given that Mohamad Daud bin Haji Mohamad Sidek, of Tanjong Malim, claims to be entitled to a piece of land at Ulu Bernam mukim (portion No. 895, forming part of E.M.R. No. 493), measuring 8.812 poles or thereabouts, and bounded as follows:

North, portion No. 896; East, road; South, portion No. 894; West, reserve for access; 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 Rasa on or before the 27th July, 1922. No objection will be received after that date.

Dated at Rasa, this 20th day of June, 1922.

L. D. GAMMANS,

Collector, Ulu Selangor.

No. 4184.—Notice is hereby given that Bahak bin Haji Mohamed Arip, of Tanjong Malim, claims to be entitled to a piece of land at Ulu Bernam mukim (portion No. 890, forming part of E.M.R. No. 493), measuring 8.812 poles or thereabouts, and bounded as follows:

North, portion No. 891; East, road; South, portion No. 235; West, reserve for access; 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 Rasa on or before the 26th July, 1922. No objection will be received after that date.

Dated at Rasa, this 20th day of June, 1922.

L. D. GAMMANS,

Collector, Ulu Selangor.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES UNDER SECTION 37—(cont.).

No. 4185.—Notice is hereby given that K. R. K. Sathasivam Chetty, of Tanjong Malim, claims to be entitled to a piece of land at Ulu Bernam mukim (portion No. 897, forming part of E.M.R. No. 493), measuring 8.812 poles or thereabouts, and bounded as follows:

North, portion No. 898; East, road; South, portion No. 896; West, reserve for access;

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 Rasa on or before the 26th July, 1922. No objection will be received after that date.

Dated at Rasa, this 20th day of June, 1922.

L. D. GAMMANS,
Collector, Ulu Selangor.

NOTICES UNDER SECTION 37A.

No. 4186.—Notice is hereby given that Ramasamy s/o Rangasamy, of Selarong, claims to succeed to the ownership of a piece of land at Betong Road, measuring 1 rood 12 poles or thereabouts, and bounded as follows:

E.M.R. No. 149—North, lot No. 729; East, lot No. 724; South, lot No. 730; West, road reserve; which piece of land was lately owned by Mutusamy s/o Govendasamy, of Kroh, 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 Kroh on or before the 15th August, 1922. No objection will be received after that date.

Dated at Kroh, this 28th day of June, 1922.

ABDUL TAHRIM,
Collector, Kroh.

No. 4187.—Notice is hereby given that Talib bin Daud, of Plang (Krunai), claims to succeed to the ownership of a piece of land at Plang, measuring 2 acres 3 roods 4 poles or thereabouts, and bounded as follows:

Entry in the mukim register No. 147, mukim of Krunai, in the name of Mohamed bin Piab;

which piece of land was lately owned by Mohamed bin Piab, of Plang (Krunai), 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 Grik on or before the 8th August, 1922. No objection will be received after that date.

Dated at Grik, this 4th day of July, 1922.

WAN DIN,
Collector, Upper Perak.

No. 4188.—Notice is hereby given that Wong Chize Chong, of Grik (Ayer Tawar), claims to succeed to the ownership of a piece of land at Grik, measuring 4 acres 3 roods 18 poles or thereabouts, and bounded as follows:

Entry in the mukim register No. 1,140, lot No. 1,180, mukim of Grik, in the name of Yap Sing Fook;

which piece of land was lately owned by Yap Sing Fook, of Grik, 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 Grik on or before the 10th August, 1922. No objection will be received after that date.

Dated at Grik, this 7th day of July, 1922.

M. SAMAN,
Collector, Upper Perak.

No. 4189.—Notice is hereby given that Abdul Rani bin Mat Noh, of Telok, claims to succeed to the ownership of a piece of land at mukim of Telok, measuring 1 acre 2 roods 23 poles or thereabouts, and bounded as follows:

E.M.R. No. 195—North, 198; East, 149; South-west, 138; North-west, 194;

which piece of land was lately owned by Mat Noh bin Lebai Ramat, of Telok, 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 Telok Datok on or before the 9th August, 1922. No objection will be received after that date.

Dated at Telok Datok, this 6th day of July, 1922.

R. HAMID,
Collector, Kuala Langat.

No. 4190.—Notice is hereby given that Tiani binti Jaah, of Dusun Tua, claims to succeed to the ownership of half share in a piece of land at Ulu Langat E. 2,444, measuring 3 acres 1 rood 5 poles or thereabouts, and bounded as follows:

E.M.R. No. 2,444 of Ulu Langat mukim—North, portion No. 771; East, portions Nos. 347 and 346; South, portions Nos. 773 and 515; West, State Land; area, 3 acres 1 rood 5 poles;

which piece of land was lately owned by Jaah bin Sutan, of Ulu Langat, 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 Kajang on or before the 15th August, 1922. No objection will be received after that date.

Dated this 3rd day of July, 1922.

RAJA MANSUR,
Collector, Ulu Langat.

No. 4191.—Notice is hereby given that Hapsah binti Si Umat and Salihah binti Si Umat, of Selemak, claim to succeed to the ownerships of six pieces of land at Selemak, measuring 6 acres 2 roods 33 poles or thereabouts, and bounded as follows:

E.M.R. No. 605—North, 577 and 591; South, 575; East, 592; West, 571. E.M.R. No. 620—North, 578; South, 592; East, 596; West, 577. E.M.R. No. 1,025—North, 968; South, 964; East, 961; West, 967. E.M.R. No. 1,027—North, 968; South, 966; East, 965; West, 969. E.M.R. No. 1,030—North, 1,018 and 1,277; South, 969; East, 968 and 969; West, 973. E.M.R. No. 1,036—North, 1,018 and 1,141; South, 973, 977 and 1,354; East, 975 and 973; West, 983, 979 and 977; comprised in E.M.R. Nos. 605, 620, 1,025, 1,027, 1,030 and 1,036 in the mukim of Selemak;

which pieces of land were lately owned by Samah binti Haji Mustapa, of Selemak, 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 7th September, 1922. No objection will be received after that date.

Dated at Rembau, this 5th day of July, 1922.

R. IRVINE,
Collector, Rembau.

No. 4192.—Notice is hereby given that Mat bin Montel, of Sabai, claims to succeed to the ownership of a piece of land at Sabai, measuring 1 rood 31 poles or thereabouts, and bounded as follows:

North, Sungei Telemong; East, Sungei Telemong; South, portion No. 26; West, Sungei Telemong;

which piece of land was lately owned by Montel bin Bakar, of Sabai, 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 Bentong on or before the 28th July, 1922. No objection will be received after that date.

Dated at Bentong, this 28th day of June, 1922.

B. F. BRIDGE,
Collector, Bentong.

"THE LAND ENACTMENT, 1911"—(cont.).

NOTICES UNDER SECTION 48 (iii).

No. 4193.—Whereas Wan Lijah binti Wan Duajid, the registered owner of Malay certificate mentioned in the schedule hereunder, died intestate over a year ago, and no legal representative of the deceased has been registered in this office, and whereas no legal proceedings are pending in any Court to establish the claim:

I, S. W. Jones, Collector of Land Revenue, Lipis, by virtue of the powers conferred on me by section 48 (iii) of "The Land Enactment, 1911," do hereby give notice that I shall, on behalf of the Ruler of the State of Pahang, resume possession of the land hereunder mentioned after due publication of this notice in two consecutive issues of the *Gazette*.

SCHEDULE.

Nature and No. of title—Malay certificate 6,118. *Area*—1 acre. *Mukim*—Ulu Tembeling. *Owner*—Wan Lijah binti Wan Duajid.

Dated at Kuala Lipis, this 27th day of June, 1922.

S. W. JONES,
Collector, Lipis.

No. 4194.—Whereas the registered owner of E.M.R. Nos. 160 and 261, Batu Yon, mentioned in the schedule hereunder, died intestate over a year ago, and whereas no legal representatives of the deceased have been registered in this office, and whereas no proceedings are pending in any Court to establish the claim of any representatives:

I, S. W. Jones, Collector of Land Revenue, Lipis, by virtue of the powers conferred on me by section 48 (iii) of "The Land Enactment, 1911," do hereby give notice that I shall, on behalf of the Ruler of the State, resume possession of the land hereunder mentioned after due publication of this notice in two consecutive issues of the *Gazette*.

SCHEDULE.

Nature and No. of title.	Mukim.	Owner.	Area.		Rent.
			A. R. P.	£ s. d.	
160 ...	Batu Yon ...	Haji Busu bin Hassan ...	2 0 22	...	1 40
261 ...	" ...	" ...	2 3 05	...	1 80

Dated at Kuala Lipis, this 4th day of July, 1922.

S. W. JONES,
Collector, Lipis.

No. 4195.—Whereas Soh Kee, of Mengkarak, the registered owner of land held under entry No. 184, register of the mukim of Triang, 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.

In accordance with section 48 (iii) of "The Land Enactment, 1911," notice 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 section 48 (iii), be resumed by me on behalf of the Ruler of the State.

Dated at Temerloh, this 28th day of June, 1922.

AHMAD BIN OSMAN,
Collector, Temerloh.

NOTICES BY COLLECTOR THAT CHARGEES HAVE APPLIED FOR ORDERS FOR SALE OF LAND.

No. 4196.—To Ho Pong and See Thung, of Krian Road:

Whereas L. M. S. Muthukaruppan Chetty by his attorney Muthu Palaniappa Chetty, of Taiping, the holder of charge No. 292/20, dated the 9th August, 1920, on the land hereunder described, has applied to the Collector for the district of Krian for an order for the sale of the said land:

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

Now take notice that the said application will be heard before the said Collector at 10 o'clock in the forenoon at the said Collector's Office at Land Office, Parit Buntar, on the 3rd August, 1922, and that you can then, if you wish, appear before the said Collector and be heard in the matter of the said application.

DESCRIPTION OF THE LAND REFERRED TO.

Nature and No. of title—E.M.R. 1,112. *Lot*—No. 1,088, G. Semangol.

Dated at Parit Buntar, this 3rd day of July, 1922.

W. A. RASDI,
Collector, Krian.

No. 4197.—To Lee Siong *alias* Lee Teck Siong, Chong Choon Kee, Lim Kong and Ng Kim Ko, of Grik, Upper Perak:

Whereas Hubert Berkeley, Esq., District Officer, Upper Perak, of Grik, the holder of charges Nos. 61, 62, 63 and 64 of 1919, dated the 13th June, 1919, on the land hereunder described has applied to the Collector for the district of Upper Perak for an order for the sale of the said land:

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

Now take notice that the said application will be heard before the said Collector at 10 o'clock in the forenoon at the said Collector's Office at Grik on the 27th July, 1922, and that you can then, if you wish, appear before the said Collector and be heard in the matter of the said application.

DESCRIPTION OF THE LAND REFERRED TO.

Nature and No. of title.	Mukim.	Area.
		A. R. P.
E.M.R. 143 ...	Kenering ...	6 1 05
" 671 ...	Grik ...	3 3 09
" 984 ...	" ...	4 0 20
" 1,263 ...	" ...	2 3 02
" 859 ...	" ...	4 3 22
" 530 ...	" ...	5 0 09
" 926 ...	" ...	5 1 04

Dated at Grik, this 27th day of June, 1922.

H. BERKELEY,
Collector, Upper Perak.

No. 4198.—To Low Tong Beoh, of Sitiawan:

Whereas Lim Cheng Heong, of Penang, the holder of charge No. 573/16, dated the 12th December, 1916, on the land hereunder described, has applied to the Collector for the district of Sitiawan, for an order for the sale of the said land:

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

Now take notice that the said application will be heard before the said Collector at 11 o'clock in the forenoon at the said Collector's Office at Sitiawan on the 29th July, 1922, and that you can then, if you wish, appear before the said Collector and be heard in the matter of the said application.

DESCRIPTION OF THE LAND REFERRED TO.

Locality—Sitiawan. *Area, total*—8 acres 3 roods 22 poles. *Nature and No. of title*—E.M.R. Nos. 1,558, 1,878 and 1,877. *Description*—Lots Nos. 1,129, 1,116 and 1,133.

Dated at Sitiawan, this 22nd day of June, 1922.

RAJA OMAR,
Collector, Lower Perak.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES.

No. 4199.—Whereas S. T. A. V. Sithambaram Chetty, of Taiping, the holder of charge No. 481/20, dated the 25th May, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Omar bin Usnapillay, of Trong, 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 E.M.R. No. 117, Bukit Gantang, shall be sold by public auction at 11 a.m. on the 17th July, 1922, at the Land Office, Taiping, and I appoint the chief clerk of the Land Office, Taiping, to conduct the sale, and I order that 25 per cent. of the purchase money shall be paid to the Collector at the fall of the hammer and the balance within fourteen days from the date of the sale.

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 \$566.66 together with the costs of the chargee, which amount up to the present to \$3.

Upset price \$600.

DESCRIPTION OF THE LAND CHARGED.

Locality—Bukit Gantang. *Area*—3 acres 1 rood 16 poles. *Nature and No. of title*—E.M.R. 117.

Dated at Taiping, this 26th day of June, 1922.

R. G. B. FARRER,

Collector, Larut.

No. 4200.—Whereas V. R. K. R. Supramanian Chetty, of Taiping, the holder of charge No. 199/20, dated the 2nd March, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Haji Meenah bin Haji Abdullah, of Trong, 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 E.M.R. Nos. 2,912 and 2,917, Bukit Gantang, shall be sold by public auction at 11 a.m. on the 17th July, 1922, at the Land Office, Taiping, and I appoint the chief clerk of the Land Office, Taiping, to conduct the sale, and I order that 25 per cent. of the purchase money shall be paid to the Collector at the fall of the hammer and the balance within fourteen days from the date of the sale.

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 \$2,201 together with the costs of the chargee, which amount up to the present to \$6.

Upset price \$1,500.

DESCRIPTION OF THE LAND CHARGED.

Locality—Bukit Gantang. *Area*—2 acres 1 rood 28 poles and 3 acres 4 poles. *Nature and No. of title*—E.M.R. Nos. 2,912 and 2,917.

Dated at Taiping, this 28th day of June, 1922.

R. G. B. FARRER,

Collector, Larut.

No. 4201.—Whereas R. M. A. N. K. Vellayan Chetty, of Taiping, the holder of charge No. 496/20, dated the 7th June, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owners are Mohamed Hashim bin Mohamed Yatim and Mohamed Hussin bin Mohamed Yatim, of Trong, 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 E.M.R. No. 330, Trong, shall be sold by public auction at 11 a.m., on the 14th August, 1922, at the Land Office, Taiping, and I appoint the chief clerk of the Land Office, Taiping, to conduct the sale, and I order that 25 per cent. of the purchase money shall be paid to the Collector at the fall of the hammer and the balance within fourteen days from the date of the sale.

The above order is subject to the right of the owners of the said land to stop the sale at any time prior to the fall of the hammer upon payment of the sum of \$4,536.24 together with the costs of the chargee, which amount up to the present to \$8.

Upset price \$9,200.

DESCRIPTION OF THE LAND CHARGED.

Locality—Trong. *Area*—2 acres 2 roods 35 poles. *Nature and No. of title*—E.M.R. 330.

Dated at Taiping, this 4th day of July, 1922.

J. S. W. REID,

Collector, Larut.

No. 4202.—Whereas A. F. Worthington, District Officer, Larut, the holder of charge No. 30/21, dated the 1st February, 1921, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Ahamat bin Din, of Jebong, 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 E.M.R. No. 242, Jebong, shall be sold by public auction at 11 a.m. on the 14th August, 1922, at the Land Office, Taiping, and I appoint the chief clerk of the Land Office, Taiping, to conduct the sale, and I order that 25 per cent. of the purchase money shall be paid to the Collector at the fall of the hammer and the balance within fourteen days from the date of the sale.

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 \$166.88 together with the costs of the chargee, which amount up to the present to \$2.

Upset price \$170.

DESCRIPTION OF THE LAND CHARGED.

Locality—Jebong. *Area*—1 acre 1 rood 18 poles. *Nature and No. of title*—E.M.R. 242.

Dated at Taiping, this 4th day of July, 1922.

J. S. W. REID,

Collector, Larut.

No. 4203.—Whereas P. L. P. R. M. Palaniappa Chetty, of Taiping, the holder of charge No. 479/17, dated the 26th July, 1917, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Timah binti Haji Saat, of Batu Kurau, 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 E.M.R. No. 2,933, Batu Kurau, shall be sold by public auction at 11 a.m. on the 18th September, 1922, at the Land Office, Taiping, and I appoint the chief clerk of the Land Office, Taiping, to conduct the sale, and I order that 25 per cent. of the purchase money shall be paid to the Collector at the fall of the hammer and the balance within fourteen days from the date of the sale.

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 \$286.79 together with the costs of the chargee, which amount up to the present to \$3.

Upset price \$300.

DESCRIPTION OF THE LAND CHARGED.

Locality—Batu Kurau. *Area*—4 acres. *Nature and No. of title*—E.M.R. 2,933.

Dated at Taiping, this 8th day of July, 1922.

J. S. W. REID,

Collector, Larut.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

No. 4204.—Whereas Lal Singh, of Kuala Kangsar, the holder of charge No. 1,407, dated the 17th October, 1919, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Prem Singh c/o Hajara Singh, of Kuala Kangsar, 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 Kota Lama Kiri E.M.R. Nos. 3,401 and 3,906 shall be sold by public auction at 11 a.m. on the 1st August, 1922, at the Land Office, Kuala Kangsar, and I, the Assistant Collector of Kuala Kangsar, will conduct the sale, and I order that the purchase money shall be paid to the Collector—one-fourth immediately after the sale as deposit and the balance within fourteen days, failing which the deposit forfeited and the land re-sold at the risk of the defaulter.

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 \$3,360 together with the costs of the chargee, which amount up to the present to \$1.50.

Upset price \$3,361.50.

DESCRIPTION OF THE LAND CHARGED.

Locality—Kota Lama Kiri. *Area*—3 acres 13 poles and 2 acres 16 poles. *Nature and No. of title*—E.M.R. Nos. 3,401 and 3,906.

Dated at Kuala Kangsar, this 29th day of June, 1922.

A. JOHAN,

Assistant Collector, Kuala Kangsar.

No. 4205.—Whereas M. T. T. K. S. Muthukaruppen Chetty, the holder of charge No. 842, dated the 7th June, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Ngah Agop bin Haji Aris, of Kampong Buaia, 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 Kampong Buaia E.M.R. Nos. 1,687 and 1,819 shall be sold by public auction at 11 a.m. on the 1st August, 1922, at the Land Office, Kuala Kangsar, and I, the Assistant Collector of Kuala Kangsar, will conduct the sale, and I order that the purchase money shall be paid to the Collector—one-fourth immediately after the sale as deposit and the balance within fourteen days, failing which the deposit forfeited and the land re-sold at the risk of the defaulter.

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 \$150 together with the costs of the chargee, which amount up to the present to \$1.50.

Upset price \$151.50.

DESCRIPTION OF THE LAND CHARGED.

Locality—Kampong Buaia. *Area*—2 acres 35 poles and 1 rood 31 poles. *Nature and No. of title*—E.M.R. Nos. 1,687 and 1,819.

Dated at Kuala Kangsar, this 29th day of June, 1922.

A. JOHAN,

Assistant Collector, Kuala Kangsar.

No. 4206.—Whereas M. P. M. Muthukaruppen Chetty, the holder of charge No. 121, dated the 24th February, 1921, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Kulob Aman bin Ngah Tongih, of Saiong, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charge: I now order that Saiong E.M.R. No. 3,765 shall be sold by public auction at 11 a.m. on the 1st August, 1922, at the Land Office, Kuala Kangsar, and I, the Assistant Collector of Kuala Kangsar, will conduct the sale, and I order that the purchase money shall be paid to the Collector—one-fourth immediately after the sale as deposit and the balance within fourteen days, failing which the deposit forfeited and the land re-sold at the risk of the defaulter.

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 \$628 together with the costs of the chargee, which amount up to the present to \$1.50.

Upset price \$629.50.

DESCRIPTION OF THE LAND CHARGED.

Locality—Saiong. *Area*—1 acre 3 roods 17 poles. *Nature and No. of title*—E.M.R. 3,765.

Dated at Kuala Kangsar, this 29th day of June, 1922.

A. JOHAN,

Assistant Collector, Kuala Kangsar.

No. 4207.—Whereas M. P. M. Muthukaruppen Chetty, the holder of charge No. 232, dated the 4th April, 1921, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Panjang Mamat bin Hashim, of Saiong, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charge: I now order that Saiong E.M.R. No. 3,977 shall be sold by public auction at 11 a.m. on the 1st August, 1922, at the Land Office, Kuala Kangsar, and I, the Assistant Collector of Kuala Kangsar, will conduct the sale, and I order that the purchase money shall be paid to the Collector—one-fourth immediately after the sale as deposit and the balance within fourteen days, failing which the deposit forfeited and the land re-sold at the risk of the defaulter.

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 \$762 together with the costs of the chargee, which amount up to the present to \$1.50.

Upset price \$763.50.

DESCRIPTION OF THE LAND CHARGED.

Locality—Saiong. *Area*—3 acres 8 roods. *Nature and No. of title*—E.M.R. 3,977.

Dated at Kuala Kangsar, this 29th day of June, 1922.

A. JOHAN,

Assistant Collector, Kuala Kangsar.

No. 4208.—Whereas Mayna Sayna Arasappa Chetty, of Telok Anson, the holder of charge No. 133/20, dated the 30th June, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Madar Sahib bin Sayakathy Saibu, of Telok Anson, 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 E.M.R. No. 1,930, lot No. 1,626, D. Sabatang, shall be sold by public auction at 10 a.m. on the 28th August, 1922, at the Land Office, Telok Anson, and I appoint the Assistant Collector of Land Revenue, Lower Perak, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Lower Perak, immediately after sale.

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 \$410.70, including costs of the chargee.

DESCRIPTION OF THE LAND CHARGED.

Locality—Telok Bharu, mukim of D. Sabatang. *Area*—3 acres 22 poles. *Nature and No. of title*—E.M.R. 1,930. *Description*—Lot No. 1,626.

Dated at Telok Anson, this 3rd day of July, 1922.

M. TALHAH,
Collector, Lower Perak.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

No. 4209.—Whereas Rawana Mana Nawana Moona Rawana Mana Palaniappa Chetty, of Telok Anson, the holder of charge No. 165/20, dated the 12th August, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Tear Geoy, of Telok Anson, 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 E.M.R. Nos. 2,224 and 2,225, lots Nos. 2,672 and 2,673, Utan Melintang, shall be sold by public auction at 10 a.m. on the 27th July, 1922, at the Land Office, Telok Anson, and I appoint the Assistant Collector of Land Revenue, Lower Perak, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Lower Perak, immediately after sale.

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 \$2,361, including costs of the chargee.

DESCRIPTION OF THE LAND CHARGED.

Locality—Bagan Dalam, mukim of Utan Melintang. *Total area*—6 acres 3 roods 2 poles. *Nature and No. of title*—E.M.R. Nos. 2,224 and 2,225. *Description*—Kampong, lots Nos. 2,672 and 2,673.

Dated at Telok Anson, this 3rd day of July, 1922.

M. TALHAH,
Collector, Lower Perak.

No. 4210.—Whereas Thian Ching Kew (f.), of Telok Anson, the holder of charge No. 194/20, dated the 16th September, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Seow Jin Ghee, of Telok Anson, 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 E.M.R. No. 480, lot No. 428, Changkat Jong, shall be sold by public auction at 10 a.m. on the 21st July, 1922, at the Land Office, Telok Anson, and I appoint the Assistant Collector of Land Revenue, Lower Perak, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Lower Perak, immediately after sale.

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 \$1,259.50, including costs of the chargee.

DESCRIPTION OF THE LAND CHARGED.

Locality—11½ M.S., mukim of Changkat Jong. *Area*—4 acres 15 poles. *Nature and No. of title*—E.M.R. No. 480. *Description*—Lot No. 428.

Dated at Telok Anson, this 3rd day of July, 1922.

M. TALHAH,
Collector, Lower Perak.

No. 4211.—Whereas R. M. N. M. R. M. Palaniappa Chetty, of Telok Anson, the holder of charge No. 167/20, dated the 14th August, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Ana Mohammad Ibrahim, son of Abdul Kassim, of Telok Anson, 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 E.M.R. Nos. 2,080, 2,081, 2,082 and 2,083, lots Nos. 1,928, 1,929, 1,930 and 1,931, D. Sabatang, shall be sold by public auction at 10 a.m. on the 20th July, 1922, at the Land Office, Telok Anson, and I appoint Mr. K. K. Verasinggam, licensed auctioneer, of Tapah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Lower Perak, immediately after sale.

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 \$6,003.50, including costs of the chargee.

DESCRIPTION OF THE LAND CHARGED.

Locality—Telok Bharu, mukim of D. Sabatang. *Total area*—20 acres 1 rood 9 poles. *Nature and No. of title*—E.M.R. Nos. 2,080, 2,081, 2,082 and 2,083. *Description*—Lots Nos. 1,928, 1,929, 1,930 and 1,931.

Dated at Telok Anson, this 5th day of July, 1922.

M. TALHAH,
Collector, Lower Perak.

No. 4212.—Whereas Harry Thomas Jones, of Ipoh, the holder of charge No. 76/20, dated the 19th December, 1919, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Wong Hor Kwan, of Tapah, 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 Batang Padang E.M.R. Nos. 220, 221, 215, 218, 401, 406, 407, 852, 853, 854, 1,453 and 1,719 shall be sold by public auction at 10 a.m. on the 25th August, 1922, at the Land Office, Tapah, and I appoint the chief clerk of the Land Office, Tapah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Tapah—25 per cent. of the purchase money shall be paid on the fall of the hammer and the balance within fourteen days thereafter. Costs of transfer and commission to be borne by purchaser.

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 \$12,890 together with the costs of the chargee, which amount up to the present to \$1.50.

Upset price \$12,891.50.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Batang Padang. *Area*—41 acres 39 poles. *Nature and No. of title*—E.M.R. Nos. 220, 221, 215, 218, 401, 406, 407, 852, 853, 854, 1,453 and 1,719. *Description*—Lots Nos. 384, 385, 379, 382, 380, 381, 383, 731, 732, 733, 1,481 and 1,794.

Dated at Tapah, this 7th day of July, 1922.

HAMZAH BIN ABDULLAH,
Assistant Collector, Batang Padang.

No. 4213.—Whereas O. R. M. O. M. S. P. Veerappah Chetty, of Tapah, the holder of charge No. 294/20, dated the 28th February, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owners are Frank Takamura Sawamoto and Kaichi Nomura, 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 Batang Padang E.M.R. Nos. 806 and 1,696 shall be sold by public auction at 10 a.m. on the 25th August, 1922, at the Land Office, Tapah, and I appoint the chief clerk of the Land Office, Tapah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Tapah—25 per cent. of the purchase money shall be paid on the fall of the hammer and the balance within fourteen days thereafter. Costs of transfer and commission to be borne by purchaser.

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 \$2,251.80 together with the costs of the chargee, which amount up to the present to \$1.50.

Upset price \$2,253.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Batang Padang. *Area*—6 acres 26 poles. *Nature and No. of title*—E.M.R. Nos. 806 and 1,696. *Description*—Lots Nos. 793 and 792.

Dated at Tapah, this 7th day of July, 1922.

HAMZAH BIN ABDULLAH,
Assistant Collector, Batang Padang.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

No. 4214.—Whereas S. P. L. S. Palaniappa Chetty, of Kampar, the holder of charge No. 124/20, dated the 17th January, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owners are Ibrahim bin Abdul Karim and Jawiah binti Kulop Mat Kassim, 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 Batang Padang E.M.R. No. 1,686 shall be sold by public auction at 10 a.m. on the 28th July, 1922, at the Land Office, Tapah, and I appoint the chief clerk of the Land Office, Tapah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Tapah—25 per cent. of the purchase money shall be paid on the fall of the hammer and the balance within fourteen days thereafter. Commission and costs of transfer to be borne by purchaser.

The above order is subject to the right of the owners of the said land to stop the sale at any time prior to the fall of the hammer upon payment of the sum of \$395.25 together with the costs of the chargee, which amount up to the present to \$2.

Upset price \$397.25.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Batang Padang. *Area*—2 acres 29 poles. *Nature and No. of title*—E.M.R. 1,686.

Description—Lot No. 1,753.

Dated at Tapah, this 28th day of June, 1922.

HAMZAH BIN ABDULLAH,
Assistant Collector, Batang Padang.

No. 4215.—Whereas Oh Cheng Keat, of Kampar, the holder of charge No. 184/21, dated the 15th July, 1921, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Yen Soi *alias* Yin Sooi, of Chenderiang, 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 Chenderiang E.M.R. Nos. 2,986 and 1,827 shall be sold by public auction at 10 a.m. on the 28th July, 1922, at the Land Office, Tapah, and I appoint the chief clerk of the Land Office, Tapah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Tapah—25 per cent. of the purchase money shall be paid on the fall of the hammer and the balance within fourteen days thereafter. Commission and costs of transfer to be borne by purchaser.

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 \$3,315 together with the costs of the chargee, which amount up to the present to \$2.

Upset price \$3,317.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Chenderiang. *Area*—10 acres 3 roods 23 poles. *Nature and No. of title*—E.M.R. Nos. 2,986 and 1,827. *Description*—Lots Nos. 3,468 and 1,554.

Dated at Tapah, this 28th day of June, 1922.

HAMZAH,
Assistant Collector, Batang Padang.

No. 4216.—Whereas V. R. S. Angappa Chetty, of Tanjong Malim, the holder of charge No. 4/21, dated the 17th January, 1921, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owners are Ng Piang and Liew Shee, of Tanjong Malim, 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 Ulu Bernam E.M.R. No. 668 shall be sold by public auction at 10 a.m. on the 31st July, 1922, at the Land Office, Tanjong Malim, and I appoint the chief clerk of Tanjong Malim to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Tanjong Malim—25 per cent. of the purchase money shall be paid on the fall of the hammer and the balance within fourteen days thereafter.

The above order is subject to the right of the owners of the said land to stop the sale at any time prior to the fall of the hammer upon payment of the sum of \$1,728 together with the costs of the chargee, which amount up to the present to \$1.50.

Upset price \$1,729.50. Commission and costs of transfer to be borne by purchaser.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Ulu Bernam. *Area*—4 acres 2 roods 3 poles. *Nature and No. of title*—E.M.R. 668. *Description*—Lot No. 687.

Dated at Tanjong Malim, this 26th day of June, 1922.

HAMZAH,
Assistant Collector, Batang Padang.

No. 4217.—Whereas S. P. L. Letchumanan Chetty, of Kuala Lumpur, the holder of charge No. 688/19, dated the 16th December, 1919, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Haji Abdul Samat bin Yalela and Haji Meriam binti Ja'Kuasa, of Kuala Lumpur, 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. Nos. 2,797 and 2,332, in the mukims of Kuala Lumpur and Petaling, respectively, shall be sold by public auction at 11 a.m. on the 16th August, 1922, at the Land Office, Kuala Lumpur, and I appoint the chief clerk of the Land Office, Kuala Lumpur, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Kuala Lumpur—25 per cent. at the fall of the hammer and the balance within fourteen days from that date.

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 \$6,670 together with the costs of the chargee, which amount up to the present to \$3.50.

DESCRIPTION OF THE LAND CHARGED.

Nature and No. of title.	Portion No.	Mukim.	Area.
E.M.R. 2,797	1,753	Kuala Lumpur	A. R. P. 1 3 25
" 2,332	1,121	Petaling	5 1 21

Dated at Kuala Lumpur, this 27th day of June, 1922.

R. E. WILSON,
Collector, Kuala Lumpur.

No. 4218.—Whereas S. P. L. Letchumanan Chetty, of Kuala Lumpur, the holder of charge No. 226/20, dated the 11th February, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owners are Alit bin Jirin and Maliah binti Bakar, of Kuala Lumpur, 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. Nos. 3,431 and 2,702, in the mukims of Kuala Lumpur and Petaling, respectively, shall be sold by public auction at 11 a.m. on the 16th August, 1922, at the Land Office, Kuala Lumpur, and I appoint the chief clerk of the Land Office, Kuala Lumpur, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Kuala Lumpur—25 per cent. at the fall of the hammer and the balance within fourteen days from that date.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

The above order is subject to the right of the owners of the said land to stop the sale at any time prior to the fall of the hammer upon payment of the sum of \$2,747 together with the costs of the chargee, which amount up to the present to \$3.50.

DESCRIPTION OF THE LAND CHARGED.			
Nature and No. of title.	Portion No.	Mukim.	Area.
E.M.R. 3,431 ...	3,211 ...	Kuala Lumpur ...	A. R. P. 1 3 35
" 2,702 ...	1,358 ...	Petaling ...	1 0 30

Dated at Kuala Lumpur, this 28th day of June, 1922.

R. E. WILSON,
Collector, Kuala Lumpur.

No. 4219.—Whereas S. P. L. Letchumanan Chetty, of Kuala Lumpur, the holder of charge No. 326/20, dated the 5th March, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Ripah binti Daud, of Kuala Lumpur, 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. Nos. 3,450 and 2,697, in the mukims of Kuala Lumpur and Petaling, respectively, shall be sold by public auction at 11 a.m. on the 16th August, 1922, at the Land Office, Kuala Lumpur, and I appoint the chief clerk of Land Office, Kuala Lumpur, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Kuala Lumpur—25 per cent. at the fall of the hammer and the balance within fourteen days from that date.

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 \$2,690 together with the costs of the chargee, which amount up to the present to \$3.50.

DESCRIPTION OF THE LAND CHARGED.			
Nature and No. of title.	Portion No.	Mukim.	Area.
E.M.R. 3,450 ...	3,182 ...	Kuala Lumpur ...	A. R. P. 2 0 05
" 2,697 ...	1,347 ...	Petaling ...	1 2 25

Dated at Kuala Lumpur, this 28th day of June, 1922.

R. E. WILSON,
Collector, Kuala Lumpur.

No. 4220.—Whereas S. P. M. Kumarappa Chetty, of Kuala Lumpur, the holder of charge No. 734/20, dated the 29th December, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Heida Yamashita, of Kuala Lumpur, 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 Petaling E.M.R. Nos. 2,116 and 2,117 shall be sold by public auction at 11 a.m. on the 16th August, 1922, at the Land Office, Kuala Lumpur, and I appoint the chief clerk of the Land Office, Kuala Lumpur, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Kuala Lumpur—25 per cent. at the fall of the hammer and the balance within fourteen days from that date.

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 \$6,786.80 together with the costs of the chargee, which amount up to the present to \$3.50

DESCRIPTION OF THE LAND CHARGED.			
Nature and No. of title.	Portion No.	Mukim.	Area.
E.M.R. 2,116 ...	470 ...	Petaling ...	A. R. P. 4 1 20
" 2,117 ...	465 ...	" ...	5 1 30

Dated at Kuala Lumpur, this 30th day of June, 1922.

R. E. WILSON,
Collector, Kuala Lumpur.

No. 4221.—Whereas V. E. K. R. M. Seigappa Chetty, of Klang, the holder of charge No. 26/20, dated the 2nd January, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Cheow Ah Beow, of Kapar, 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 held under E.M.R. No. 5,375, Kapar, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$320, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$287.99 together with the costs of the chargee, which amount up to the present to \$3.

DESCRIPTION OF THE LAND CHARGED.

Locality—11th mile, Kapar Road. *Area*—3 acres. *Nature and No. of title*—E.M.R. 5,375, Kapar mukim.

Description—Planted with some coconuts.

Dated at Klang, this 27th day of June, 1922.

TUNKU ABDUL RAHMAN,
Collector, Klang.

No. 4222.—Whereas S. T. M. R. Raman Chetty, of Kuala Lumpur, the holder of charge No. 43/20, dated the 22nd January, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is S. Rengasamy, of Port Swettenham, 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 held under E.M.R. No. 2,870, Kapar, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$3,650, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$2,430 together with the costs of the chargee, which amount up to the present to \$3.

DESCRIPTION OF THE LAND CHARGED.

Locality—2½ mile, Kapar Road. *Area*—7 acres 16 poles. *Nature and No. of title*—E.M.R. 2,870, Kapar mukim, portion No. 1,698. *Description*—Planted with rubber and fruit trees.

Dated at Klang, this 27th day of June, 1922.

TUNKU ABDUL RAHMAN,
Collector, Klang.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

No. 4223.—Whereas S. T. M. S. Muthayah Chetty, as administrator, of Klang, the holder of charge No. 54/20, dated the 17th January, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Khoo Chow, of Kapar, 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 held under E.M.R. No. 2,846, Kapar, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$3,000, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$2,865.86 together with the costs of the chargee, which amount up to the present to \$3.

DESCRIPTION OF THE LAND CHARGED.

Locality—11th mile, Kapar Road. *Area*—4 acres 2 roods. *Nature and No. of title*—E.M.R. 2,846, portion No. 1,268, Kapar mukim. *Description*—Planted with rubber.

Dated at Klang, this 27th day of June, 1922.

TUNKU ABDUL RAHMAN,
Collector, Klang.

No. 4224.—Whereas V. E. S. Sivaraman Chetty, of Klang, the holder of charge No. 310/20, dated the 18th May, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Abu Bakar bin Lajis, of Klang, 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 held under E.M.R. Nos. 2,248, 2,255, 2,256 and 3,930, Klang mukim, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$1,850, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$1,795.87 together with the costs of the chargee, which amount up to the present to \$3.

DESCRIPTION OF THE LAND CHARGED.

Locality—Telok Pulai. *Area*—7 acres 30 poles. *Nature and No. of title*—E.M.R. No. 2,248, portion No. 1,738, E.M.R. No. 2,255, portion No. 1,745, E.M.R. No. 2,256, portion No. 1,746, E.M.R. No. 3,930, portion No. 3,553, Klang. *Description*—Coconuts and fruit trees.

Dated at Klang, this 27th day of June, 1922.

TUNKU ABDUL RAHMAN,
Collector, Klang.

No. 4225.—Whereas P. R. V. E. Myappa Chetty, of Klang, the holder of charge No. 359/20, dated the 12th July, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Tan Chian, of Klang, 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 held under E.M.R. No. 756, Klang mukim, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$1,350, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$1,282 together with the costs of the chargee, which amount up to the present to \$3.

DESCRIPTION OF THE LAND CHARGED.

Locality—Sungei Kandis. *Area*—4 acres. *Nature and No. of title*—E.M.R. 756, portion No. 1,441, Klang mukim. *Description*—Planted with rubber.

Dated at Klang, this 27th day of June, 1922.

TUNKU ABDUL RAHMAN,
Collector, Klang.

No. 4226.—Whereas P. L. S. R. M. Ramasamy Chetty, of Klang, the holder of charge No. 110/20, dated the 2nd February, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Yeoh Tiang Hup, of Klang, 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 held under E.M.R. No. 640, Bukit Raja mukim, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$500, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$611.60 together with the costs of the chargee, which amount up to the present to \$4.

DESCRIPTION OF THE LAND CHARGED.

Locality—Batu Blah. *Area*—2 acres 20 poles. *Nature and No. of title*—E.M.R. 640, portion No. 310, Bukit Raja. *Description*—Planted with rubber.

Dated at Klang, this 27th day of June, 1922.

E. T. JAMES,
Collector, Klang.

No. 4227.—Whereas S. A. S. P. K. Somasundaram Chetty, of Klang, the holder of charges Nos. 268-9, dated the 21st August, 1919, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Teh Aik Swee, of Klang, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charges: I now order that the whole of the land held under E.M.R. No. 2,325, Klang mukim, shall be sold by public auction at 2 p.m. on the 15th August, 1922, at the Klang Land Office, at an upset price of \$3,000, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

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 \$4,290.46 together with the costs of the chargee, which amount up to the present to \$4.

DESCRIPTION OF THE LAND CHARGED.

Locality—7th mile, Bukit Kammuning. *Area*—4 acres 2 roods. *Nature and No. of title*—E.M.R. 2,325, portion No. 1,307, Klang mukim. *Description*—Planted with rubber.

Dated at Klang, this 6th day of July, 1922.

E. T. JAMES,
Collector, Klang.

No. 4228.—Whereas P. L. S. R. M. Ramasamy Chetty, of Klang, the holder of charges Nos. 140-41/20, dated the 4th March, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Cheong Kee, of Klang, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charges: I now order that the whole of the land held under E.M.R. No. 3,364, Kapar, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$1,000, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$1,097.20 together with the costs of the chargee, which amount up to the present to \$4.

DESCRIPTION OF THE LAND CHARGED.

Locality—7 $\frac{3}{4}$ mile, Kapar Road. *Area*—3 acres 3 roods 17 poles. *Nature and No. of title*—E.M.R. 3,364, portion No. 551, Kapar mukim. *Description*—Planted with rubber.

Dated at Klang, this 6th day of July, 1922.

E. T. JAMES,
Collector, Klang.

No. 4229.—Whereas S. A. S. P. K. Somasundaram Chetty, of Klang, the holder of charge No. 153/20, dated the 8th March, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is O. Sinniah, of Klang, 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 held under E.M.R. No. 3,325, Klang, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$750, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$704.74 together with the costs of the chargee, which amount up to the present to \$4.

DESCRIPTION OF THE LAND CHARGED.

Locality—Sungei Kandis. *Area*—2 acres 3 roods 15 poles. *Nature and No. of title*—E.M.R. 3,325, portion No. 2,520, Klang. *Description*—Planted with rubber.

Dated at Klang, this 6th day of July, 1922.

E. T. JAMES,
Collector, Klang.

No. 4230.—Whereas A. M. A. N. Sockalingam Chetty, of Kuala Lumpur, the holder of charge No. 214/20, dated the 25th March, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Teena Navanna Kana Adikalay Pillay, of Kuala Lumpur, 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 held under E.M.R. Nos. 2,533, 2,534, 2,830, 2,831 and 2,936, Klang mukim, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$3,500, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$5,960 together with the costs of the chargee, which amount up to the present to \$4.

DESCRIPTION OF THE LAND CHARGED.

Locality—Telok Pulai. *Area*—6 acres 3 roods 25 poles. *Nature and No. of title*—E.M.R. Nos. 2,533, 2,534, 2,830, 2,831 and 2,936, portions Nos. 2,154, 2,155, 2,187, 2,188 and 637, Klang. *Description*—Rubber.

Dated at Klang, this 6th day of July, 1922.

E. T. JAMES,
Collector, Klang.

No. 4231.—Whereas P. K. P. K. Perianan Chetty, of Klang, the holder of charges Nos. 230-31 of 1920, dated the 1st April, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Chung Dow Meng, of Klang, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charges: I now order that the whole of the land held under E.M.R. No. 2,795, Bukit Raja, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$3,000, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$4,545.68 together with the costs of the chargee, which amount up to the present to \$4.

DESCRIPTION OF THE LAND CHARGED.

Locality—5th mile, Sungei Binjai Road. *Area*—3 acres 5 poles. *Nature and No. of title*—E.M.R. 2,795, portion No. 1,134, Bukit Raja. *Description*—Planted with rubber.

Dated at Klang, this 6th day of July, 1922.

E. T. JAMES,
Collector, Klang.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

No. 4232.—Whereas N. K. A. R. A. L. Nachiappa Chetty, of Klang, the holder of charge No. 145/21, dated the 10th July, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Abu Bakar bin Lajis, of Klang, 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 held under E.M.R. No. 4,748, Klang mukim, shall be sold by public auction at 2 p.m. on the 1st August, 1922, at the Klang Land Office, at an upset price of \$2,000, and I appoint the Land Office clerk of the Klang Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Klang—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$2,009.75 together with the costs of the chargee, which amount up to the present to \$4.

DESCRIPTION OF THE LAND CHARGED.

Locality—Telok Gadong. *Area*—2 acres 1 rood 20 poles. *Nature and No. of title*—E.M.R. 4,748, portion No. 754, Klang. *Description*—The land is under coconuts.

Dated at Klang, this 6th day of July, 1922.

E. T. JAMES,
Collector, Klang.

No. 4233.—Whereas L. K. S. Suppramaniam Chetty, of Klang, the holder of charges Nos. 48 and 238, dated the 31st January and 10th December, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Lee Sit, of Telok, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charges: I now order that the whole of E.M.R. No. 3,486, of Telok Panglima Garang mukim, shall be sold by public auction at 11 a.m. on the 4th September, 1922, at the Land Office, Telok Datoh, and I appoint the chief clerk of the Land Office, Telok Datoh, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Kuala Langat—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$2,783.50 together with the costs of the chargee, which amount up to the present to \$4.40.

The upset price is fixed at \$2,787.90.

DESCRIPTION OF THE LAND CHARGED.

Locality—Sungei Rembai. *Area*—4 acres 3 roods 35 poles. *Nature and No. of title*—E.M.R. 3,486, portion No. 1,158, of Telok Panglima Garang mukim. *Description*—Rubber.

Dated at Telok Datoh, this 1st day of July, 1922.

H. WEISBERG,
Collector, Kuala Langat.

No. 4234.—Whereas S. Rengasamy, of Jugra, the holder of charge No. 26, dated the 23rd February, 1922, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is M. K. Kathirasah, of Jugra Estate, 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 E.M.R. Nos. 2,225 and 2,240, of Jugra mukim, shall be sold by public auction at 11.30 a.m. on the 2nd October, 1922, at the Land Office, Telok Datoh, and I appoint the chief clerk of the Land Office, Telok Datoh, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Kuala Langat—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date thereof.

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 \$1,986.25 together with the costs of the chargee, which amount up to the present to \$2.

The upset price is fixed at \$1,988.25.

DESCRIPTION OF THE LAND CHARGED.

Locality—Tampoi. *Area*—2 acres 3 roods 15 poles and 2 acres 10 poles. *Nature and No. of title*—E.M.R. Nos. 2,225 and 2,240 of Jugra mukim. *Description*—Rubber, portions Nos. 272 and 273, respectively.

Dated at Telok Datoh, this 7th day of July, 1922.

RAJA HAMID,
Collector, Kuala Langat.

No. 4235.—Whereas T. V. P. R. Theynappa Chetty, of Kuala Selangor, the holder of charge No. 165/17, dated the 17th October, 1917, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Teh Hock Tin, of Kuala Selangor, 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 held under E.M.R. No. 2,596, Ujong Permatang, shall be sold by public auction at 10 a.m. on the 20th July, 1922, at an upset price of \$990, at the Land Office, Kuala Selangor, and I appoint the Land Office clerk of Kuala Selangor to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Kuala Selangor—one-fourth of the purchase money to be paid on the fall of the hammer and the balance within fourteen days from the date of sale.

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 \$984 together with the costs of the chargee, which amount up to the present to \$6.

DESCRIPTION OF THE LAND CHARGED.

Locality—Keramat Lebau. *Area*—5 acres 10 poles. *Nature and No. of title*—E.M.R. 2,596, Ujong Permatang.

Dated at Kuala Selangor, this 26th day of June, 1922.

A. MANAN,
Collector, Kuala Selangor.

No. 4236.—Whereas V. R. S. M. Kathirasan Chetty, of Seremban, the holder of charge, vol. No. IX, fol. 50, dated the 16th March, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Hew Tham, of Mantin, 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 described below shall be sold by public auction at 10 a.m. on the 18th July, 1922, at the Land Office, Seremban, and I appoint N. Vinasitamby, of Seremban, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Seremban—25 per cent. of the purchase money shall be payable on the spot and the balance within fourteen days from date of sale.

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 \$1,216 together with the costs of the chargee, which amount up to the present to \$2.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Setul. *Area*—1 acre 1 rood 18 poles. *Nature and No. of title*—E.M.R. 1,567. *Description*—Lot No. 1,184.

Dated at Seremban, this 26th day of June, 1922.

ABDUL MALEK,
Collector, Seremban.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

No. 4237.—Whereas A. Y. A. R. Raman Chetty, of Seremban, the holder of charge, vol. No. IX, fol. 84, dated the 15th April, 1920, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owners are Ahamad bin Jalal and Haji Bidin bin Kahar, both of Rantau, 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 described below shall be sold by public auction at 10 a.m. on the 18th July, 1922, at the Land Office, Seremban, and I appoint Hussin bin Haji Mohamed, of Seremban, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Seremban—25 per cent. of the purchase money shall be payable on the spot and the balance within fourteen days from date of sale.

The above order is subject to the right of the owners of the said land to stop the sale at any time prior to the fall of the hammer upon payment of the sum of \$2,244.

NOTE.—The land is within the Malay Reservation and the sale is limited to Malays only.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Rantau. *Area*—12 acres 1 rood 20 poles. *Nature and No. of title*—E.M.R. Nos. 563 and 863. *Description*—Lots Nos. 1,910 and 2,238.

Dated at Seremban, this 26th day of June, 1922.

ABDUL MALEK,
Collector, Seremban.

No. 4238.—Whereas A. R. C. Palaniappa Chetty, of Kuala Pilah, the holder of charge No. 363/19, dated the 11th August, 1919, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Gan Keng, of Kuala Pilah, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charge: I now order that the land held under E.M.R. Nos. 226 and 320, portions Nos. 331 and 316, in the mukim of Ampang Tinggi, shall be sold by public auction at 11 a.m. on the 18th August, 1922, at the Land Office, Kuala Pilah, and I appoint T. Ahmad, licensed auctioneer, of Kuala Pilah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue—25 per cent. at the fall of the hammer and the balance within fourteen days from that date.

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 \$3,400 together with the costs of the chargee.

Upset price \$3,512.

DESCRIPTION OF THE LAND CHARGED.

Locality—Gemuruh. *Area*—5 acres 26 poles. *Nature and No. of title*—E.M.R. Nos. 226 and 320, Ampang Tinggi. *Description*—Rubber.

Dated at Kuala Pilah, this 6th day of July, 1922.

T. PETRA,
Collector, Kuala Pilah.

No. 4239.—Whereas A. R. C. Palaniappa Chetty, of Kuala Pilah, the holder of charge No. 458/19, dated the 27th October, 1919, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Gan Keng, of Kuala Pilah, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charge: I now order that the land held under E.M.R. No. 1,153, portion No. 326, in the mukim of Ampang Tinggi, shall be sold by public auction at 11 a.m. on the 18th August, 1922, at the Land Office, Kuala Pilah, and I appoint T. Ahmad, licensed auctioneer, of Kuala Pilah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue—25 per cent. at the fall of the hammer and the balance within fourteen days from that date.

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 \$2,733.60 together with the costs of the chargee.

Upset price \$2,829.

DESCRIPTION OF THE LAND CHARGED.

Locality—Gemilang. *Area*—4 acres. *Nature and No. of title*—E.M.R. 1,153, Ampang Tinggi. *Description*—Rubber.

Dated at Kuala Pilah, this 6th day of July, 1922.

T. PETRA,
Collector, Kuala Pilah.

No. 4240.—Whereas M. K. M. R. Muttiah Chetty, of Kuala Pilah, the holder of charge No. 41/21, dated the 5th May, 1921, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Thin Chek Hong, of Juasseh, and whereas I have held enquiry and am satisfied that default has been made in the payments secured by the said charge: I now order that the land held under E.M.R. No. 825, portion No. 1,396, in the mukim of Juasseh, shall be sold by public auction at 11 a.m. on the 18th August, 1922, at the Land Office, Kuala Pilah, and I appoint the chief clerk, Land Office, Kuala Pilah, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue—25 per cent. at the fall of the hammer and the balance within fourteen days from that date.

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 \$900 together with the costs of the chargee.

Upset price \$947.

DESCRIPTION OF THE LAND CHARGED.

Locality—Juasseh. *Area*—3 acres 25 poles. *Nature and No. of title*—E.M.R. 825, Juasseh. *Description*—Rubber.

Dated at Kuala Pilah, this 6th day of July, 1922.

T. PETRA,
Collector, Kuala Pilah.

No. 4241.—Whereas Derai binti Sasam, of Spri, the holder of charge No. 81/18, dated the 24th June, 1918 has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Tan Kheng, of Rembau, 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 one-half undivided share in E.M.R. No. 565, mukim of Spri, shall be sold by public auction at 11 a.m. on the 16th August, 1922, at Rembau, and I appoint the chief clerk, Land Office, Rembau, to conduct the sale, and I order that the purchase money shall be paid to the Collector, Rembau—25 per cent. at the fall of the hammer and the balance within fourteen days from date thereof.

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 \$320.

The upset price is \$320.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Spri. *Area*—2 acres 1 rood 7 poles. *Nature and No. of title*—E.M.R. 565 (portion No. 626), one-half undivided share.

Dated at Rembau, this 26th day of June, 1922.

R. IRVINE,
Collector, Rembau.

"THE LAND ENACTMENT, 1911"—(cont.).

ORDERS OF SALE BY COLLECTOR AT INSTANCE OF CHARGEES—(cont.).

No. 4242.—Whereas K. R. P. R. P. L. Kannappa Chetty and R. M. V. E. Sithambaram Chetty, of Kuala Lumpur, the holders of charge No. 110/20, dated the 13th August, 1920, have applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Vana Ena Muthiah Pillay, of Bentong, 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. 373, mukim of Sabai, shall be sold by public auction at 11 a.m. on the 21st August, 1922, at the Land Office, Bentong, and I appoint the chief clerk of the Land Office, Bentong, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Bentong.

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 \$691.20 together with the costs of the chargees, which amount up to the present to \$1.50.

Reserve price \$768.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Sabai. *Area*—3 acres 3 roods 25 poles. *Nature and No. of title*—E.M.R. 373.

Dated at Bentong, this 20th day of June, 1922.

B. F. BRIDGE,

Collector, Bentong.

No. 4243.—Whereas K. R. P. R. P. L. Kananappa Chetty and R. M. V. E. Sithambaram Chetty, of Kuala Lumpur, the holders of charge No. 114/20, dated the 13th August, 1920, have applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Vana Ena Muttiah Pillay, of Bentong, 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. 22, mukim of Bentong, shall be sold by public auction at 11 a.m. on the 21st August, 1922, at the Land Office, Bentong, and I appoint the chief clerk of the Land Office to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Bentong.

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 \$691.20 together with the costs of the chargees, which amount up to the present to \$1.50.

Reserve price \$768.

DESCRIPTION OF THE LAND CHARGED.

Locality—Mukim of Sabai. *Area*—1 acre 1 rood 14 poles. *Nature and No. of title*—E.M.R. 22.

Dated at Bentong, this 20th day of June, 1922.

B. F. BRIDGE,

Collector, Bentong.

No. 4244.—Whereas Ng Wee, Chop "Ban Lee," of Bentong, the holder of charge No. 11/21, dated the 31st January, 1921, has applied to me to order the sale of the land thereby charged, which is described hereunder, and whereof the registered owner is Wong Choy, of Karak, 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 Sabai E.M.R. No. 346 shall be sold by public auction at 11 a.m. on the 21st August, 1922, at the Land Office, Bentong, and I appoint the chief clerk of the Land Office, Bentong, to conduct the sale, and I order that the purchase money shall be paid to the Collector of Land Revenue, Bentong.

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 \$2,324 together with the costs of the chargee, which amount up to the present to \$5.50.

Reserve price \$2,500.

DESCRIPTION OF THE LAND CHARGED.

Locality—Sabai. *Area*—10 acres 2 roods 30 poles. *Nature and No. of title*—E.M.R. 346.

Dated at Bentong, this 28th day of June, 1922.

B. F. BRIDGE,

Collector, Bentong.

RESERVATIONS OF LAND FOR PUBLIC PURPOSES.

No. 4245.—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 Chenua, mukim of Sega, described in the schedule hereto, and delineated upon revenue survey plan No. 4,824, deposited in the office of the Superintendent of Revenue Surveys, Pahang, Kuala Lipis, to be a reserve for the purpose of a pasture land for buffaloes, to be maintained by Penghulu of Sega.

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

Dated at Kuala Lipis, this 30th day of June, 1922.

G. E. LONDON,

Secretary to Resident, Pahang.

SCHEDULE.

District—Raub. *Mukim*—Sega. *Plan*—No. 4,824. *Portion*—No. 1,465. *Area*—61 acres 2 roods 35 poles. *Boundaries*—Commencing at the north-western corner of portion No. 1,040 and thence bounded by lines bearing 349° 38' 30", distance 267.4 links; 341° 25' 30", distance 459.8 links; 90° 13' 30", distance 459 links; 93° 14' 30", distance 480.9 links; 54° 16', distance 366.4 links; 92° 19', distance 476.1 links; 47° 59' 30", distance 266.8 links; 78° 54' 30", distance 347.2; 138° 48', distance 230.2 links; 158° 19' 30", distance 285.1 links; 195° 44' 30", distance 218.3 links; 202° 48' 30", distance 724.8 links; 204° 46' 30", distance 562.9 links; 283° 50' 30", distance 598.5 links; 198° 22' 30", distance 902.7 links; 90° 14' 30", distance 499.7 links; 195° 16', distance 239.6 links; 188° 54' 30", distance 471.1 links; 266° 51', distance 418.8 links; 193° 54', distance 324.6 links; 184° 37', distance 1,003.6 links; 283° 25' 30", distance 172.5 links; 323° 31' 30", distance 816.8 links; 322° 13' 30", distance 1,279.4 links; 15° 52', distance 725.5 links; 42° 24' 30", distance 758 links; 105° 21' 30", distance 1,015.5 links; 14° 48', distance 530.6 links and 283° 51' 30", distance 1,077.7 links, to the point of commencement.

No. 4246.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Pahang proclaims that parcel of land situated at Tanjong Lumpur, in the district of Kuantan, described in the schedule hereto, and delineated upon revenue survey plan No. 4,676, deposited in the office of the Superintendent of Revenue Surveys, Pahang, to be a reserve for the purpose of a reservoir, to be maintained by the Executive Engineer, Coast districts, Pahang.

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

Dated at Kuala Lipis, this 7th day of July, 1922.

G. E. LONDON,

Secretary to Resident, Pahang.

SCHEDULE.

District—Kuantan. *Mukim*—Kuala Kuantan. *Plan*—No. 4,676. *Lot*—No. 2,887. *Area*—1 acre 0.4 poles. *Boundaries*—Commencing from the north-eastern corner of portion No. 1,787, mukim of Kuala Kuantan, and thence bounded by lines bearing 86° 8' 30", distance 314.3 links, 184° 55', distance 320.4 links, 266° 17', distance 319.1 links, and 5° 43' 30", distance 320.5 links, to the point of commencement.

"THE LAND ENACTMENT, 1911"—(cont.).

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

No. 4247.—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 Pulau Tiga, described in the schedule hereto, and delineated upon revenue survey plan No. 212-2, deposited in the office of the District Surveyor, Lower Perak, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Chinese burial ground, to be maintained by Nim Ah Chan, Tan Kim Bok and Tan Lew, of Pulau Tiga, as representatives of the Chinese community, and their successors to be appointed by the District Officer, Lower Perak.

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

Dated at Taiping, this 3rd day of July, 1922.

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

SCHEDULE.

District—Lower Perak. *Mukim*—Pulau Tiga. *Plan*—No. 212-2. *Lot*—No. 925. *Area*—2 acres 1 rood 23 poles. *Boundaries*—North, path reserve; East, path reserve; South, lot No. 926; West, lots Nos. 434, 435, 436, 437, 440, 2,201, 442, 924 and 923.

No. 4248.—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 Balun Bidai, Kampong Gajah, described in the schedule hereto, and delineated upon revenue survey plan No. 213-5, deposited in the office of the Superintendent of Revenue Surveys, Perak, Taiping, to be a reserve for the purpose of a place of public worship—to wit, a mosque, to be maintained by the Naib Kathi and the Penghulu of Kampong Gajah and their successors in office. [Pk. 299/18.]

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

Dated at Taiping, this 5th day of July, 1922.

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

SCHEDULE.

District—Lower Perak. *Mukim*—Kampong Gajah. *Plan*—No. 213-5. *Lot*—No. 1,638. *Area*—2 roods 12 poles. *Boundaries*—North, State land; East, Sungei Balun Bidai; South, lot No. 792; West, lot No. 1,637.

No. 4249.—In exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," the Resident of Selangor proclaims that parcel of land situated in the mukim of Jugra, described in the schedule hereto, and delineated upon revenue survey plan No. 15,214, deposited in the office of the Superintendent of Revenue Surveys, Selangor, to be a reserve for the purpose of a place for the interment of the dead—to wit, a Chinese burial ground, to be maintained by a committee consisting of representatives of the Hokkien, Hylam, Kheh and Cantonese communities, appointed by the District Officer, Kuala Langat.

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

Dated at Kuala Lumpur, this 27th day of June, 1922.

E. W. N. WYATT,
Secretary to Resident, Selangor.

SCHEDULE.

District—Kuala Langat. *Mukim*—Jugra. *Plan*—No. 15,214. *Portion*—No. 248. *Area*—12 acres 2 poles. *Boundaries*—North, State land; East, State land; South, State land; West, State land and portion No. 340. [Sel. 2765/21.]

No. 4250.—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 Port Dickson town, district of Coast, described in the schedule hereto, and delineated upon revenue survey plan No. 8,222, deposited in the office of the Superintendent of Revenue Surveys, at Seremban, to be a reserve for the purpose of a reservoir, to be maintained by the State Engineer, Negri Sembilan, and his successors in office.

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

Dated at Seremban, this 30th day of June, 1922.

C. A. VLIELAND,
Acting Secretary to Resident, Negri Sembilan.

SCHEDULE.

District—Coast. *Town*—Port Dickson. *Plan*—No. 8,222. *Allotment*—No. 1,210. *Area*—23.7 perches. *Boundaries*—North, allotments 1,211 and 379, P.W.D. reserve (Water Supply); East, allotment 1,049; South, allotment 1,209; West, allotment 1,209 and pipe line and access reserve.

RESULTS OF SALE OF LAND.

No. 4251.—With reference to Notification No. 6182, appearing in the *Gazette* of the 16th December, 1921, it is hereby notified that the under-mentioned portions were put up to sale by public auction on the 1st May, 1922, for arrears of rent, with the following result:

And furthermore, it is hereby notified that the original holders or any persons who are in possession of the titles mentioned below, are hereby required to deliver such titles at the Land Office, Tanjong Malim, within fourteen days from the date of the issue of this notice, failing which new titles will be issued to the purchasers.

SCHEDULE.

Nature and No. of title.	Lot No.	Amount due.	Amount realized.	Purchaser.
		\$ c.	\$	
ULU BERNAM.				
T.G. 888 ...	55 ...	4 00 ...	240 ...	Lee Teng Choh
E.M.R. 59 ...	58 ...	4 20 ...	50 ...	S. K. Kamachy Pather
" 630 ...	653 ...	7 10 ...	8 ...	Mohamed Alli bin Haji Mohd. Sedik
" 631 ...	654 ...	5 90 ...	7 ...	" " "
" 805 ...	736 ...	5 60 ...	7 ...	" " "
" 1,075 ...	1,092 ...	5 90 ...	51 ...	P. Ammyappen
SLIM.				
" 282 ...	282 ...	2 90 ...	4 ...	Lee Teng Choh
" 372 ...	379 ...	4 40 ...	6 ...	"
" 380 ...	538 ...	4 40 ...	6 ...	"
" 1,100 ...	1,072 ...	3 60 ...	5 ...	Mohamed Alli bin Haji Mohd. Sedik
" 1,104 ...	1,075 ...	4 20 ...	6 ...	" " "

LAND OFFICE, TANJONG MALIM,
28th June, 1922.

HAMZAH BIN ABDULLAH,
Assistant Collector, Batang Padang.

"THE LAND ENACTMENT, 1911"—(cont.).

RESULTS OF SALE OF LAND—(cont.).

No. 4252.—With reference to Notification No. 3887, appearing in the *Gazette* of the 30th June, 1922, it is hereby notified that the under-mentioned portion was put up to sale by public auction on the 6th July, 1922, for arrears of rent, with the following result:

SCHEDULE.

Nature and No. of title—Grant No. 5,976. *Lot*—No. 14. *Mukim*—Ijok. *Amount due*—\$1,694. *Amount realized*—No bid. *Purchaser*—Land reverted to the State.

LAND OFFICE, KUALA SELANGOR,
6th July, 1922.

A. MANAN,
Collector, Kuala Selangor.

No. 4253.—With reference to Notification No. 5374, appearing in the *Gazette* of 4th November, 1921, it is hereby notified that on the 27th of February, 1922, the under-mentioned lots were put up to sale by public auction for arrears of rent, with the result shown in the schedule attached hereto.

And further, it is hereby notified that former holders, or any persons who are in possession of the titles mentioned below, are hereby required to deliver such titles at the Land Office, Temerloh, within twenty-one days from the date of the issue of this notice, failing which new titles will be issued to the purchasers.

SCHEDULE.

Locality.	Nature and No. of title.	Lot No.	Amount due.	Amount realized.	Purchaser.
			\$ c.	\$	
Triang	Gt. 1,774	1,048	26 90	30	Sayna Voona Kana Palaniappah Chetty
"	" 1,851	1,122	26 70	100	Lim Tse Quee
"	" 1,992	L. 4 Sec. 1	4 00	145	"
"	" 2,043	1,127	7 70	18	Ng Kong
"	" 2,044	1,180	12 40	55	Lim Tse Quee
"	" 2,071	953	26 30	45	Sayna Voona Kana Palaniappah Chetty
Jenderak	" 1,666	816	27 20	30	Pana Lana Periakaruppan Chetty

Dated this 7th day of July, 1922.

MAHMUD,
Collector, Temerloh.

No. 4254.—With reference to Notification No. 2993, appearing in the *Gazette* of 19th May, 1922, it is hereby notified that on the 8th June, 1922, the under-mentioned lots were put up to sale by public auction for arrears of rent, with the result shown in the schedule attached hereto.

SCHEDULE.

Locality.	Nature and No. of title.	Lot No.	Amount due.	Amount realized.	Purchaser.
			\$ c.	\$ c.	
Triang	Gt. 2,040	1,117	27 30	27 30	Pana Lana Sockalingam Chetty
"	" 2,104	946	11 80	11 80	" " "

Dated this 7th day of July, 1922.

MAHMUD,
Collector, Temerloh.

PROPOSED REVOCATION OF RESERVES.

No. 4255.—Whereas by *Government Gazette* Notification No. 53 of the 13th January, 1911, the land described in the schedule hereunder was, in exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," directed by the Resident of Selangor to be a reserve for the purpose of public worship and for the interment of the dead:

And whereas it is necessary that the existing reservation be revoked:

Notice is hereby given that the Resident of Selangor, in exercise of the powers vested in him by section 10 of "The Land Enactment, 1911," proposes to revoke the said reservation in whole, and that any person desiring to show cause against such revocation will be heard by the said Resident at 10 a.m. on Wednesday, the 9th August, 1922, at the Council Chamber in Kuala Lumpur, in the State of Selangor.

This notification is made under section 10 (ii) (a) of "The Land Enactment, 1911."

Dated at Kuala Lumpur, this 5th day of July, 1922.

E. W. N. WYATT,
Secretary to Resident, Selangor.

SCHEDULE.

District—Kuala Langat. *Mukim*—Batu. *Plan*—No. 6,913. *Portion*—No. 83. *Area*—1 acre 6 poles. *Boundaries*—North, road from Jugra to Kuala Sepang; East, State land and portion No. 95; South, State land; West, portion No. 86. [Sel. 628/22.]

No. 4256.—Whereas by *Government Gazette* Notification No. 1669 of the 8th June, 1917, the land described in the schedule hereunder was, in exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," directed by the Resident of Selangor to be a reserve for the purpose of a Muhammadan burial ground:

And whereas it is necessary that the existing reservation be revoked:

Notice is hereby given that the Resident of Selangor, in exercise of the powers vested in him by section 10 of "The Land Enactment, 1911," proposes to revoke the said reservation in whole, and that any person desiring to show cause against such revocation will be heard by the said Resident at 10 a.m. on Wednesday, the 9th August, 1922, at the Council Chamber in Kuala Lumpur, in the State of Selangor.

This notification is made under section 10 (ii) (a) of "The Land Enactment, 1911."

Dated at Kuala Lumpur, this 5th day of July, 1922.

E. W. N. WYATT,
Secretary to Resident, Selangor.

SCHEDULE.

District—Kuala Langat. *Mukim*—Telok Panglima Garang. *Plan*—No. 4,759. *Lot*—No. 1,218. *Area*—2 roods 13 poles. *Boundaries*—North, portion No. 227; East, Jugra-Klang road; South, portion No. 230; West, portion No. 1,219. [Sel. 628/22.]

No. 4257.—Whereas by *Government Gazette* Notification No. 1671 of the 8th June, 1917, the land described in the schedule hereunder was, in exercise of the powers vested in him by section 9 of "The Land Enactment, 1911," directed by the Resident of Selangor to be a reserve for the purpose of a Muhammadan burial ground:

And whereas it is necessary that the existing reservation be revoked:

Notice is hereby given that the Resident of Selangor, in exercise of the powers vested in him by section 10 of "The Land Enactment, 1911," proposes to revoke the said reservation in whole, and that any person desiring to show cause against such revocation will be heard by the said Resident at 10 a.m. on Wednesday, the 9th August, 1922, at the Council Chamber in Kuala Lumpur, in the State of Selangor.

This notification is made under section 10 (ii) (a) of "The Land Enactment, 1911."

Dated at Kuala Lumpur, this 5th day of July, 1922.

E. W. N. WYATT,
Secretary to Resident, Selangor.

“THE LAND ENACTMENT, 1911”—(cont.).

PROPOSED REVOCATION OF RESERVES—(cont.).

SCHEDULE.

District—Kuala Langat. *Mukim*—Tanjong Duablas. *Plan*—No. 6,900 and J 13. *Lot*—No. 1,044. *Area*—1 acre 20 poles. *Boundaries*—Commencing at a stone at the easternmost corner of portion No. 108, mukim of Tanjong Duablas, the boundary of the burial reserve runs in a southerly direction by lines bearing 167° 7', 166 links, 181° 12', 557.4 links, 150° 6' 40", 116.5 links, to a stone at the northernmost corner of portion No. 65; thence in a westerly direction along the northern boundary of portion No. 3, bearing 293° 30' 40", 230.9 links, to its north-western corner; thence northerly and north-westerly by lines bearing 16° 30', 290.2 links, and 326° 28' 10", 351.2 links, to a stone at the southern corner of portion No. 108; thence in a north-easterly direction along the south-eastern boundary of portion No. 108 aforesaid, bearing 56° 44' 30", 286.8 links, to the point of commencement. [Sel. 628/22.]

No. 4258.—Whereas by *Government Gazette* Notification No. 1675 of the 8th June, 1917, the land described in the schedule hereunder was, in exercise of the powers vested in him by section 9 of “The Land Enactment, 1911,” directed by the Resident of Selangor to be a reserve for the purpose of a place of worship—to wit, a Malay Mosque:

And whereas it is necessary that the existing reservation be revoked:

Notice is hereby given that the Resident of Selangor, in exercise of the powers vested in him by section 10 of “The Land Enactment, 1911,” proposes to revoke the said reservation in whole, and that any person desiring to show cause against such revocation will be heard by the said Resident at 10 a.m. on Wednesday, the 9th August, 1922, at the Council Chamber in Kuala Lumpur, in the State of Selangor.

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

Dated at Kuala Lumpur, this 5th day of July, 1922.

E. W. N. WYATT,
Secretary to Resident, Selangor.

SCHEDULE.

District—Kuala Langat. *Mukim*—Labu. *Plan*—No. 11,679 and J 23. *Portion*—No. 136. *Area*—2 acres. *Boundaries*—Commencing at a stone, distant 980.1 links, on a bearing of 317° 13' 10", from a stone at the south-western corner of portion No. 43, the boundary of the Mosque reserve runs in a north-westerly direction bearing 327° 19' 50", distance 383.7 links; thence in a north-easterly direction bearing 45° 9', 502.5 links, to the westernmost corner of portion No. 137; thence in a south-easterly direction bearing 148° 11' 40", 440.2 links, to the southern corner of portion No. 137; thence in a south-westerly direction bearing 231° 29' 30", 487.1 links, to the point of commencement. [Sel. 628/22.]

“WARNING AGAINST TRAFFIC IN SENGANG E.M.R. No. 1,017, LOT No. 1,132.”

No. 4259.—Whereas the land held under Senggang E.M.R. No. 1,017, lot No. 1,132, by M. Nainam Sahib bin Mia Sahib, has been cancelled for breach of condition, *vide Gazette* Notification No. 3611 of 16th June, 1922, and whereas the extract relating to the said land has not been recovered from the owner thereof, all persons are hereby warned against traffic in the said unsundered title.

LAND OFFICE, KUALA KANGSAR,
30th June, 1922.

W. M. RAZALLI,
Assistant Collector, Kuala Kangsar.

“THE MINING ENACTMENT, 1911.”

No. 4260.—By virtue of the powers vested in him by section 89 (i) of “The Mining Enactment, 1911,” the Chief Secretary has appointed Mr. A. E. Kershaw to be an Assistant Warden of Mines to carry out the provisions of the said Enactment.

FORFEITURE OF MINING LEASES.

No. 4261.—Whereas the lessees mentioned in the schedule hereto were, by notice published in Notification No. 481, published in the *Gazette* of the 27th January, 1922, called upon to show cause why the leases mentioned in the said schedule should not be forfeited for failure to fulfil the conditions to which they were subject, and whereas the said persons have failed to satisfy the Resident of Selangor that the leases ought not to be forfeited; it is hereby declared that the said leases are forfeited.

Dated at Kuala Lumpur, this 7th day of July, 1922.

O. F. STONOR,
British Resident, Selangor.

SCHEDULE.

Nature and No. of title.	Lessees.				Situation.	Mukim.	Area.
Lease 2,042 ...	Khoo Kai	Portion 345 ...	Serendah	A. R. P. 4 3 24
" 2,472 ...	Khoo Chew Pan	" 1,333 ...	"	2 0 28
" 2,503 ...	Fung Wah	" 1,337 ...	"	20 0 10
" 2,510 ...	Loke Chow Kit	" 1,343 & } 1,346 }	"	21 0 30
" 2,524 ...	Loke Looi Chiew	" 1,418 & } 1,419 }	"	28 0 21
" 2,525 ...	" "	" 1,420 & } 1,424 }	"	9 3 30
" 2,562 ...	Thean Sang	" 1,415 ...	"	6 1 35
" 2,691 ...	Liew Weng Chee	" 141 ...	"	16 2 30
" 2,811 ...	Tan Beng, Low Choo, Lim Chia and Tan Li	Lot 18. Sec. 20 ...	"	7 0 01
" 2,814 ...	" "	Portion 188 ...	"	3 1 30
" 2,842 ...	Loke Chow Thye	Lot 1. Sec. 19 ...	"	3 05
" 2,843 ...	" "	" 26 " 22 ...	"	17.29
" 2,881 ...	C. Ramasamy	Portion 1,584 ...	"	5 0 21
" 2,895 ...	Low Chor Heng	" 1,566 ...	"	4 3 22

[Sel. 4645/21.]

No. 4262.—Whereas the lessee mentioned in the schedule hereto was, by notice published in Notification No. 1863 of the *Gazette* of the 24th March, 1922 (served on 11th March, 1922), called upon to show cause why the certificates mentioned in the said schedule should not be forfeited for failure to fulfil the conditions to which they were subject, and whereas the said person has failed to satisfy the Resident of Perak that the certificates ought not to be forfeited; it is hereby declared that the said certificates are forfeited.

Dated at Taiping, this 26th day of June, 1922.

C. W. C. PARR,
British Resident, Perak.

SCHEDULE.

Nature and No. of title.	Lessee.				Mukim.	Area.
M.C. 101/00 ...	Kamuning (Pk.) Rubber & Tin Co., Ltd.	Pulau Kamiri	A. R. P. 24 2 22
" 8/04 ...	" "	"	8 0 03
" 7/10 ...	" "	"	10 0 16
" 4/15 ...	" "	"	15 1 19

"THE MINING ENACTMENT, 1911"—(cont.).

FORFEITURE OF MINING LEASES—(cont.).

No. 4263.—Whereas the lessees mentioned in the schedule hereto were, by notice published in Notifications Nos. 6,515, 6,516, 6,517, 6,519 and 6,523 of the *Gazette* of the 30th December, 1921, called upon to show cause why the leases mentioned in the said schedule should not be forfeited for failure to fulfil the conditions to which they were subject, and whereas the said persons have failed to satisfy the Resident of Perak that the leases ought not to be forfeited; it is hereby declared that the said leases are forfeited. [Pk. 4686/21.]

Dated at Taiping, this 27th day of June, 1922.

C. W. C. PARR,
British Resident, Perak.

SCHEDULE.

Nature and No. of title.	Lot No.	Mukim.	Lessees.	Area.
M.L. 822 ...	4 ...	Batu Kurau ...	Loh Swee Ying (f.) ...	A. R. P. 10 0 27
" 854 ...	308 ...	Asam Kumbang ...	" " ...	6 2 11
" 855 ...	302 ...	" ...	" ...	4 1 06
" 1,026 ...	292 ...	Kamunting ...	Kwa Jim Khoon ...	24 2 10
" 1,092 ...	5 ...	Sungei Tinggi ...	Senawi bin Mat Saman, Anjang Said bin Uda Lambuk and Ahmed Khan bin Mokom ...	5 0 09

NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED.

No. 4264.—To Uteh Mariah Tunku Permasuri binti Suliman:

Whereas you have failed to comply with the condition, provided by section 16 (i) of "The Mining Enactment, 1911," as regards the payment of quit-rent of your lease, in consequence whereof your lease No. 5,345, dated the 20th February, 1908, comprising the land following—namely:

Situation—Mukim of Sungei Raia. *Plan*—No. 12,081. *Area*—213 acres 2 roods 14 poles. *Boundaries*—North, plan No. 6,804; East, State land; South, plans Nos. 6,608, 7,578, 11,287 and 8,486; West, plans Nos. 1,178 and 1,179;

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 this 26th day of June, 1922.

T. S. ADAMS,
Collector, Kinta.

No. 4265.—To Teh Jelebar binti Megat Seman and Alang Sidah binti Megat Saman:

Whereas you have failed to comply with the condition, provided by section 16 (i) of "The Mining Enactment, 1911," as regards the payment of quit-rent of your lease, in consequence whereof your lease No. 7,999, dated the 28th January, 1913, comprising the land following—namely:

Situation—Mukim of Kampar. *Plan*—No. 18,804. *Area*—9 acres 3 roods 26 poles. *Boundaries*—North, plans Nos. 10,894 and 11,487; East, plans Nos. 2,135, 11,353 and 10,927; South, plan No. 8,195; West, plan Nos. 10,952 and 10,951;

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 this 26th day of June, 1922.

R. AHMAD,
Collector, Kinta.

No. 4266.—To the under-mentioned landowners:

Whereas there is reason to believe that you have failed to comply with the labour condition contained in the lease or leases standing in your name as enumerated in the schedule hereto, in consequence whereof the said lease or leases have 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 or leases should not be forfeited.

SCHEDULE.

Nature and No. of title.	Lot No.	Date.	Mukim.	Lessees.
M.L. 770 ...	845 ...	23/2/09 ...	Senggang ...	Cheong Swee
797 ...	948 ...	22/9/09 ...	" ...	Lam Chong, Wong Choy, Chee Chum Cheong, Lam Wu Seng, Lam Seng Tho and Ho Wang
798 ...	949 ...	22/9/09 ...	" ...	" "
808 ...	951 ...	11/11/09 ...	" ...	" "
810 ...	934 ...	30/11/09 ...	" ...	Cheong Sooi and Tan Kwi Hor
804 ...	935 ...	29/10/09 ...	" ...	Abdul Halip bin Mohamed Arip
817 ...	990 ...	16/3/10 ...	" ...	" "
841 ...	1,016 ...	16/12/10 ...	" ...	Raja Chulan bin Ex-Sultan Abdullah
875 ...	1,082 ...	31/7/13 ...	" ...	Raja Chulan bin Ex-Sultan Abdullah and Raja Mahdi bin Raja Alang Sleman
852 ...	1,044 ...	10/8/11 ...	" ...	Yap See and Haji Mohamed Salleh bin Jatimor
896 ...	1,096 ...	2/11/14 ...	" ...	Loh Voon (f.)
280 ...	359 ...	11/12/01 ...	K. L. Kanan ...	Foong Tan Theng
328 ...	238 ...	28/7/02 ...	" ...	Herbert Douglas Kiddle and Ahamad bin Selayman
356 ...	417 ...	2/12/02 ...	" ...	Goh Taik Chee
449 ...	432 ...	29/3/04 ...	" ...	Chan Moon Fay and Chan Kwi
650 ...	775 ...	14/3/07 ...	" ...	Chu Aminah binti Itam Adam and Indut bin Abdul Latif
742 ...	883 ...	28/7/08 ...	" ...	Indut bin Abdul Latif
749 ...	907 ...	2/10/08 ...	" ...	Indut bin Abdul Latif and Wan Kam
743 ...	884 ...	1/9/08 ...	" ...	Kulop Ahmat Sani bin Toh Lah
323 ...	69 ...	28/7/02 ...	P. Kamiri ...	Chow Ngan as trustee
326 ...	68 ...	" ...	" ...	" "
520 ...	74 ...	14/12/04 ...	" ...	" "
565 ...	640 ...	22/11/05 ...	" ...	" "
671 ...	613 ...	31/5/07 ...	" ...	" "
751 ...	802 ...	20/10/08 ...	" ...	" "
680 ...	339 ...	17/6/07 ...	" ...	Goh Jee Joo
345 ...	300 ...	2/10/02 ...	" ...	A. T. L. A. T. Meyappa Chetty s/o Meyappa Chetty
739 ...	111 ...	24/6/08 ...	" ...	Cheang Yau Shi (f.) as representative
823 ...	986 ...	10/6/10 ...	" ...	Teow Chon

Dated this 20th day of June, 1922.

G. A. DE C. DE MOUBRAY,
Collector, Kuala Kangsar.

“THE MINING ENACTMENT, 1911”—(cont.).

NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED—(cont.).

No. 4267.—To the under-mentioned landowners :

Whereas there is reason to believe that you have failed to comply with the labour condition contained in the lease or leases standing in your name as enumerated in the schedule hereto, in consequence whereof the said lease or leases have 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 or leases should not be forfeited.

SCHEDULE.						
Nature and No. of title.	Lot No.	Date.	Mukim.	Lessees.		
M.L. 203 ...	182 ...	15/7/07 ...	P. Kamiri ...	Haji Mohamed Nor bin Mohamed Amin		
248 ...	183 ...	28/10/01 ...	" ...	" " "		
359 ...	394 ...	16/1/03 ...	" ...	Ng Sun Nui		
561 ...	677 ...	11/10/05 ...	" ...	"		
570 ...	676 ...	12/1/06 ...	" ...	"		
724 ...	795 ...	24/2/08 ...	" ...	"		
917 ...	1,184 ...	13/5/20 ...	" ...	"		
948 ...	51 ...	5/7/21 ...	" ...	"		
693 ...	659 ...	24/6/07 ...	" ...	A. T. L. A. T. Meyappa Chetty son of Meyappa Chetty		
447 ...	278 ...	28/3/04 ...	" ...	Cheang Heng		
553 ...	592 ...	24/8/05 ...	" ...	Than Seng and Ing Soon Nui		
633 ...	692 ...	5/12/06 ...	Senggang ...	Ngah Medah binti Megat Tapa, Ngah Rapor bin Ngah Toh Lah, Kulup Abdul Rahim bin Wan Wahid, Teh Ensah binti Itam Petut, Rasid bin Toh Lamsah, Ngah Meriah binti Alang Dris as administratrix and Cheong Chong		
763 ...	857 ...	29/1/09 ...	" ...	Uda Jahya bin Adam		
241 ...	335 ...	24/10/01 ...	K. L. Kanan ...	Chin Chan and Khoo Guan Hin		
252 ...	347 ...	15/11/01 ...	" ...	Eena Soona Rahimansah son of Esmalsah and Hanipah binti Musa as administratrix		
904 ...	290 ...	30/12/16 ...	— ...	Ng Soon Nui		
M.C. 4/19 ...	1,165 ...	8/2/19 ...	" ...	"		
5/19 ...	418 ...	10/2/19 ...	" ...	Loke Yik Sam		

Dated this 30th day of June, 1922.

G. A. DE C. DE MOUBRAY,
Collector, Kuala Kangsar.

No. 4268.—To Sa'aid bin Jalil and Syed Junid bin Syed Hamzah :

Whereas there is reason to believe that you have failed to comply with the labour condition, in consequence whereof your lease No. 1,376, dated the 23rd June, 1916, comprising the land following—namely :

Situation—Mukim of Ampangan. *Area*—19 acres 2 roods 8 poles. *Boundaries*—Lot No. 690; has become liable to forfeiture; now, with the approval of the Resident of Negri Sembilan, 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 this 7th day of July, 1922.

E. B. WILLIAMS,
Collector, Seremban.

WARNING AGAINST TRAFFIC IN LAND.

No. 4269.—Whereas by *Gazette* Notifications Nos. 2770 and 3111 of 5th and 19th May, 1922, the land mentioned in the schedule hereto, in the mukim of Kroh, in the sub-district of Kroh, were cancelled for failure to fulfil the conditions to which they were subject under the provisions of section 16 (iii) of “The Mining Enactment, 1911,” and whereas the duplicates of the said certificates of titles have not been produced for cancellation :

All persons are hereby warned against traffic in the said land.

SCHEDULE.				
Mukim.	Nature and No. of title.	Lot No.		
Kroh ...	M.C. 28/13 ...	247		
" ...	" 31/13 ...	257		
" ...	" 33/13 ...	253		
" ...	" 41/19 ...	209		
" ...	" 43/19 ...	327 and 328		
" ...	" 45/19 ...	293		
" ...	" 46/19 ...	338 and 339		
" ...	" 47/19 ...	291		
" ...	" 48/19 ...	301		
" ...	" 49/19 ...	289		
" ...	" 51/19 ...	294		
" ...	" 54/19 ...	297		
" ...	" 57/20 ...	290 and 334		
" ...	" 59/20 ...	345		
" ...	" 62/20 ...	308		
" ...	" 63/20 ...	303 and 335		

Dated at Kroh, this 23rd day of June, 1922.

ABDUL RAHIM,
Collector, Kroh.

"THE PILOTS' ENACTMENT, 1921."

No. 4270.—RULES made with the sanction of the Chief Secretary to Government by the Pilot Board for the Pilotage District of Port Swettenham under section 7 (i) of "The Pilots' Enactment, 1921":

1. Every licensed pilot when acting in that capacity shall be provided with his licence and shall produce the same to every person by whom he is employed or to whom he offers his services as pilot.

2. (i) Every pilot before boarding a vessel shall ascertain from the master whether there has been any infectious disease or any disease suspected of being infectious on board during the voyage, and whether the vessel is from an infected port, and in case there has been any such disease or the vessel is from an infected port shall direct the master to hoist the quarantine flag at the foremast and to proceed forthwith to the quarantine anchorage.

(ii) A pilot may board any vessel flying the quarantine flag for the purpose of piloting her to the quarantine anchorage, but shall not allow any member of his crew or other person to board her nor shall the pilot leave such vessel except with the permission of the Port Health Officer, and he shall submit to vaccination or such other quarantine precaution as the nature of the case may require.

3. Every pilot on boarding a vessel shall ascertain from the master whether there be any "dangerous goods" on board, and the nature thereof, and shall direct the master as the case may require in accordance with the port regulations.

4. Every pilot shall make himself conversant with all written laws relating to shipping in so far as the same shall apply to his duties.

5. Every pilot, on taking charge of a steamer, shall forthwith ascertain whether the engines are in good working order and able to reverse quickly, he shall also see that the anchors are clear and ready for immediate use and that the steering gear is clear and in good working order.

6. Every pilot shall use his utmost care and diligence to avoid all accident or damage, either to the vessel he is piloting or to any vessel or property of whatsoever kind, and if any accident happens while the vessel is in his charge, he shall report the same in writing to the President of the Pilot Board without delay.

7. If any pilot finds, or has reason to suppose, that any of the buoys are out of their proper position, or have broken adrift, or are injured or missing, or if he has noticed anything wrong or defective in any beacon, he shall, within twelve hours of his first return to shore, report the same in writing to the Officer in Charge of the Port.

8. Every pilot shall, without loss of time, report in writing to the Officer in Charge of the Port any impediment or alteration which he may have observed in any of the channels and likewise any change, or supposed or apparent change, in any of the land-marks.

9. Every pilot taking a vessel outwards shall remain on board until the service for which he was engaged is completed and the master agrees to take over charge, and every pilot bringing a vessel inwards shall remain on board until the vessel has been anchored, moored or otherwise secured, to the satisfaction of the master.

10. No pilot shall send up or cause to be sent up any signal rockets from any vessel, except in the case of accident or danger.

11. Every pilot shall obey all reasonable orders or instructions from the Officer in Charge of the Port regarding the movement of any vessel under his charge within the limits of the Port, and shall so far as is possible obey a request or instruction received from any Wharf Superintendent to pilot a vessel away from a wharf or from any part thereof.

12. Every pilot shall keep, written up to date, a record of the vessels piloted by him stating the names and nationalities of such vessels, and the date, nature of the service performed, and shall produce the same for inspection by the Pilot Board or Officer in Charge of the Port when demanded.

No. 4271.—In exercise of the powers vested in him by section 9 of "The Pilots' Enactment, 1921," the Chief Secretary to Government hereby prescribes the following dues to be charged by pilots in the Pilotage District of Port Swettenham:

- (a) For piloting a vessel into or out of port from or to Deep Water Point \$ 50
- (b) For a double trip within the above limits 100
- (c) If piloting is required beyond these limits an additional fee of \$50 may be charged for a single trip and \$100 for a double trip.
- (d) For detention \$5 per hour

(This fee to be charged only if a vessel arrives two hours later than the time given by the Agents for its arrival.)

THE PRISONS ENACTMENTS, 1907.

No. 4272.—In exercise of the powers in them severally vested by section 9 of the Prisons Enactments, 1907, the Residents of Perak, Selangor, Negri Sembilan and Pahang, each in respect of the State of which he is Resident, with the approval of the Chief Secretary to Government, hereby amend the rules made under the Prisons Enactments, 1904, and published in the *Government Gazettes* of Perak, Selangor, Negri Sembilan and Pahang, as Notifications Nos. 1372 of 4th November, 1904, 918 of 8th December, 1904, 546 of 30th December, 1904, and 262 of 19th December, 1904, respectively, by deleting from the schedule to the rules the ration "Firewood.....Three katis each prisoner, per diem" under heading "Scale of Diets for Asiatic Prisoners." [G. 285/22.]

"THE PRISONS ENACTMENT, 1907" (PERAK).

No. 4273.—In exercise of the powers vested in him by section 2 of "The Prisons Enactment, 1907," the Resident of Perak hereby appoints the Police lock-ups at the under-mentioned places to be Prisons for the purposes of the said Enactment:

Selama, Kroh, Grik, Tapah, Tanjong Malim and Simpang Ampat (Sitiawan).

Notification No. 10, published in the *Perak Government Gazette* of January 13th, 1905, is hereby cancelled.

"THE QUARANTINE AND PREVENTION OF DISEASE ENACTMENT, 1903."

No. 4274.—Rinderpest having ceased to exist among cattle at Batu Arang, Rawang, in the State of Selangor the Resident of Pahang hereby rescinds Notification No. 2880, published in the *Gazette* of 12th May, 1922.

"THE RAILWAYS ENACTMENT, 1912."

NOTIFICATION UNDER SECTION 58 (i).

No. 4275.—In exercise of the powers vested in him by section 58 (i) of "The Railways Enactment, 1912," the Chief Secretary to Government hereby declares the path described in the subjoined schedule to be, at the point where it is crossed by the Main Line of the Federated Malay States Railways as indicated in the said schedule, an "Occupation Crossing."

SCHEDULE.

Distance by the railway from Prai of the point of crossing.			Situation of the point of crossing.			Path leads	
Miles.	Chains.	Links.	Between telegraph posts	In the mukim of		From	To
226	36	52	226/11 and 226/12 ...	Rawang	...	Bristol Estate	Utan Simpan Estate

"THE REGISTRATION OF TITLES ENACTMENT, 1911."

NOTICES UNDER SECTION 83.

No. 4276.—Application having been made to the Registrar of Titles, Perak, at Taiping—

By Veerayah Sengalraya Naidu son of Veerayah by his attorney R. Arunachallam, for a provisional certificate of title to the land held under Kinta grant for land No. 6,449, lot No. 513, Kampar township, on the ground that he is the registered owner thereof and that the duplicate of the said title has been lost:

By Molek binti Kasim, Mohamed bin Mamat by his administrator Indut bin Alang Mohamed, Jemilah binti Mamat and Mohamed Noh bin Mamat, for a provisional certificate of title to the land held under Kinta grant for land No. 461, plan No. 3,665, Kampar mukim, on the ground that they are the registered owners thereof and that the duplicate of the said title has been destroyed by fire:

By Ngah Abdullah bin Kulop Chader, Ngah Ibrahim bin Anjang Mendera and Alang Ahmad bin Anjang Mohamed by his administrator Indut bin Alang Mohamed, for a provisional certificate of title to the land held under Kinta grant for land No. 11,861, plan No. 19,767, Kampar mukim, on the ground that they are the registered owners thereof and that the duplicate of the said title has been destroyed by fire:

By Noh bin Anjang Mamat and Mohamed bin Anjang Mamat by his administrator Indut bin Alang Mohamed, for a provisional certificate of title to the land held under Kinta grant for land No. 9,274, plan No. 14,643, Teja mukim, on the ground that they are the registered owners thereof and that the duplicate of the said title has been destroyed by fire:

By Alang Mohamed bin Anjang Mohamed *alias* Mohamed bin Mamat by his administrator Indut bin Alang Mohamed, for provisional certificates of title to the land held under Kinta grants for land Nos. 2,276 and 7,680, and Kinta agricultural leases Nos. 1,123 and 1,587, plans Nos. 8,121, 12,900, 3,609 and 3,707, respectively, of Kampar mukim, on the ground that he is the registered owner thereof and that the duplicates of the said titles have been destroyed by fire:

By Mohamed bin Mamat by his administrator Indut bin Alang Mohamed, and Ahamad bin Ibrahim, for a provisional certificate of title to the land held under Kinta grant for land No. 3,847, plan No. 8,118, Kampar mukim, on the ground that they are the registered owners thereof and that the duplicate of the said title has been destroyed by fire:

In accordance with the provisions of section 83 of "The Registration of Titles Enactment, 1911," notice is hereby given that, unless within thirty days 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.

REGISTRY OF TITLES, PERAK, TAIPING,

14th July, 1922.

J. W. W. HUGHES,
Registrar of Titles, Perak.

"THE RUBBER DEALERS ENACTMENT, 1919."

No. 4277.—Additional list of persons licensed to purchase cultivated rubber during the year 1922:

District.	Licence No.	Name.	Locality.
Lower Perak	51/22	Ahmad bin Haji Mohamed	Kampung Telok, Kampung Gajah
"	52/22	Kulop Ahmad bin Pandak Umin	Telok Sareh, P. Tigah
"	53/22	Lahid bin Anjang Lam	Pasir Pulau, P. P. Ulu
"	54/22	Khatib Samat bin Haji Jaffar	Telok Sareh, P. Tiga
"	55/22	Mat Rasid bin Tong	Kampung Sebrang, Pulau Tiga

DISTRICT OFFICE, TELOK ANSON,
15th June, 1922.

H. C. ECKHARDT,
District Officer, Lower Perak.

"THE SANITARY BOARDS ENACTMENT, 1916."

No. 4278.—In exercise of the powers conferred on him by section 51A of "The Sanitary Boards Enactment, 1916," the Resident of Negri Sembilan, with the approval of the Chief Secretary to Government, hereby applies, with effect from the date of publication hereof in the *Gazette*, such of the provisions of the said Enactment and such of the by-laws made thereunder as are specified in the schedule hereto annexed, to the village of Mambau, declared by Notification No. 556 in the *Gazette* of the 11th February, 1921, and hereby appoints the Chairman and officers of the Seremban Sanitary Board to exercise and perform within the said area the powers and duties conferred or imposed on the Seremban Sanitary Board or its officers by the said provisions and by-laws.

SCHEDULE.

Sections 7, 44, 52 (i), (ii) and (iii), by-laws 1, 3, 35, 83, 84, 88, 115, 171, 172, 192 (i) and (ii), 194 (i) and (ii).

THE "SECRETARY FOR CHINESE AFFAIRS ENACTMENT, 1899."

No. 4279.—In virtue of the powers vested in me by section 23 of the "Secretary for Chinese Affairs Enactment, 1899," I, W. T. Chapman, Secretary for Chinese Affairs, Federated Malay States, do hereby make known that in my judgment and discretion the Chinese performances set out in the schedule hereto annexed are seditious, immoral or improper and I do hereby order the discontinuance and prohibit the future performance of any of these plays under the annexed or any other name. This is for the information of all theatre lessees, theatrical managers, actors and actresses.

Given at Kuala Lumpur, this 9th day of May, 1922.

W. T. CHAPMAN,

Secretary for Chinese Affairs, F.M.S.

SCHEDULE.

禁演各劇列左

貴妃醉酒又名花宴樂	私進宮幃	丁七娘下山
又名大鬧飛鵝洞	蛋家妹水戰	又名水戰洞庭湖
賣胭脂	十八摩	崔子弑齊君
又名海潮珠	蘇妃調戲伯邑考	酒樓戲鳳
又名梅龍鎮	酒醉廣寒遊月殿	詐諦森掘藕
武三思斬狐	殺子報	金蓮戲叔
翠屏山	鐵弓緣	
明皇盤浴	打櫻桃	七星廟
新安驛	拾玉鐲	
寶蟾送酒	痴情女子	曹操下宛城
楊胡賣鞋		
增銀刀劉氏	秦漢招親	賣棉紗
打花鼓	楚王宮	
虹霓關	又名王伯黨招親	鳳儀亭
雙釘記		
尼姑下山	我眉山	實叻案
扣桃打脉	周文珍	甲被
雙救星	花子龍	林信掠奸
和尚背尼姑	平雪山	
南樓姚剛	失雙杯	遊街子
大鬧棺材庄		
啞查妹冲涼救夫	及一概蚊帳戲	

一千九百廿二年 月 日

"THE SOCIETIES ENACTMENT, 1913."

No. 4280.—Whereas there is reason to believe that the "Eng Chuan Tong" (穎川堂) or "Seh Tan Kongsì," of Taiping, a society registered under the "Societies Enactment, 1900," on the 27th July, 1911, has ceased to exist:

And whereas a notification under section 5 of "The Societies Enactment, 1913," calling upon the said society to furnish to the Deputy Registrar of Societies, Perak, within three months, proof of its existence within the State of Perak, has been duly gazetted (*vide Federated Malay States Government Gazette Notification No. 1550 of 10th March, 1922*):

And whereas no proof has been furnished:

The Resident of Perak hereby notifies that he is satisfied that the said society has ceased to exist within the State of Perak.

Dated at Taiping, this 28th day of June, 1922.

C. W. C. PARR,

British Resident, Perak.

No. 4281.—Whereas there is reason to believe that the "Sri Boyan Peranakan Club" (سري بويان فرانكن كلب) of Ipoh, a society registered under "The Societies Enactment, 1913," on the 21st August, 1914, has ceased to exist:

And whereas a notification under section 5 of "The Societies Enactment, 1913," calling upon the said society to furnish to the Deputy Registrar of Societies, Perak, within three months, proof of its existence within the State of Perak, has been duly gazetted (*vide Federated Malay States Government Gazette Notification No. 1551 of 10th March, 1922*):

And whereas no proof has been furnished:

The Resident of Perak hereby notifies that he is satisfied that the said society has ceased to exist within the State of Perak.

Dated at Taiping, this 29th day of June, 1922.

C. W. C. PARR,

British Resident, Perak.

"THE SULTANATE LANDS ENACTMENT, 1919."

NOTIFICATIONS UNDER SECTION 8.

No. 4282.—In exercise of the powers vested in him by section 8 of "The Sultanate Lands Enactment, 1919," the Resident of Pahang hereby declares that parcel of land situated at Kuala Kuantan, described in the schedule hereto, and delineated upon revenue survey plan No. 5,010, deposited in the office of the Superintendent of Revenue Surveys, Pahang, to be Sultanate Land under the Enactment aforesaid.

This notification is made under section 8 of "The Sultanate Lands Enactment, 1919."

Dated at Kuala Lipis, this 4th day of July, 1922.

F. A. S. McCLELLAND,
Acting British Resident, Pahang.

SCHEDULE.

District—Kuantan. *Mukim*—Kuala Kuantan. *Plan*—No. 5,010. *Portion*—No. 502. *Area*—12 acres 32 poles. *Boundaries*—Commencing from a stone bearing $90^{\circ} 15'$, distance 30.1 links, from the south-eastern corner of portion 1,846, Kuala Kuantan, and thence bounded by lines bearing $86^{\circ} 27'$, distance 706.5 links; $86^{\circ} 2'$, distance 908.1 links; $175^{\circ} 52' 30''$, distance 976.2 links; $275^{\circ} 49'$, distance 1,150.9 links; $318^{\circ} 46' 30''$, distance 792 links, and $354^{\circ} 40' 30''$, distance 155.5 links, to the point of commencement.

No. 4283.—In exercise of the powers vested in him by section 8 of "The Sultanate Lands Enactment, 1919," the Resident of Pahang hereby declares that parcel of land situated at Kuala Kuantan, described in the schedule hereto, and delineated upon revenue survey plan No. 5,010, deposited in the office of the Superintendent of Revenue Surveys, Pahang, to be Sultanate Land under the Enactment aforesaid.

This notification is made under section 8 of "The Sultanate Lands Enactment, 1919."

Dated at Kuala Lipis, this 4th day of July, 1922.

F. A. S. McCLELLAND,
Acting British Resident, Pahang.

SCHEDULE.

District—Kuantan. *Mukim*—Kuala Kuantan. *Plan*—No. 5,010. *Portion*—No. 503. *Area*—32 acres 1 rood 35 poles. *Boundaries*—Commencing from the north-eastern corner of portion 1,844, Kuala Kuantan, and thence bounded by lines bearing $138^{\circ} 46' 30''$, distance 742.6 links; $95^{\circ} 49'$, distance 1,178.4 links; $176^{\circ} 53'$, distance 865.6 links; $176^{\circ} 50' 30''$, distance 988.9 links; $265^{\circ} 49' 30''$, distance 623 links; $265^{\circ} 32' 30''$, distance 924.9 links; $355^{\circ} 40' 30''$, distance 1,039.9 links; $355^{\circ} 10' 30''$, distance 988.3 links, and $354^{\circ} 40' 30''$, distance 628 links, to the point of commencement.

THE TELEGRAPHS ENACTMENTS, 1905.

No. 4284.—In exercise of the powers vested in him by section 5 of the Telegraphs Enactments, 1905, the Chief Secretary to Government hereby rescinds, with effect from the 14th July, 1922, the rules made under the said Enactments and published as

Notification No. 895 in the *Selangor Government Gazette* of 28th December, 1909

" " 1119 " *Perak* " 31st " "

" " 608 " *Negri Sembilan* " " " "

" " 270 " *Pahang* " " " "

" " 140 " *Federated Malay States Government Gazette* of 19th January, 1912

as amended by

Notification No. 2675 in the *Federated Malay States Government Gazette* of 23rd December, 1910

Notification No. 1218 in the " " 10th May, 1912

Notification No. 3324 in the " " 20th December, 1912

Notification No. 731 in the " " 13th March, 1914

Notification No. 3145 in the " " 23rd October, 1914

Notification No. 850 in the " " 15th March, 1918

Notification No. 423 in the " " 28th January, 1921

Notification No. 4138 in the " " 29th August, 1921

Notification No. 4703 in the " " 23rd September, 1921

and substitutes therefor the following:

REGULATIONS FOR THE MALAYAN TELEGRAPH SYSTEM.

TELEGRAPHS.

1. Telegraph Offices are distinguished as follows:

A. Postal Telegraph Offices;

B. Railway Telegraph Offices.

2. **BUSINESS HOURS.**—Telegrams are accepted at all Postal Telegraph Offices during the hours they are open for business as shown on the notices exhibited outside the offices.

Railway Telegraph Offices accept telegrams during the hours they are open for railway business, but always subject to the necessities of railway traffic.

RULES FOR INLAND TELEGRAMS.

3. **INLAND TELEGRAMS** are those which are sent to or received from places within the Malayan Telegraph System—that is, the system controlled and worked by the Governments of the Straits Settlements, the Federated Malay States, Johore, Kedah (including Perlis), and Trengganu.

4. The Governments undertake to adopt all necessary measures to ensure the secrecy of telegrams and their prompt despatch, but do not hold themselves legally responsible for the accuracy of telegrams, nor for the consequences of non-delivery, errors, or delay.

5. OFFICES WHERE INLAND TELEGRAMS ARE ACCEPTED.—Inland telegrams are accepted at all Postal Telegraph Offices and at Railway Telegraph Offices at places where there are no Postal Telegraph Offices. Inland telegrams from passengers are, however, accepted at all Railway Telegraph Offices.

6. OBJECTIONABLE TELEGRAMS.—The Governments reserve to themselves the power to stop any private telegrams which may appear dangerous to the security of the State, or contrary to the laws of the country, or to public order or decency. The terminal or any intermediate office may exercise this control on condition of immediately advising the office of origin. Telegraph Offices are required to refuse to transmit any telegram which appears to be of the above character. Should the character of the telegram be open to doubt, the matter will be referred to the Chief Administrative Officer of the State or Settlement.

7. GENERAL DIVISION.—Inland telegrams are divided into four classes:

- (a) Government telegrams;
- (b) Service telegrams;
- (c) Private telegrams;
- (d) Press telegrams.

MODE OF WRITING, ETC.

8. CHARACTERS.—Inland telegrams must be written legibly in characters which have their equivalent in telegraphic signals. These characters are the following:

- (a) *Letters*.—A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, S, T, U, V, W, X, Y, Z.

Except in cipher language and in artificial words the combination "ch" counts as one character of the Morse alphabet. Except in cipher and code language the twin vowels "ae," "oe" and "ue," commonly used to represent the continental modified vowels ä, ö and ü, also count as one character;

- (b) *Figures*.—1, 2, 3, 4, 5, 6, 7, 8, 9, 0;

NOTE.—There are no telegraphic signals for Roman numerals such as I, II, etc.

- (c) *Stops and other Signs*.—Full stop (.), comma (,), semicolon (;), colon (:), note of interrogation (?), note of exclamation (!), apostrophe ('), hyphen or dash (-), brackets or signs of parenthesis ()(), inverted commas (" "), underline (____), oblique stroke (/), horizontal bar (—);

With the exception given in rules 48, 51 and 61, the above stops are not counted or transmitted;

- (d) *Special Instructions and Conventional Abbreviations*.—

- = D = Urgent telegram;
- = RP* = Telegram with reply paid (rule 91);
- = RPD* = Telegrams with urgent reply paid (rule 92);
- = TC = Telegram to be repeated (collated), (rule 96);
- = PC = Telegram the delivery of which is to be notified by telegraph (rules 97 and 98);

* Number of words prepaid to be inserted here.

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- = PCD = Telegram the delivery of which is to be notified by an urgent telegram (rules 97 and 98) ;
- = PCP = Telegram the delivery of which is to be notified by post (rules 97 and 98) ;
- = Post = Telegram to be posted at the Terminal Telegraph Office (rules 103, 104 and 110) ;
- = PR = Telegram to be posted as a registered letter at the Terminal Telegraph Office (rule 110) ;
- = Express = Telegram for places beyond the free delivery to be delivered by special messenger (rules 103, 104 and 106) ;
- = XP* = Portage prepaid (rule 107) ;
- = XPT = Telegram on which the sender has undertaken to pay the portage charges on the amount being advised by telegraph (rules 108 and 109) ;
- = XPP = Telegram on which the sender undertakes to pay the portage charges on the amount being advised by letter (rules 108 and 109) ;
- = OPEN = Telegram to be delivered open (rule 80) ;
- = MP = Telegram to be delivered to addressee personally (rule 79) ;
- = TR = Telegram to be called for at the Telegraph Office (telegraph restant), (rule 81) ;
- = GP = Telegram to be called for at the Post Office (poste restante), (rule 81) ;
- = GPR = Telegram to be registered and kept at the Post Office till called for (rule 81) ;
- = TM † = Telegram with multiple address (rule 99) ;
- = CTA = Communicate all addresses (rule 102).

9. LANGUAGE.—Subject to the above limitation, the text of private telegrams may be written in plain language or in secret language. Secret language is divided into code and cipher language.

10. Plain language is that which offers an intelligible sense in one or more of the following languages :

Annamite	German	Portuguese
Arabic	Greek	Roumanian
Armenian	Hebrew	Russian
Bohemian	Hungarian	Ruthenian
Bulgarian	Illyrian	Serbian
Czech	Italian	Siamese
Croatian	Japanese	Slavonian
Danish	Latin	Slovakian
Dutch	Malay	Slovenian
English	Norwegian	Spanish
Flemish	Persian	Swedish
French	Polish	Turkish

and, locally only, Chinese, Tamil and other Indian languages.

* Here insert amount paid (for example, "XP dollars 2" the whole expression counting as one word).

† Here insert number of addresses.

11. By telegrams in plain language is understood those of which the text is entirely composed of plain language. Nevertheless, the presence of preconcerted addresses, commercial marks, exchange quotations, letters representing signals of the International Code of signals employed in maritime telegrams, or of abbreviated expressions currently used in ordinary or commercial correspondence—as fob, cif, caf, svp—or any other analogous expression does not alter the character of a telegram in plain language.

12. Code language is that which is composed of words which do not form intelligible phrases in one or more of the languages authorized for telegraphic correspondence in plain language.

13. The words whether genuine or artificial must be formed of syllables capable of pronunciation according to the current usage of one of the following languages :

English, French, German, Italian, Dutch, Spanish, Portuguese or Latin. Artificial words must not contain the accented letters ã, á, ä, é, ñ, ô, ü.

14. Words in code languages must not be longer than ten characters according to the Morse alphabet, the combinations ae, aa, ao, oe, ue, being counted as two letters each. The combination ch is also counted as two letters in artificial words.

15. Combinations which do not fulfil the conditions of rules 13 and 14 are considered as belonging to letter cipher language (rule 16) and charged accordingly. Compounds composed of two or more words in plain language contrary to the usage of the language are not admitted.

16. Cipher language is that which is formed—

- (1) Either of Arabic figures, of groups or series of Arabic figures having a secret meaning, or of letters, excluding the accented letters ã, á, ä, é, ñ, ô, ü, groups or series of letters having a secret meaning ;
- (2) Of words, names, expressions, or combinations of letters not fulfilling the conditions of plain language (rules 10 and 11) or of code language (rules 12 to 14).

17. The mixture in one group of figures and letters having a secret meaning is not admitted.

18. The groups of letters referred to in rule 11 are not considered as letter cipher—i.e., as letters having a secret meaning.

19. ERASURES, ETC.—Every interlineation, reference, erasure or re-written word must be authenticated by the sender or by his representative.

20. PARTS OF A TELEGRAM.—The different parts forming a telegram should be written in the following order :

- (1) Special instructions, if any ;
- (2) Address ;
- (3) The body or text of the telegram ;
- (4) The sender's name.

21. SPECIAL INSTRUCTIONS.—The sender should write upon the form in the place provided for the purpose, such of the special instructions provided in rule 8 (d), as he may desire to make use of.

22. In the case of a multiple telegram the special instructions which concern each addressee should be written immediately before his name ; but in the case of an urgent or collated multiple telegram it is sufficient if the instruction relative to urgency or collation be written once only before the first address.

23. Special instructions may be written in the abbreviated forms allowed in rule 8 (d). So written they are counted each as one word.

24. Every address must, in order to be accepted, contain at least two words: the first designating the addressee, the second indicating the name of the Telegraph Office of destination.

25. The address should contain all the particulars necessary to ensure the delivery of the telegram to the addressee without search or enquiry.

26. In the case of large towns, the address ought to contain the name of the street and the number of the house, or, in the absence of these particulars, to specify the profession of the addressee or give any other information which would facilitate the delivery of the telegram.

27. Even for small towns, the name of the addressee ought to be as far as possible accompanied by additional particulars to guide the delivering office in case of alteration of the proper name.

28. When a telegram is addressed to one person care of another, the address must be preceded by the words "care of," "c/o," "chez," or any other equivalent. In the case of foreign telegrams the abbreviation "c/o" should not be used as it is not universally understood.

29. **INSUFFICIENT ADDRESS.**—Telegrams, the address of which does not satisfy the conditions laid down in the preceding rules, are, nevertheless, accepted and transmitted at the sender's risk.

30. In every case the sender has to bear the consequences of an insufficient address, which, after the telegram has been despatched, can neither be completed nor altered, except by a paid service advice.

31. **PRECONCERTED OR ABBREVIATED ADDRESSES.**—The address may be written in preconcerted or abbreviated form. But the right of an addressee to have a telegram thus addressed delivered to him is subject to an agreement made between the addressee and the Telegraph Office which has to deliver the telegram.

32. Any firm or individual expecting to receive telegrams may register a preconcerted or abbreviated address at the Telegraph Office from which the telegrams have to be delivered. The fee charged for each address so registered will be as follows:

For any period commencing before the 1st July to the 31st December following	\$10
For any period commencing on or after the 1st July to the 31st December following	\$ 5

33. No preconcerted or abbreviated address can be accepted, which has already been registered locally by another firm or individual.

34. The Governments accept no responsibility in respect of the delivery of any telegram having a preconcerted or abbreviated address if such address has not been registered, or for delay in delivering such telegram.

35. For preconcerted and abbreviated addresses only genuine or artificial words not exceeding ten letters in length may be registered.

36. **TEXT.**—Telegrams without text are admitted.

No private telegram or series of telegrams containing more than five hundred words can be sent at any one time by any individual or firm, and no subsequent telegram by the same individual or firm till after the lapse of three hours unless the telegraph lines be free of all other traffic.

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37. SIGNATURE.—The true signature and address of the sender (which is not charged for or transmitted) must always be written at the foot of the telegram. The sender of a private telegram is bound to prove his identity, if requested to do so by the office of origin.

GOVERNMENT TELEGRAMS.

38. DEFINITION.—A Government telegram is a telegram on the business of the Government signed by an officer authorized for the time being in writing under the hand of the Colonial Secretary or of the Chief Secretary of the Federated Malay States or of the British Adviser of Johore, Kedah (including Perlis) or Trengganu to frank telegrams and will, subject to the provisions of this rule, be transmitted free of charge.

Principles to be observed—

- (a) Only those telegrams which relate exclusively to public business may be transmitted free of charge;
- (b) Applications for leave and replies thereto are not to be considered as Government telegrams;
- (c) Government telegrams are not to be sent when there is time to communicate by post;
- (d) The sender of a Government telegram may obtain priority of transmission by inserting the word "Urgent" immediately before the address. Messages should only be classed "Urgent" (1) in cases of real emergency; (2) in cases where the despatching officer knows that the line is blocked, and considers his message sufficiently important to take precedence of ordinary traffic;
- (e) Government telegrams should be expressed in as few words as are consistent with clearly conveying the intended meaning, and mere auxiliary or connective words, which can obviously be filled in by the receiver, should be omitted;
- (f) No Government telegram, except as provided in sub-sections (h) and (i), can be accepted for transmission free of charge, unless it is closed with the official title and authenticated with the signature of an officer authorized to frank Government telegrams;
- (g) In cases of emergency a telegraph official may, at his discretion, accept and transmit Government messages free, though not authenticated as required above. In such cases he will at once report the circumstances and will note them at the foot of the telegram;
- (h) A reply to a Government telegram may be sent free of charge by the receiver of the telegram, and the right to return the reply as a Government telegram is recognized on production of the original telegram;
- (i) Police telegrams shall be franked by chops which shall be accepted as equivalent to franks. The Police Officer authorizing despatch shall initial the telegram in token of correctness in case of reference becoming necessary afterwards, but not as a guide to the Telegraph Clerk, who shall accept at once any Police telegram bearing a chop.

39. Government telegrams when they are written in secret language (code or figure or letter cipher) will be repeated by the receiving office as is done with collated telegrams.

40. PORTERAGE.—Any portorage due on Government telegrams must be prepaid by the sender.

SERVICE TELEGRAMS.

41. Service telegrams are divided into service telegrams properly so-called, and service advices. The former classification includes telegrams on the service of the Post and Telegraph Department which are sent free to or from any Telegraph Office.

42. Paid service advices are service telegrams exchanged between Telegraph Offices under rules 43 and 44.

PAID SERVICE ADVICES.

43. The sender and addressee of any telegram already transmitted or in course of transmission, or the authorized representative of one of those persons may, during the period of preservation of records, and after having previously proved, if necessary, their identity, cause enquiry to be made or instructions to be given respecting such telegram by telegraph. In all such cases they must deposit the following amounts:

- (a) The cost of the telegram making the request;
- (b) The cost of the telegram for the reply, if a reply by telegraph is wanted.

They may also, with the object of rectification, have a telegram, which they have sent or received, repeated wholly or in part, either by the office of destination or origin or by a transit office.

In the case of a repetition asked for by the addressee, the latter must pay the full charge for each word to be repeated. This charge includes the cost of the reply.

44. Rectifying, completing or cancelling telegrams, and all other communications relating to a telegram already despatched or in course of transmission, when they are addressed to a Telegraph Office, must be exchanged exclusively between the offices under the form of paid service advices at the cost of the sender or the addressee making the demand.

45. The charges for service advices necessitated through errors of service are refunded under rules 124 and 128.

46. When the words of which the repetition is requested are written in a doubtful manner, the office of origin adds to the repetition a note "Writing doubtful."

47. The various communications referred to above may be made by post through the agency of the Telegraph Office of origin or destination. They are sent under registered cover at the cost of the person who makes the request, and who should, in addition, pay the cost of a reply by post when he demands one.

COUNTING OF WORDS.

48. WHAT IS COUNTED.—All that the sender writes upon the form, to be transmitted to his correspondent, is charged for, and consequently included in the number of words. However, signs of punctuation, apostrophes and hyphens are only transmitted if the sender pays for them as isolated figures or letters. In the absence of any request of the sender it is assumed that he does not wish them to be transmitted. When signs of punctuation, instead of being used singly, are repeated one after the other, they are charged for as groups of figures.

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49. **PREAMBLE.**—The name of the office of origin, the date and time of receipt of the telegram from the sender, the instructions as to the route, and the words, numbers or signs, which constitute the preamble and are added by the Telegraph Office for official purposes, are not charged for: such of these particulars as reach the office of destination appear on the addressee's copy.

50. The sender may insert the particulars referred to in rule 49, wholly or in part, in the text of his telegram, but in that case they will be charged for.

51. The following are each counted as one word:

(1) In the address—

(a) The name of the Telegraph Office of destination when written as given in the list of Telegraph Offices in the Postal Guide provided that it is also the name of a district, village or town;

(b) Initial letters standing for pre-names, Christian names, titles, etc. The joining together of such letters into groups is inadmissible;

(2) Each code word, which fulfils the requirements of rules 12 to 14

(3) Each isolated character, letter or figure;

(4) Each underline;

(5) The two signs constituting a parenthesis;

(6) Inverted commas—*i.e.*, the two signs placed at the commencement and end of one and the same passage;

(7) Special instructions written in the abridged form authorized in rule 8 (d).

52. **PLAIN LANGUAGE.**—In telegrams of which the text is written entirely in plain language each ordinary word and each authorized compound are counted, respectively, at the rate of one word for each 15 characters according to the Morse alphabet, plus one word for the excess, if any.

53. In plain language telegrams, registered addresses, whether used as the address or in place of the sender's name or occurring in the text, are always treated as words in plain language and counted at the rate of 15 characters to the word.

54. **CODE LANGUAGE.**—In the text of a telegram in code language the maximum length of a word is fixed at ten characters counted according to the prescriptions of rules 13 and 14.

55. **MIXED TELEGRAMS.**—Words in plain language, inserted in the text of a telegram, composed of words in plain language and code are each counted at the rate of ten letters to a word.

NOTE.—This rule applies also to proper names (including registered addresses).

56. If the mixed telegram contains in addition cipher language, the passages in cipher are counted according to the stipulations of rule 60.

57. If the mixed telegram is composed only of passages in plain language and passages in cipher language, the passages in plain language are counted according to the stipulations of rule 52, and the passages in cipher language according to those of rule 60.

58. The address or sender's name in telegrams of which the text is written, wholly or partly, in code language is charged according to the stipulations of rules 51 and 52.

59. **USE OF APOSTROPHES AND HYPHENS.**—Words separated by an apostrophe or joined by a hyphen are counted as so many separate words. The apostrophes or hyphens are not charged for or signalled.

60. **FIGURES AND LETTER CIPHER AND COMMERCIAL MARKS.**—Groups of figures or of letters, commercial marks composed of figures and letters are counted at the rate of one word for each five figures or letters which they contain, plus one word for any excess. Each of the combinations *ae*, *aa*, *ao*, *oe*, *ue* and *ch* is counted as two letters. The letters "*fob*" (free on board), "*cif*" (cost insurance freight), "*caf*" (coût assurance frêt), "*svp*" (s'il vous plait), or any other analogous expression in general use, up to five letters, are accepted as one word each if written together. If written separately as "*F. O. B.*," "*C. I. F.*," and "*C. A. F.*," etc., they are counted as three words each.

61. **SIGNS USED WITH FIGURES OR LETTERS.**—Full stops, commas, colons, dashes and bars of division are each counted as a figure or a letter in the group in which they occur. This also applies to each letter added to groups of figures to form ordinal numbers, as well as to letters or figures added to the number of a house in an address, even in the case of an address in the text or in the signature of a telegram.

62. Combinations or alterations of words contrary to the usage of the language are not admitted; the same applies to combinations or alterations dissimulated by means of reversal of the order of letters or syllables.

Nevertheless, the names of towns and countries, surnames belonging to one person, the names of places, squares, boulevards, streets and other kinds of public thoroughfares, names of ships, whole numbers, fractions, decimal or fractional numbers written entirely in words, and compound words admitted as such in English and French languages and which can, when required, be justified by reference to a dictionary, may be respectively grouped as one word each without apostrophe or hyphen.

NOTE.—Names of Chinese and Japanese are counted at the rate of one word for each fifteen letters.

63. The following are samples for counting and charging telegrams:

						Number of words.	
						In address.	In text.
New York	*	{	1	2
Newyork			1	1
Frankfurt Main	*		1	2
Frankfurtmain			1	1
Sanct Poelten	*		1	2
Sanctpoelten			1	1
Emmingen, Hanover	*		1	2
Emmingen, Wurttemberg	*	†	1	2
New South Wales	*		1	3
Newsouthwales			1	1
RP 30 (special instructions in abridged form)			1	

* In the address these different expressions are joined together by the counter clerk if the sender has not already done it himself.

† Hanover and Wurttemberg, following Emmingen, serve to complete the designation of two offices of the same name, and thus appear in the first column of the official nomenclature of Telegraph Offices.

	Number of words.
Van de Brande	3
Vandebrande (name of a person)	1
Du Bois	2
Dubois (name of a person)	1
Leveson Gower (family name)	2
Levesongower (")	1
John Henry (Christian name)	2
Johnhenry (")	2
Negri Sembilan	2
Negrisembilan	1
Belgrave Square	2
Belgravesquare (contrary to the usage of the language) ...	2
Hyde Park	2
Hydepark (contrary to the usage of the language) ...	2
Hydepark Square (in this case the expression "Hydepark" written as a single word counts as one word, because the word "park" forms an integral part of the name of the square)	2
Hydeparksquare (contrary to the usage of the language)	2
St. James Street	3
Saintjames Street	2
Rue de la Paix	4
Rue delapaix	2
Responsibility (14 characters)	1
Kriegsgeschichten (15 characters)	1
Inconstitutionnalité (20 characters)	2
Wie Geht's (instead of wie geht es)	3
A-t-il	3
C'est-a-dire	4
Aujourd'hui	2
Aujourdhui	1
Porte-monnaie	2
Portemonnaie	1
Readdressed	1
Re-addressed... ..	2
Dont	1
Don't	2
All right	2
All-right	2
Allright	2
Alright (misspelt, inadmissible)	
Tamau (tidak mau)... ..	2
Prince of Wales (ship)	3
Princeofwales (ship)... ..	1
Tanboonkeng... ..	1
44½ (5 characters)	1

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	Number of words.
444½ (6 characters)	2
444.5 (5 characters)...	1
444.55 (6 characters)	2
44/2 (4 characters)	1
44/ (3 characters)	1
2 % (4 characters)	1
2 p %	3
2 ‰ (5 characters)...	1
2 p ‰	3
54-58 (5 characters)...	1
17 ^{me} (4 characters)	1
Le 1529 ^{me} (1 word and a group of 6 characters)	3
10 francs 50 centimes (or) 10 fr. 50 c.	4
10 fr. 50	3
Fr. 10.50	2
15a (number of dwelling-house)	1
15 × 6 *	4
Two hundred and thirty-four	5
Two hundred and thirtyfour (23 characters)	2
Troisdeuxtiers	1
Unneufdixièmes	1
Deux mille cent quatre-vingt-quatorze	6
Deuxmillecentquatrevingtquatorze (32 characters)	3
E	1
Emvthf (6 characters)	2
Emvchf (6 characters)	2
Ch 23 (commercial mark)	1
197a/199a (commercial mark)	2
AP/M („ „)	1
3/M („ „)	1
The business is <u>very urgent</u> ; come without <u>delay</u> (8 words and 2 underlines)	10
Received news of you indirectly (very bad) telegraph immediately (9 words and 1 passage within paren- thesis)	10
Received letter from Perak reliable source which says “ conversion business hindered by syndicate bankers ” (14 words and 1 passage in inverted commas) ...	15

* The telegraph is not able to produce such expressions as 30^a, 15 × 6, etc. Senders must, therefore, substitute for them the explicit meanings “30 to the power a,” “15 multiplied by 6,” etc.

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CHARGES.

64. CLASSES.—There are two classes of telegrams—Urgent and Ordinary. The corresponding charges between any two offices in the Malayan Telegraph System are as follows :

Class.	Unit number of words.	Unit rate.	Each additional word.
Urgent	7	\$1.05	15 cents
Ordinary	7	.35	5 „

65. The transmission of telegrams will take place in the following order :

First.—Urgent Government telegrams ;

Second.—Service telegrams ;

Third.—Urgent private telegrams ;

Fourth.—Ordinary, Government, private and press telegrams.

“ Paid service ” telegrams rank for priority as ordinary telegrams.

PAYMENT OF CHARGES.

66. CHARGES, HOW PAID.—All charges must be prepaid, except those for supplementary services or special conveyance beyond the Telegraph Office of destination, which may be collected from the addressee.

Charges must be prepaid as follows :

If handed in—

(a) At Postal Telegraph Offices in postage stamps ;

(b) At Railway Telegraph Offices in cash.

67. AFFIXING STAMPS.—Stamps must be affixed on the spaces left blank for the purpose on the telegram form and the sender should see that the stamps are defaced with the office-stamp which bears the name of the office and the date.

68. DAMAGED STAMPS.—Stamps which are in any way defaced, discoloured or damaged are not accepted.

69. Receipts are given for all telegrams handed in at Railway Telegraph Offices. Receipts will also be given free of charge for telegrams handed in at Postal Telegraph Offices, provided that the sender fills up the receipt form which will then be date-stamped and initialled by the counter clerk.

70. RECOVERY OF BEARING AND OTHER CHARGES FROM ADDRESSEE.—In every case where charges have to be collected on delivery the telegram is only handed to the addressee upon payment of the amount due.

71. Undercharges made in error, and charges and expenses not recovered from the addressee in consequence of his refusal to pay them, or the impossibility of finding him, must be made good by the sender.

72. Overcharges made in error are returned to those entitled to them on application.

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INTERRUPTION OF TELEGRAPHIC COMMUNICATION.

73. When in the course of transmission of a telegram an interruption takes place in the regular telegraphic communications, the office beyond which the interruption has taken place at once sends the telegram by an alternative telegraph route or, failing that, by post, registered if possible.

74. As soon as communication is re-established, the telegram is transmitted afresh by telegraph, unless its receipt has been previously acknowledged, or unless, on account of an exceptional accumulation of traffic, this retransmission would be clearly injurious to the general service.

CANCELLATION.

75. If the sender of a telegram or his authorized representative wishes to cancel it before transmission has begun, he can do so on proving his identity, and the charges less a fee of 20 cents will be returned. Provided that, if the telegram has been stamped and the stamps have been obliterated, the charges shall be refunded only on application being made to the *Accounting Officer of the Administration concerned within two months. If the telegram is in course of transmission or has already been despatched, it can be cancelled only by a paid service advice addressed under rule 43 to the terminal office. The sender must pay, at his option, the cost either of a telegraphic or of a postal reply to the notice of cancellation. If the telegram has been delivered to the addressee, the latter is informed of its cancellation, unless the service advice contains instructions to the contrary.

DELIVERY AT DESTINATION.

76. ACCORDING TO ADDRESS AND ORDER.—Telegrams are according to their addresses either delivered at the residence of the addressees or kept till called for. They are in all cases delivered at or sent to their destination in order of receipt and priority.

77. FREE DELIVERY LIMITS.—Telegrams are delivered free of charge within two miles of a Postal Telegraph Office. Beyond this free delivery limit telegrams are sent by post without charge, or by such other means as the sender may arrange for.

78. Railway Telegraph Offices do not undertake the delivery of private telegrams to the addressee except at a station. Planters and others may, however, at their own risk and expense, make arrangements with Station Masters for the delivery of their telegrams by persons other than Railway Servants.

79. PERSONS TO WHOM TELEGRAMS MAY BE DELIVERED.—A telegram taken to the addressee's place of residence may be delivered either to the addressee or to any adult member of his family, or to any of his employés, lodgers or guests, or to the porter of the hotel or house, unless the addressee has named in writing a special person, or the sender has requested by writing on the form in the space marked "Class and instructions," the special instruction = MP =, that the telegram may be delivered only into the hands of the addressee himself. In this case the office of destination writes the request in full upon the envelope and gives the necessary instructions to the messenger.

80. OPEN DELIVERY.—The sender may also request that the telegram may be delivered open by writing on the form the special instruction = OPEN =. This request is reproduced on the copy handed to the addressee, which is delivered without an envelope, simply folded with the address written on the back.

* Accountant, General Post Office, Singapore. Accountant, Posts and Telegraphs, F.M.S., Kuala Lumpur. Postmaster-General, Johore, Johore Bahru. Superintendent, Posts and Telegraphs, Kedah, Alor Star. Postmaster-General, Trengganu.

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81. TELEGRAMS TO BE KEPT TILL CALLED FOR.—If a telegram be addressed “Poste restante,” it will be at once posted to or delivered at the Post Office, where as regards delivery and period of preservation, it will be subject to the same rules as postal correspondence. If addressed “Telegraph restant,” it will be kept at the Telegraph Office with the receipt ready to be signed by the addressee on his application for the telegram.

For telegrams on which a charge has to be collected, addressed “Poste restante” or “Telegraph restant,” and which have not been claimed by the addressee, the service advice of non-delivery is sent by ordinary paid letter at the expiration of the period for retaining such correspondence.

82. DELIVERY ON SHIPS.—Telegrams addressed to passengers on a vessel arriving at a port are delivered, if possible, before disembarkation.

83. Save in the case of delivery by post beyond the free delivery limits, the messenger who delivers a telegram may be entrusted with the reply provided that he be not detained for this purpose more than five minutes. The fact of the reply having been given to the messenger, and the amount paid to him, should be mentioned on the receipt given for the original telegram.

84. UNDELIVERED TELEGRAMS.—When a telegram cannot be delivered, the office of destination sends a service telegram to that effect and the sender is informed except in the case of—

(a) Telegrams addressed to await arrival, poste restante, telegraph restant, c/o Post (or Telegraph) Office;

(b) Telegrams to places beyond the free delivery radius which have been duly posted and are subsequently returned as undelivered by the Post Office which posted them.

85. When in consequence of an inexact or insufficient address or of the addressee's absence or refusal, bearing charges have not been paid at destination, the amount of these charges is mentioned in the service telegram and the sender is bound to make them good.

86. If the messenger finds no one at the address given who will consent to receive a telegram for the addressee, the delivery receipt is left at the address given and the telegram is brought back to the office to be delivered to the addressee upon his application.

87. The form of receipt sent out with every telegram must be signed by the addressee or his representative and all charges paid before the telegram is delivered by the messenger.

88. UNCLAIMED TELEGRAMS.—Telegrams unclaimed or undelivered are not kept after six weeks by the office of destination.

89. RE-DIRECTED TELEGRAMS.—At the request of the addressee made in writing at a Telegraph Office, telegrams addressed to him at that office will be re-directed to any office in the Malayan Telegraph System. The charge for such re-direction will be that for a fresh telegram, and may be prepaid by the addressee or recovered from him on delivery of the telegram.

90. DIRECTIONS ABOUT DELIVERY.—All directions, which persons leave at Telegraph Offices regarding the delivery or re-transmission of telegrams, should be renewed at intervals of at least six months.

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SPECIAL TELEGRAMS.

A.—PREPAID REPLIES.

91. The sender of a private telegram may prepay a reply. The words "Reply paid," or = RP =, must be written before the address and paid for; the sender must state the number of words he has prepaid, for instance, "Reply paid twenty," or = RP 20 =, the first instruction counting as three and the latter as one word.

92. The sender may also prepay an urgent reply to his telegram; in this case he must write before the address the instruction "Reply paid urgent," or = RPD =, and pay the corresponding amount.

93. The amount prepaid by the sender may be used in payment of a telegram by the receiver during a period of 42 clear days. Should such reply or other telegram contain more words than have been prepaid, the excess must be paid for by the sender of the reply.

94. If the addressee of the original telegram cannot be found, the amount deposited for the reply will be refunded to the sender on application.*

95. If the receiver does not make use of the amount prepaid, he may, within a period of three months, return the voucher delivered with the original telegram and request that the money be refunded to the sender.

If the reply be sent and contain a less number of words than have been prepaid, the difference will be returned to the sender, on application,* provided that the amount to be refunded is at least 20 cents.

B.—COLLATED (OR REPEATED) TELEGRAM.

96. The sender may have his telegram repeated from station to station on payment of an additional charge of one quarter the tariff rate. The words "Repetition paid," or the abbreviated signal = TC =, must be written before the address and paid for.

C.—ACKNOWLEDGMENT OF RECEIPT.

97. The sender may request that the date and time at which his telegram is delivered to the addressee be notified to him by telegraph or by post.

98. The words "Acknowledgment paid," or the abbreviated signal = PC =, or if an urgent acknowledgment by telegraph is required = PCD =, or if by post = PCP =, must be written before the address of the telegram and paid for. The cost of an acknowledgment of receipt by telegraph is equal to that of a telegram of 10 words; for acknowledgment by post the charge is the current charge for a single rate inland registered letter, the acknowledgment being sent by registered post.

In the case of non-delivery, the acknowledgment of receipt is preceded by the service telegram provided for in rule 84. The acknowledgment of receipt is detained for six weeks, or is transmitted after the delivery of the telegram if that becomes possible. At the expiration of this period, if the telegram has not been delivered, the charge for the acknowledgment of receipt is refunded to the sender on application*.

D.—MULTIPLE TELEGRAMS.

99. Telegrams may be addressed—

(a) To several persons in the same place;

(b) To one person at several addresses in the same place;

if the words "† Addresses," or = TM † =, the former counting as two and the latter as one word, be written before the address, the name of the office of destination only appears once at the end of the address.

NOTE.—An inland telegram addressed to two persons jointly (such as Mr. and Mrs. Smith) at the same address is not regarded as a multiple telegram and only one copy of the telegram will be delivered.

* See foot-note to rule 75. † NOTE.—Insert the number of addresses—e.g., "TM4."

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100. Telegrams addressed to several persons, or to the same person in localities where delivery is to be effected by different offices, are charged for as so many separate telegrams and shall be written on separate telegram forms.

101. A telegram addressed to several persons in the same place, or to one person at several addresses in the same place, with or without further despatch by post, is charged as a single telegram; but a copying fee of half a cent per word with a minimum charge of 20 cents is charged for each destination after the first.

In calculating the charge for the telegram all the names and addresses are included in the number of chargeable words.

102. Unless the sender requests to the contrary, each copy of the telegram will bear only its own address.

If it is required that all the addresses should be communicated to each addressee, then the sender must write before the addresses the instruction "Communicate all addresses," or = CTA =, the former counting as three and the latter as one word.

E.—TELEGRAMS FOR PLACES WHERE THERE ARE NO TELEGRAPH OFFICES.

103. Telegrams addressed to places where there are no Telegraph Offices, or to addresses beyond the free delivery limit, may be delivered at destination according to the request of the sender either by post or by special messenger.

104. The address of telegrams to be conveyed beyond the free delivery limits must be preceded by the indication denoting the method of transport to be employed, whether post or special messenger. The name of the Telegraph Office from which the telegram is to be sent on should be stated last. For example—

Post (or express) Ah Fat, Miner, Titi, Jelebu.

105. The special instructions are charged for, but they may be written in the abbreviated form shown in rule 8 (d) when they are each charged for as one word.

106. If the sender has not prepaid the charges for delivery by special messenger, the delivery office will not be responsible for non-delivery, should it be considered for any reason that the addressee cannot be relied on to pay the charges due. Should the addressee refuse to accept the telegram or to pay the charges due, the sender is liable for the charges.

107. When the sender desires to prepay the cost of transport, and if he can himself indicate the amount to be collected under this head by the Telegraph Office of origin, the telegram must bear the special instruction = XP =. If the sum deposited is found to be insufficient, the difference is claimed from the addressee, but, if it exceeds the actual cost, the difference is not refunded.

108. A sender who does not know the amount of the transport charges can relieve the addressee from any payment either by paying the charge for a telegram of five words to the same destination or by paying the postage chargeable on a single rate letter. He deposits as security an amount fixed by the office of origin with a view to eventual settlement. The telegram then bears one of the instructions "Express paid telegraph," = XPT =, or "Express paid letter," = XPP =. The instruction is written before the address and charged for.

109. The office which receives a telegram with the instruction "Express paid telegraph," = XPT =, notifies to the office of origin by paid service advice, the charge to be collected for portage. This advice takes the following form: "ST Taiping from Penang, 40 (number of paid service advice), 5 (number of words), 434 (number of the telegram), 16 (date of the telegram shown only by

the date of the month), Express dollars 2.50." This information is given by prepaid ordinary letter when the supplementary instruction is "Express paid letter," = XPP =. On receipt of these particulars the office of origin effects a settlement.

110. EMPLOYMENT OF POST.—Telegrams to be sent by post are subject to the following supplementary charges:

- (a) On a telegram to be posted to a place in the Federated Malay States, the Straits Settlements, Kedah (including Perlis), Johore, or Trengganu where there is no telegraph office: a fixed charge equal to a letter registration fee on those only which bear the paid instruction "Registered Post," = PR = ;
- (b) On a telegram to be posted to any other place: the postage payable on a single rate letter or the postage and registration fee payable on a similar letter according to whether the address bears the paid instructions "Post" or "Registered Post," = PR =.

111. The Telegraph Office of destination is entitled to employ the post:

- (a) In the absence of directions in the telegram as to the means of delivery to be employed;
- (b) Whenever there is an unpaid claim against the addressee for portorage on a previous telegram which he has refused to pay;
- (c) When such has been the request expressly made by the sender or addressee;
- (d) When it has no more rapid means at disposal.

112. GENERAL PROVISIONS.—In applying the preceding regulations, the facilities given to the public for urgent telegrams, prepaid replies, collated telegrams, acknowledgments of receipt, telegrams to follow, multiple address telegrams and telegrams to be forwarded beyond the telegraph lines may be combined.

PRESS TELEGRAMS.

113. The rate for press telegrams is 1 cent per word with a minimum charge of 10 cents.

A press telegram must be written in plain English, so as to be intelligible to the transmitting offices, and must contain nothing of concealed meaning either in code language or cipher.

114. It must contain only intelligence which is clearly intended for publication in the strict sense of the term.

A press telegram must not contain any passage, advertisement or communication having the character of private correspondence, nor any advertisement or communication the insertion of which is made in consideration of payment.

115. It must be addressed to a newspaper and shall be duly published or satisfactory reasons be given for non-publication, in the absence of which full rates will be chargeable.

116. Whenever demanded a copy of every newspaper in which a press telegram is published must be furnished to the Telegraph Office from which that press telegram was delivered.

117. Press telegrams, the charges for which are to be collected on delivery (RTP), may be accepted, provided the sender presents some power from the addressee authorizing him to send such telegrams. In the event of refusal to pay by the addressee the office accepting the telegram for transmission is responsible for payment and may recover from the sender.

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RECORDS.

118. PERIOD OF PRESERVATION.—The originals of telegrams are kept for three days only in Postal Telegraph Offices, after which time they are sent to the Central Office, * where they are preserved for ten months from the first day of the month following that in which the telegram was deposited, and then destroyed.

119. SECRECY.—The contents of telegrams can only be communicated to the sender or to the addressee after proof of identity, or to the authorized representative of either of them.

120. COPIES.—The sender or the addressee of a telegram, or the authorized representative of either, has a right to be furnished with a certified copy of the original telegram, on application, within ten months, to the proper officer. *

121. A fixed charge of half a cent per word with a minimum charge of 20 cents is made for every copy furnished in conformity with rule 120.

122. EXTENDED PRESERVATION.—On the ground of pending or contemplated judicial proceedings, application may be made by an interested party to the proper officer (*see* rule 75, Note) for the preservation of specified telegrams exchanged between other persons. Such application must be made within the period of preservation, and such telegrams will then be preserved for a period of four months beyond the ordinary date for destruction; at the expiration of the further period, they will, in default of a renewed application, be destroyed. It must be understood that the duty of the Telegraph Department in the matter is confined to making the search and preserving the telegrams, if found. No information as to the result of the search will be furnished, and any telegram answering the description given, which may be found, will be produced only on the order of a competent Court of Law or other competent Authority.

123. FEES FOR SEARCHING FOR TELEGRAMS.—Should the particulars furnished be insufficient to enable the Central Office at once to trace the telegrams applied for under either rule 120 or rule 122, the cost of searching for them must be deposited by the applicant. A fee of 50 cents is charged for searching through the telegrams of any Telegraph Office for one day; thus, if it be required to examine the telegrams of two Telegraph Offices over a period of five days, the searching fee will be five dollars.

REFUNDS.

124. Refunds of the following charges on private telegrams are made to those who originally paid them on receipt of an application for such refund, or of a complaint against the service:

- (a) The full charge paid for every telegram, which, through the fault of the telegraph service, has failed to reach its destination;
 - (b) The full charge paid for every urgent or ordinary telegram which has suffered a notable delay—that is to say, which does not arrive sooner than by post, or which occupies more than 24 hours in transit;
 - (c) The full charge paid for every collated telegram, which, owing to errors made in transmission, has failed to accomplish its object, unless the errors have been rectified by paid service advices;
- NOTE.—No refund is granted for errors made in the transmission of uncollated telegrams.
- (d) The full amount of every sum prepaid for a reply where the addressee has not made use of the voucher, or has refused it, or, when the voucher has been used, the difference if it be not less than 20 cents between the value of the voucher and the cost of the reply;

* See foot-note to rule 75.

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- (e) The full amount of the sum prepaid for a reply to a telegram which has not been delivered. The sender should forward with his application for refund the receipt granted for the original telegram and the report of non-delivery received by him ;
- (f) The charges pertaining to any special service which has not been performed ;
- (g) Amounts deposited for paid service advices requesting repetition of a supposed incorrect passage, if the repetition does not agree with the first transmission, with the reservation, however, that when some words have been correctly and some incorrectly reproduced in the first telegram, the charge for the words relating exclusively to words correctly transmitted originally is not refunded, except when they have been repeated in consequence of their sense being obscured by the mutilated words. No refunds will, however, be made when the mutilation has been caused by the message being sent over a telephone ;
- (h) The value of excess stamps affixed by the sender ;
- (i) The value of the stamps affixed to a telegram cancelled before transmission, less a fee of 20 cents.

125. No refund is made for the telegram which has given occasion to a request for correction, nor are any refunds made for rectifying or completing telegrams exchanged direct between the sender and addressee.

126. No refund is made on account of telegrams necessitated or rendered useless by the loss, delay or omission referred to under rule 124 (a), (b) and (c), nor beyond the amount indicated in rule 124 for any loss, injury or damage, arising or resulting from the non-transmission or non-delivery of a telegram, or delay or error in the transmission or delivery thereof.

127. Every application for refund * should be addressed to the Accounting Officer of the Administration concerned, and must be made within two months of the date of the despatch of the telegram.

128. Applications for refund must be accompanied by documentary evidence—namely :

- (a) In case of non-delivery or delay, by a written statement from the office of destination or from the addressee ; and,
- (b) In case of alteration or omission, by the copy of the telegram delivered to the addressee.

FOREIGN TELEGRAMS.

Foreign telegrams are those sent to or received from places beyond the Malayan Telegraph System. Such telegrams are subject to the regulations laid down by the International Convention.

The control of the Government over a telegram shall be deemed to cease at any point where, in the course of the transit of the telegram, it may be entrusted (and the Government shall have full power so to entrust a telegram) for further transmission by post beyond the Malayan Telegraph System, or by other conveyance or through any system, service or line of telegraph in or beyond the Malayan Telegraph System over which the Government has no control.

The rules for inland telegrams are applicable to foreign telegrams, subject to the exceptions contained in these rules.

1. Each of the contracting Governments reserves to itself the right to suspend the service of International Telegraphy for an indefinite period, if it deem necessary, either generally, or upon certain lines and for certain classes of correspondence.

* See foot-note to rule 75.

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WRITING AND ACCEPTANCE OF PRIVATE TELEGRAMS.

2. TEXT.—In some countries the use of secret language is prohibited. A list of these countries is supplied to every Telegraph Office.

3. Chinese, Tamil and other Indian languages are not available for foreign telegrams in plain language.

4. SPECIAL INSTRUCTIONS AND CONVENTIONAL ABBREVIATIONS.—The following special instructions and conventional abbreviations are admitted in foreign telegrams:

=FS = Telegram to follow addressee;

=Jour = To be delivered during the day only.

5. ADDRESS.—The name of the Telegraph Office of destination should be written in the form in which it appears in the first column of the International List of Telegraph Offices and, when so written, it is in all cases, whatever the number of words or letters it contains, charged as one word only.

6. When the name of the office of destination has not yet been published in the official nomenclature, the sender must complete the address by the designation of the country or of the territorial sub-division, or by any other information which he considers sufficient for the forwarding of his telegram which, at the same time, is only accepted at his risk.

7. The last word in the address should, as a rule, be the name of the Telegraph Office of destination. This name can be followed only by that of the country or of the territorial sub-division or by both of these. In the latter case the name of the territorial sub-division should follow immediately after that of the Telegraph Office of destination.

8. TELEGRAPH OFFICES IN THE NEIGHBOURHOOD OF LONDON.—In telegrams addressed to Telegraph Offices in the neighbourhood of London, the names of which appear in the official list of offices, it is not necessary to add the word London in the address. Telegrams for places in London itself, the names of which do not appear in the official list of offices, cannot be accepted, unless addressed London as the name of the terminal office.

9. INSUFFICIENT ADDRESS.—Telegrams, the address of which does not satisfy the conditions laid down in rules 5 and 7, are not accepted. In all cases of insufficient address, telegrams are accepted only at the sender's risk, if he persist in demanding transmission.

GOVERNMENT TELEGRAMS.

10. The rules relating to the franking of inland telegrams on Government Service do not apply to foreign telegrams, which must be paid for. Telegrams to be sent at the reduced Government rates must be signed by a duly authorized officer.

COUNTING OF WORDS.

11. COUNTING BY OFFICE OF ORIGIN DECISIVE.—The counting of the office of origin is decisive. Nevertheless, when the telegram contains combinations or alterations of words of one of the languages of the country of destination, or of a language other than those of the country of origin, contrary to the usage of such language, the office of destination has the right to recover from the addressee the amount of charge not collected. If this right is exercised, the telegram is only delivered to the addressee on payment of the short charges. In case of refusal to pay, a service advice is sent to the office of origin, explaining the cause of non-delivery and mentioning the amount of the undercharge due. Should the sender, duly notified of the reason for non-delivery, agree to pay the undercharge, a service advice is sent to the office of destination, which then delivers the telegram.

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CHARGE.

12. The charge for a foreign telegram is five cents a word in addition to the amount payable to any Telegraph Company or administration to which the telegram may be handed for transmission beyond the Malayan Telegraph System. The charge may be ascertained on application at a Postal Telegraph Office.

PRECEDENCE.

13. The transmission of foreign telegrams will take place in the following order:

First.—State (or Government telegrams);

Second.—Service telegrams;

Third.—Private telegrams.

ROUTE.

14. If the sender wishes to prescribe the route, he should write the necessary direction on the telegram. Indications as to route are transmitted free.

15. When the sender has prescribed the route to be followed, the Telegraph Offices concerned are bound to carry out his wishes, unless the route named be interrupted, or transmission by it seems likely to involve serious delay, in which case the sender cannot raise any objection to the employment of another route.

16. If the sender specifies no route, the telegram is sent by the best working route, for which sufficient charges have been received.

17. When the sender requests that his telegram be transmitted by telegraph to a particular office which he specifies, and thence by post to destination, the office must carry out his instructions.

INTERRUPTION OF TELEGRAPHIC COMMUNICATION.

18. If it is found that a foreign telegram cannot be sent to its destination owing to interruption of the specified route taking place after the telegram was accepted, the sender will be communicated with and asked to pay the additional charges if he wishes his telegram diverted to a more expensive route.

CANCELLATION.

19. AFTER TRANSMISSION.—The paid service advice referred to in rule 75 relating to inland telegrams is, in the case of foreign telegrams transmitted, so far as is practicable in succession to the different offices through which the original telegram was transmitted until it overtakes the latter. If the telegram has been delivered to the addressee, the latter is informed of its cancellation unless the service advice contains instructions to the contrary. The sender must pay, at his option, the cost either of a telegraphic or of a postal reply to the notice of cancellation. The office which cancels the telegram, or which forwards the notice of cancellation to the addressee, advises the office of origin accordingly. The information is given by telegraph if the sender has paid for a telegraphic reply to the notice of cancellation; in the contrary case it is sent by post as a paid letter. If the telegram is cancelled before having reached the office of destination, the charges for the original telegram, for the service advice of cancellation, and for the telegraphic reply to such advice, if one has been prepaid, in respect of the distance not traversed, will be refunded on application.

DELIVERY AT DESTINATION.

20. Foreign telegrams bearing the special instruction "Jour" are not delivered during the night.

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EMPLOYMENT OF POST.

21. Telegrams to be sent by post are subject to the following supplementary charges:

- (a) Telegrams to be delivered within the limits of the country of destination: a charge equal to the registration fee payable on a letter in the case of those telegrams which bear the paid instruction "Registered Post," = PR = ;
- (b) Telegrams to be reforwarded to a country other than that of telegraphic destination: a charge equal to the postage payable on a single rate letter or a charge equal to the postage and registration fee payable on a similar letter according to whether the address contains the paid instructions "Post" or "Registered Post," = PR =.

URGENT TELEGRAMS.

22. The charge for an urgent foreign telegram is three times the charge for an ordinary telegram of the same length between the same points, and such telegrams take precedence over other private telegrams.

23. Urgent telegrams are not accepted as such by certain countries and during their transmission over the wires of those countries they will take rank with ordinary telegrams. The names of such countries are published in the Post Office Guide.

PREPAID REPLIES.

24. If the charge for the reply sent is less than the value of the voucher, the difference will be returned to the sender, if applied for within three months, upon the authority of the office which delivered the original telegram: provided that the amount to be refunded is at least equal to a franc (=35 cents).

ACKNOWLEDGMENT OF RECEIPT.

25. The cost of an acknowledgment of receipt of a foreign telegram by telegraph is equal to that of a telegram of five words, for acknowledgment by post the charge is the postage payable on a single rate foreign letter, the acknowledgment being sent by unregistered post. From countries that admit urgent telegrams, priority of transmission and delivery may be obtained for an acknowledgment of receipt upon payment of five words at triple rate to the same destination as the original message and writing before the address the instructions = PCD =.

TELEGRAMS TO FOLLOW.

26. Foreign telegrams can be directed to several addresses "To follow," for instance, "= FS =, John Brown, Hotel de Rome, Berlin, ou Romer Frankfurt Main." The sender pays the charge to the first destination, the cost of further transmission is collected on delivery of the telegram. The words "Faire suivre," or the conventional sign = FS =, must be inserted before the address, for which the rate of two words is charged in the former and of one word in the latter case.

27. Replies to telegrams "To follow" and acknowledgments of receipt to them can be obtained, provided the senders undertake to pay any extra charges that may be due if the telegrams are sent beyond the country of destination.

28. No foreign telegrams arriving in the Straits Settlements, the Federated Malay States, Johore, Kedah (including Perlis), or Trengganu, can be re-addressed to any place not served by the Malayan Telegraph System.

MULTIPLE TELEGRAMS.

29. Multiple telegrams for places in North America are not accepted.

TELEGRAMS TO PLACES BEYOND THE INTERNATIONAL SYSTEM.

30. Telegrams to be sent by post to a country other than that of the terminal telegraph station are subject to a fee equal to the postage on a single rate foreign letter, those forwarded by registered letter to the postage and registration fee payable on a similar letter.

REFUNDS.

31. The rules regarding refunds in connection with foreign telegrams are as follows :

Refunds are made in the following cases—

- (a) The full charge paid for every telegram which has failed to reach its destination through the fault of the telegraph service;
- (b) The full charge paid for every telegram stopped in transmission, owing to interruption of a route, if cancelled at the request of the sender for this reason;
- (c) The full charge of every telegram delayed more than 72 hours in the case of private or 36 hours in the case of State, urgent telegrams and paid service advices. The period during which offices are closed, when it is the cause of delay, the time occupied in delivery by special messenger are not counted in calculating the delay;
- (d) The full charge paid for every collated telegram in secret language or for every telegram in plain language which, in consequence of errors in transmission, has manifestly been unable to fulfil its object, unless the errors have been rectified by paid service advice;
- (e) The accessory charge for a special service not rendered, as well as the charge for the corresponding supplementary instructions;
- (f) Amounts deposited for paid service advices requesting the repetition of a passage supposed to be incorrect, if the repetition does not agree with the first transmission, with the reservation, however, that when some words have been correctly and some incorrectly transmitted in the original telegram, the charge for the words which relate exclusively to the words correctly transmitted in the first instance is not refunded except when they have been repeated in consequence of their sense being obscured by the mutilated words. No refund will, however, be made when the mutilation has been caused by the message being sent over a telephone or private wire;
- (g) The full charge of every other telegraphic or postal paid service advice, the sending of which has been necessitated by an error of service;
- (h) The amount deposited for a reply when the addressee has not been able to make use of the voucher, or has refused it, provided the voucher is returned to the office which issued it within three months from the date of issue;
- (i) The charge in respect of the telegraph section not traversed by the telegram when, owing to interruption of a telegraph route, the telegram has been forwarded to its destination by postal or other means. The expense of replacing the original telegraphic route by any other means of transport is, however, deducted from the amount to be refunded;

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- (j) The full charges for every telegram with prepaid reply which has manifestly been unable to fulfil its object owing to a service irregularity which warrants the return of the charges for the reply ; also the full charge for every prepaid reply which has manifestly been unable to fulfil its object owing to a service irregularity which warrants the return of the charge for the original telegram ;
- (k) The charge for the word or words omitted in the transmission of a telegram, when it amounts to a franc or more, unless the error has been rectified by paid service advice ;
- (l) The difference between the value of a reply voucher and the charge for the telegram prepaid by such voucher, if this difference amounts to one franc or more ;
- (m) The charge for every telegram stopped under rule 6 (inland telegrams) ;
- (n) The proportion of charge due for a cancelled telegram.

32. In the cases provided for in paragraphs (a), (b), (c), (d), (i) and (k) of rule 31, the refund only applies to the actual telegrams not delivered, or which have been cancelled, delayed, or mutilated, including any supplementary charges not used, and not to telegrams necessitated or rendered useless by the non-delivery, delay or mutilation of the original telegram.

In case of a partial refund on account of a multiple telegram, the total charge received is divided by the number of copies, the quotient represents the amount of refund for each copy, the telegram itself counting as one copy. When errors of the telegraphic service have been corrected by paid service advices within the periods mentioned in rule 31, paragraph (c), reimbursement applies only to the charges for such service advices. No refund is made in respect of telegrams to which such advices relate.

33. No reimbursement is made for rectifying telegrams, which, instead of being exchanged from office to office as paid service advices, have been exchanged direct between sender and addressee.

34. Every claim for refund should be made under penalty of rejection within five months from the date of deposit of the telegram. When a telegram, the cost of which is refundable, has been transmitted by countries not conforming to the International Rules, a total refund is only made when such countries forego their respective shares of the charges.

35. Every claim must be made to the original sending administration and be accompanied by documentary evidence—i.e., a written statement from the terminal office or addressee—if the telegram has been delayed or has not been delivered ; the copy delivered to the addressee, if the question is one of alteration or omission.

36. The claim may, however, be presented by the addressee to the office of destination which decides whether it should deal with it, or whether it must be forwarded to the sending administration.

DEFERRED FOREIGN TELEGRAMS AT REDUCED RATES.

1. Deferred foreign telegrams for transmission to places, a list of which shall be kept at each Postal Telegraph Office, may be accepted subject to the following conditions.

2. CHARGES.—The charge per word for a deferred telegram shall be half the charge per word for an ordinary telegram to the same destination : provided that, where the charge per word so calculated includes a fraction of a cent, the charge shall be rounded up to the next cent.

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3. **DECLARATION BY SENDER.**—The sender must sign, when handing in the telegram, a declaration giving a formal assurance that the text is entirely in plain language and that it does not bear any meaning other than that which appears on the face of it. The declaration must specify the language in which the telegram is written.

4. **FORM.**—The text of deferred telegrams must be written entirely in plain language, and must not contain any figures, commercial marks, groups of letters, signs of punctuation, or abbreviated expressions (rule 11 relating to inland telegrams). Any telegram containing a succession of isolated letters, of numbers, of names, or of words without connected meaning and generally any telegram which does not, in the opinion of the telegraph authorities, bear an intelligible meaning on the face of it is not admitted to the benefit of the reduced rate. Registered addresses are accepted if accompanied by a text which makes their nature clear. Numbers may be written in words in abbreviated form *e.g.*, sevenfourtwo instead of seven hundred and forty-two and will be counted 15 letters to a group. Numbers representing prices may be written similarly *e.g.*, oneandsix and ninetythree. Telegrams without text are not admitted.

5. **LANGUAGE AND SUPPLEMENTARY INSTRUCTION.**—Telegrams at reduced rates must be written in English, Malay, French or in one of the languages of the country of destination specified by the administration concerned and authorized for international telegraphic correspondence in plain language. If the language employed is English or Malay the supplementary instruction = LCO = must be written before the address, if the language employed is French the instruction = LCF = must be used, and if the language employed is one of those of the country of destination the instruction = LCD = must be used. This instruction is counted and charged for as one word. The use of two or more languages in the same telegram is not allowed.

6. **APPLICATION OF FULL ORDINARY RATE TO IRREGULAR TELEGRAMS.**—The telegraph administrations concerned reserve the right to refuse at the reduced rate any telegram which, in their opinion, is not in accordance with the foregoing conditions. When the delivery office observes that a telegram bearing one of the supplementary instructions = LCF = or = LCD = does not comply with these conditions, the telegram is treated in the same way as one containing irregular combinations (rule 11 relating to ordinary foreign telegrams).

7. **ORDER OF TRANSMISSION.**—Deferred telegrams are only transmitted after ordinary private telegrams and press telegrams; those, however, which have not reached their destination within a period of 24 hours from the time of handing in are transmitted in turn with telegrams charged for at the full rate.

8. **DELIVERY.**—Deferred telegrams are delivered in turn with ordinary telegrams.

9. **SPECIAL SERVICES.**—Deferred telegrams may bear any of the usual supplementary instructions except that relating to urgency. The rates applicable to the various special services desired by the sender of a deferred telegram—*e.g.*, paid “service” telegrams, conditions of delivery, reply paid, TC, etc., are the same as in the case of ordinary telegrams but the corresponding supplementary instructions are charged at the reduced rate.

10. Deferred telegrams are subject to all the rules relating to ordinary telegrams which do not conflict with the foregoing conditions.

The Datoh Klana of Sungei Ujong;
The Datoh Penghulu of Jelebu;
The Datoh of Johol;
The Datoh Penghulu of Rembau.

COURT NOTICES.

SUMMONSES FOR DISPOSAL OF SUITS.

No. 4291.—IN THE COURT OF THE MAGISTRATE AT KAJANG.—Civil Suit No. 212 of 1922. Karuppusamy, of Kajang, plaintiff, against S. O. Abdulrahman of Abdulrahman & Co., of Kajang, defendant:

To S. O. Abdulrahman of Abdulrahman & Co., dwelling at Kajang:

Whereas the plaintiff has instituted a suit against you for \$207 and costs, you are hereby summoned to appear in this Court in person or by a duly authorized Solicitor of the Court, duly instructed, and able to answer all material questions relating to the suit, or who shall be accompanied by some other person able to answer all such questions, on Wednesday, the 19th July, 1922, at ten o'clock in the forenoon, to answer the above-named plaintiff; and, as the day fixed for your appearance is appointed for the final disposal of the suit, you must be prepared to produce all your witnesses on that day and you are hereby required to take notice that, in default of your appearance on the day before mentioned, the suit will be heard and determined in your absence; and you will bring with you, or send by your Solicitor any documents on which you intend to rely in support of your defence.

Given under my hand and the seal of the Court, this 28th day of June, 1922.

RAJA MUSA,
Magistrate.

No. 4292.—IN THE COURT OF THE MAGISTRATE AT KAJANG.—Civil Suit No. 229 of 1922. Rengammal (f.), of Kajang, plaintiff, against S. O. Abdulrahman of S. O. Abdulrahman & Co., of Kajang, defendant:

To S. O. Abdulrahman of S. O. Abdulrahman & Co., dwelling at Kajang:

Whereas the plaintiff has instituted a suit against you for \$267, interest and costs, you are hereby summoned to appear in this Court in person or by a duly authorized solicitor of the Court, duly instructed, and able to answer all material questions relating to the suit, or who shall be accompanied by some other person able to answer all such questions, on Thursday, the 27th July, 1922, at 10 o'clock in the forenoon, to answer the above-named plaintiff; and, as the day fixed for your appearance is appointed for the final disposal of the suit, you must be prepared to produce all your witnesses on that day and you are hereby required to take notice that, in default of your appearance on the day before mentioned, the suit will be heard and determined in your absence; and you will bring with you, or send by your solicitor any documents on which you intend to rely in support of your defence.

Given under my hand and the seal of the Court, this 6th day of July, 1922.

RAJA MANSUR,
Magistrate.

No. 4293.—IN THE COURT OF THE MAGISTRATE AT KAJANG.—Civil Suit No. 230 of 1922. Andy Kangany, of West Country Estate, Kajang, plaintiff, against S. O. Abdulrahman of S. O. Abdulrahman & Co., of Kajang, defendant:

To S. O. Abdulrahman of S. O. Abdulrahman & Co., dwelling at Kajang:

Whereas the plaintiff has instituted a suit against you for \$467, interest and costs, you are hereby summoned to appear in this Court in person or by a duly authorized solicitor of the Court, duly instructed, and able to answer all material questions relating to the suit, or who shall be accompanied by some other person able to answer all such questions, on Thursday, the 27th July, 1922, at 10 o'clock in the forenoon, to answer the above-named plaintiff; and, as the day fixed for your appearance is appointed for the final disposal of the suit, you must be prepared to produce all your witnesses on that day and you are hereby required to take notice that, in default of your appearance on the day before mentioned, the suit will be heard and determined in your absence; and you will bring with you, or send by your solicitor any documents on which you intend to rely in support of your defence.

Given under my hand and the seal of the Court, this 6th day of July, 1922.

RAJA MANSUR,
Magistrate.

No. 4294.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 164 of 1922. R. M. M. S. S. M. Adaikappa Chetty, of Ipoh, chargee. P. Chinatamby, of Batu Gajah, chargor. It is hereby proclaimed that the whole of the and comprised in C.T. Nos. 1,799 and 1,812, grants for land Nos. 8,153 and 8,667, in the mukim of Sungei Trap, in the district of Kinta, the property of the above-named chargor of Batu Gajah, whereon a charge is registered in the register of charges as charge presentation No. 47,046, vol. LXXXIV, fol. 76, for the sum of \$16,201.25 in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Batu Gajah on the 12th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 27th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4295.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 213 of 1922. R. M. M. S. M. Somasundaram Chetty, of Gopeng, chargee. Tan Bok Seng, of Gopeng, chargor. It is hereby proclaimed that the whole of the land comprised in grants for land Nos. 4,931, 7,835, C.T. No. 2,657 and grant for land No. 5,235, in the mukims of Kampar and Teja, in the district of Kinta, the property of the above-named chargor of Gopeng, whereon a charge is registered in the register of charges as charge presentation No. 39,759, vol. LXXIV, fol. 118, for the sum of \$1,801 in favour of the above-named chargee of Gopeng, will be put up to be sold by public auction at Gopeng on the 10th August, 1922, at the instance of the aforesaid chargee, for the recovery of the above amount.

Dated at Ipoh, this 27th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4296.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 173 of 1922. A. T. L. A. T. Meyappa Chetty, of Ipoh, chargee. Looi Thai Yap, administrator of the estate of Ng Lai Moh, chargor (f.), deceased, of Ipoh. It is hereby proclaimed that the whole of the land comprised in grant for land No. 9,138, in the mukim of Ulu Kinta, in the district of Kinta, the property of the above-named chargor of Ipoh, whereon a charge is registered in the register of charges as charge presentation No. 35,722, vol. LXIX, fol. 80, for the sum of \$1,685.49 in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Ipoh on the 11th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 28th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4297.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 191 of 1922. P. R. V. R. Palaniappa Chetty and N. K. V. Odayappa Chetty, of Gopeng, chargees. Liew Chee Pang, of Gopeng, chargor. It is hereby proclaimed that the whole of the land comprised in grant for land Nos. 12,045 and 12,773, in the mukim of Kampar, in the district of Kinta, the property of the above-named chargor of Gopeng, whereon a charge is registered in the register of charges as charge presentation No. 42,776, vol. LXXVIII, fol. 39, for the sum of \$4,320.16 in favour of the above-named chargees of Gopeng, will be put up to be sold by public auction at Gopeng on the 12th August, 1922, at the instance of the aforesaid chargees for the recovery of the above amount.

Dated at Ipoh, this 28th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

COURT NOTICES—(cont.).

No. 4298.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 202 of 1922. O. V. R. Karuppiyah Pillay, of Parit Buntar, chargee. Itam binti Ngah, of Parit Buntar, chargor. It is hereby proclaimed that the whole of the land comprised in C.T. No. 320, in the mukim of Parit Buntar, in the district of Krian, the property of the above-named chargor of Parit Buntar, whereon a charge is registered in the register of charges as charge presentation No. 45,247, vol. LXXXI, fol. 68, for the sum of \$697 in favour of the above-named chargee of Parit Buntar, will be put up to be sold by public auction at Parit Buntar on the 11th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 28th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4299.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 204 of 1922. S. P. L. R. M. Letchumanan Chetty, of Ipoh, chargee. Looi Ngah Yee, of Batu Gajah, chargor. It is hereby proclaimed that the whole of the land comprised in C.T. No. 4,274 and grant for land No. 9,576 in the mukims of S. Trap and Teja, in the district of Kinta, the property of the above-named chargor of Batu Gajah, whereon a charge is registered in the register of charges as charge presentation No. 39,410, vol. LXXIV, fol. 18, for the sum of \$5,688, in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Ipoh on the 15th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 28th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4300.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 205 of 1922. S. P. L. R. M. Letchumanan Chetty, of Ipoh, chargee. Eusab binti Abdul Wahab Datoh Sa Bandar, or Menglembu, chargor. It is hereby proclaimed that the whole of the land comprised in lease for agricultural land No. 879, in the mukim of Ulu Kinta, in the district of Kinta, the property of the above-named chargor of Menglembu, whereon a charge is registered in the register of charges as charge presentation No. 45,398, vol. LXXXI, fol. 132, for the sum of \$600 in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Ipoh on the 14th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 28th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4301.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 206 of 1922. S. P. L. R. M. Ramasamy Chetty, of Ipoh, chargee. Lope Abubakar bin Datoh Bandar Abdul Wahab, administrator of the estate of Datoh Bandar bin Mahamud *alias* Abdul Wahab Datoh Bandar bin Mohamud *alias* Abdul Wahab Datoh Sahbandar bin Mohamud *alias* Abdul Wahab Datoh Sah Bandar bin Mohamud, deceased, of Menglembu, chargor. It is hereby proclaimed that the one-fourth interest and full interest respectively of the land comprised in C.T. Nos. 2,143, 2,223 and 2,957, in the mukim of Ulu Kinta, in the district of Kinta, the property of the above-named chargor of Menglembu, whereon a charge is registered in the register of charges as charge presentation No. 47,356, vol. LXXXIV, fol. 182, for the sum of \$6,090, in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Ipoh on the 16th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 28th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4302.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 19/21. P. L. K. N. Nagappa Chetty, of Kuala Kangsar, chargee. Teoh Teow Keng, of Kuala Kangsar, chargor. It is hereby proclaimed that the whole of the land comprised in C.T. No. 673, in the district of Kuala Kangsar, the property of the above-named chargor of Kuala Kangsar, whereon a charge is registered in the register of charges as charge presentation No. 43,870, vol. LXXIX, fol. 102, for the sum of \$4,678.35 in favour of the above-named chargee of Kuala Kangsar, will be put up to be sold by public auction at Kuala Kangsar on the 16th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 30th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4303.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—P. L. K. N. Nagappa Chetty, of Kuala Kangsar, chargee. Sana Sinda Sahib s/o Saboor Ali *alias* Sindah Sahib s/o Saboor Ali *alias* Sindasah bin Saboor, of Kuala Kangsar, chargor. It is hereby proclaimed that the whole of the land comprised in grants for land Nos. 1,829, 1,830, 1,831 and 736, C.T. Nos. 3,938, 3,937 and 3,939, in the mukims of Grik, Batu Gajah and Kuala Kangsar, in the State of Perak, the property of the above-named chargor of Kuala Kangsar, whereon a charge is registered in the register of charges as charge presentation No. 30,953, vol. LXIII, fol. 102, for the sum of \$2,128, in favour of the above-named chargee of Kuala Kangsar, will be put up to be sold by public auction at Kuala Kangsar on the 15th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 30th day of June, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4304.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 81/21. N. P. L. A. R. Murugappa Pillay, of Pusing, chargee. Jawalee d/o Esar Singh, of Tronoh, chargor. It is hereby proclaimed that one-half interest of the land comprised in C. T. No. 2,752, in the mukim of Blanja, in the district of Kinta, the property of the above-named chargor of Tronoh, whereon a charge is registered in the register of charges as charge presentation No. 36,757, vol. LXX, fol. 121, for the sum of \$1,021.50 in favour of the above-named chargee of Pusing, will be put up to be sold by public auction at Pusing on the 19th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 3rd day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4305.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 280/21. R. S. K. Sundarajalu Chetty, of Taiping, chargee. Ng Kee Cheng, of Taiping, chargor. It is hereby proclaimed that the whole of the land comprised in grant for land No. 13,936, in the mukim of Ijok, in the district of Upper Perak, the property of the above-named chargor of Taiping, whereon a charge is registered in the register of charges as charge presentation No. 45,939, vol. LXXXII, fol. 73, for the sum of \$1,282.50 in favour of the above-named chargee of Taiping, will be put up to be sold by public auction at Taiping on the 19th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 3rd day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

COURT NOTICES—(cont.).

No. 4306.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 432 of 1921. K. N. K. M. Palaniappa Chetty, of Ipoh, chargee. Bhagat Singh s/o Sohail Singh, of Siputeh, chargor. It is hereby proclaimed that the whole of the land comprised in grant for land No. 11,286, in the mukim of Blanja, in the district of Kinta, the property of the above-named chargor of Siputeh, whereon a charge is registered in the register of charges as charge presentation No. 44,489, vol. LXXX, fol. 64, for the sum of \$3,567 in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Ipoh on the 17th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 3rd day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4307.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 174/22. A. T. L. A. T. Meyappa Chetty, of Ipoh, chargee. Sam Foo, of Tronoh, chargor. It is hereby proclaimed that the whole of the land comprised in grant for land No. 2,291, in the mukim of Blanja, in the district of Kinta, the property of the above-named chargor of Tronoh, whereon a charge is registered in the register of charges as charge presentation No. 7,930, vol. XXXVI, fol. 53, for the sum of \$2,595 in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Ipoh on the 18th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 3rd day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4308.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 175 of 1922. A. T. L. A. T. Meyappa Chetty, of Ipoh, chargee. Wong Muk, of Ipoh, chargor. It is hereby proclaimed that the whole of the land comprised in C.T. No. 435, in the mukim of Ulu Kinta, in the district of Kinta, the property of the above-named chargor of Ipoh, whereon a charge is registered in the register of charges as charge presentation No. 47,120, vol. LXXXIV, fol. 107, for the sum of \$20,743.50 in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Ipoh on the 16th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 3rd day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4309.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 190/22. R. S. K. Sundarajalu Chetty, of Taiping, chargee. (1) Kwa Chooi Kim, (2) Lean Thoe (f.), of Taiping, chargors. It is hereby proclaimed that the whole of the land comprised in grant for land No. 11,549, in the township of Taiping, in the district of Larut, the property of the above-named chargors, whereon a charge is registered in the register of charges as charge presentation No. 47,569, vol. LXXXV, fol. 64, for the sum of \$7,035 in favour of the above-named chargee of Taiping, will be put up to be sold by public auction at Taiping on the 14th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 3rd day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4310.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 198/22. M. M. V. R. Kasivisvanathan Chetty, of Taiping, chargee. Tay Eng Kok, of Taiping, chargor. It is hereby proclaimed that the whole of the land comprised in C.T. No. 193, in the township of Taiping, in the district of Larut, the property of the above-named chargor of Taiping, whereon a charge is registered in the register of charges as charge presentation No. 43,338, vol. LXXXVIII, fol. 161, for the sum of \$8,996.50 in favour of the above-named chargee of Taiping, will be put up to be sold by public auction at Taiping on the 16th August, 1922, at the instance of the aforesaid chargee for the recovery of the above amount.

Dated at Ipoh, this 3rd day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4311.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 203/22. S. P. L. R. M. Letchumanan Chetty, of Ipoh, chargee. Ong Kim Choon, of Telok Anson, chargor. It is hereby proclaimed that the whole of the land comprised in C.T. No. 1,655, in the township of Telok Anson, in the district of Lower Perak, the property of the above-named chargor, whereon a charge is registered in the register of charges as charge presentation No. 48,088, vol. LXXXV, fol. 199, for the sum of \$10,563.33 in favour of the above-named chargee of Ipoh, will be put up to be sold by public auction at Telok Anson on the 21st August, 1922, at the instance of the aforesaid chargee, for the recovery of the above amount.

Dated at Ipoh, this 6th day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4312.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Civil Application No. 189/22. S. N. C. T. Narayanan Chetty, of Tanjong Malim, chargee. Mohamed bin Haji Mustapa, of Tanjong Malim, chargor. It is hereby proclaimed that the whole of the land comprised in grant for land No. 9,739, in the mukim of Ulu Bernam, in the district of Batang Padang, the property of the above-named chargor of Tanjong Malim, whereon a charge is registered in the register of charges as charge presentation No. 49,387, vol. LXXXVIII, fol. 36, for the sum of \$2,590 in favour of the above-named chargee of Tanjong Malim, will be put up to be sold by public auction at Tanjong Malim on the 23rd August, 1922, at the instance of the aforesaid chargee, for the recovery of the above amount.

Dated at Ipoh, this 7th day of July, 1922.

S. SEENIVASAGAM,
Assistant Registrar.

No. 4313.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Application for Execution No. 76/22. Chan Yew, of Tanjong Malim, plaintiff, *versus* Chan Mong, of Tanjong Malim, defendant. It is hereby proclaimed that the whole of the land held under E.M.R. No. 374, situated in the mukim of Ulu Bernam, containing an area of 1 acre 1 rood 7 poles, the property of the above-named defendant, will be put up to be sold by public auction on Monday, the 31st July, 1922, at 10 a.m., at the Court-house at Tanjong Malim, in execution of a decree in Tanjong Malim Civil Suit No. 59/20 for the recovery of \$439.58 and costs at the instance of the above-named plaintiff.

Dated at Tanjong Malim, this 30th day of June, 1922.

H. C. WILLAN,
Magistrate.

No. 4314.—JUDICIAL COMMISSIONER'S CIVIL COURT, IPOH.—Application for Execution No. 77/22. S. N. C. T. Narayanan Chetty, of Tanjong Malim, plaintiff, *versus* (1) Mudin bin Malim Muda, (2) Yusoff, of Tanjong Malim, defendants. It is hereby proclaimed that the whole of the land held under E.M.R. No. 1,017, situated in the mukim of Ulu Bernam, containing an area of 1 acre 3 roods 30 poles, the property of the above-named defendant No. 1, will be put up to be sold by public auction on Monday, the 31st July, 1922, at 10 a.m., at the Court-house at Tanjong Malim, in execution of a decree in Tanjong Malim Civil Suit No. 125/20, for the recovery of \$102 and costs, at the instance of the above-named plaintiff.

Dated at Tanjong Malim, this 30th day of June, 1922.

H. C. WILLAN,
Magistrate.

COURT NOTICES—(cont.).

No. 4315.—JUDICIAL COMMISSIONER'S COURT, KUALA LUMPUR.—Application No. 47 of 1921. N. N. Annamalay Chetty, chargee, against Yap Swee Kee, chargor. It is hereby proclaimed that the whole of the land comprised in grant No. 7,082, situated in the mukim of Rawang, the property of the above-named chargor, whereon a charge is registered in the register of charges, vol. XLVI, fol. 129, for the sum of \$6,000 and interest, will be put up to be sold by public auction on Saturday, the 29th July, 1922, at 12 noon, near the Supreme Court, Kuala Lumpur, at the instance of the chargee, for the recovery of the sum of \$6,000 together with interest and costs.

Dated at Kuala Lumpur, this 24th day of June, 1922.

J. RIGBY,
Registrar.

No. 4316.—JUDICIAL COMMISSIONER'S COURT, KUALA LUMPUR.—Bentong Miscellaneous Application No. 4 of 1921. K. V. A. L. Muthiah Chetty, chargee, against Tang Siew Man *alias* Tang Shew Man, chargor. It is hereby proclaimed that the whole of the land comprised in grants Nos. 1,258, 1,807, 759, 760, 761, 762 and 763, situated in the mukim and town of Bentong, the property of the above-named chargor, whereon a charge is registered in the register of charges, vol. XV, fol. 37, for the sum of \$100,000 and interest, will be put up to be sold by public auction on Saturday, the 12th August, 1922, at 12 noon, near the Supreme Court, Kuala Lumpur, at the instance of the chargee for the recovery of the sum of \$100,000 together with interest and costs.

Dated at Kuala Lumpur, this 4th day of July, 1922.

J. RIGBY,
Registrar.

No. 4317.—JUDICIAL COMMISSIONER'S COURT, KUALA LUMPUR.—Application No. 192 of 1921. P. S. Karuppan Chetty, chargee, against Chia Ah Chap, chargor. It is hereby proclaimed that the whole of the land comprised in certificate of title No. 899, situated in the town of Semenyih, the property of the above-named chargor, whereon a charge is registered in the register of charges, vol. LII, fol. 200, for the sum of \$1,000 and interest, will be put up to be sold by public auction on Saturday, the 19th August, 1922, at 12 noon, near the Supreme Court, Kuala Lumpur, at the instance of the chargee for the recovery of the sum of \$1,000 together with interest and costs.

Dated at Kuala Lumpur, this 6th day of July, 1922.

J. RIGBY,
Registrar.

No. 4318.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 563/21. M. N. M. V. Muthaya Chetty, chargee, *versus* Lee Suah, chargor. It is hereby proclaimed that the whole of the land held under grant No. 3,819, containing an area of 12 acres 2 roods 30 poles, situated in the mukim of Pilah, the property of the above-named chargor of Kuala Pilah, whereon a charge is registered in the register of charges, vol. XII, fol. 38, for the sum of \$7,000, will be put up to be sold by public auction on 21st July, 1922, at 11 a.m., at the Land Office, Kuala Pilah, for the recovery of the above sum together with the costs and interest at the instance of the aforesaid chargee.

The upset price will be \$8,735.

Dated at Seremban, this 20th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4319.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 467/21. Tan Cho Hock, chargee, *versus* Lu Kiang, chargor. It is hereby proclaimed that the whole of the land held under Pahang grant No. 1,272, containing an area of 19 acres 3 roods 18 poles, situated in the mukim of Triang, the property of the above-named chargor, of Mengkarak, whereon a charge is registered in the register of charges, vol. XVI, fol. 14, for the sum of \$2,000, will be put up to be sold by public auction on the 24th August, 1922, at 11 a.m., at the Land Office, Temerloh, for the recovery of the above sum together with the costs and interest at the instance of the aforesaid chargee.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4320.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 619/21. A. Y. A. R. Raman Chetty *versus* Soh Seng Dew *alias* Suah Sin Lew. It is hereby proclaimed that the whole of the land held under grant No. 6,353, containing an area of 14 acres 2 roods 14 poles, situated in the mukim of Ampangan, the property of the above-named defendant of Seremban, will be put up to be sold by public auction on 5th September, 1922, at 11 a.m., at the Court-house, Seremban, for the recovery of the sum of \$963.20 and interest, in execution of a decree in favour of the above-named plaintiff in this suit.

The land will be sold subject to two charges, *vide* Charge Book XXIV, fol. 117, dated the 16th May, 1919, for \$2,000, and Charge Book XXX, fol. 162, dated the 20th July, 1920, for \$2,000.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4321.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 5/22. O. R. M. V. Letchumanan Chetty *versus* Oh Keng See. It is hereby proclaimed that the whole of the land held under E.M.R. No. 2,945, containing an area of 3 acres 1 rood 35 poles, situated in the mukim of Johol, the property of the above-named defendant of Johol, will be put up to be sold by public auction on the 18th August, 1922, at 11 a.m., at the Land Office, Kuala Pilah, for the recovery of the sum of \$648 and interest, in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4322.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 7/22. O. R. M. V. Sinnakaruppan Chetty *versus* Hoe Keng See *alias* Ho King Kee *alias* Oh Heng See. It is hereby proclaimed that the whole of the land held under grant No. 6,413, containing an area of 8 acres 2 roods 37 poles, situated in the mukim of Johol, the property of the above-named defendant of Johol, will be put up to be sold by public auction on 18th August, 1922, at 11 a.m., at the Land Office, Kuala Pilah, for the recovery of the sum of \$2,969.40 and interest, in execution of a decree in favour of the above-named plaintiff in this suit.

The land will be sold subject to a charge and caveat.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4323.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 41/22. T. S. P. Theynappa Chetty *versus* Lim Ah Soon, Pang Ah Soon and Lim Hock, attorney of Theng Heng. It is hereby proclaimed that the 2/3rds share of the land held under E.M.R. No. 226, containing an area of 10 acres 2 roods 20 poles, situated in the mukim of Triang, the property of the 1st and 2nd defendants, of Kuala Pilah, will be put up to be sold by public auction on 1st September, 1922, at 11 a.m., at the Land Office, Temerloh, for the recovery of the sum of \$1,396, costs and interest, in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

COURT NOTICES—(cont.).

No. 4324.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 122/22. M. M. P. I. Velayuthan Chetty, chargee, *versus* Yong Sen, chargor. It is hereby proclaimed that the whole of the land held under grant No. 8,687, containing an area of 8 acres 2 roods 35 poles, situated in the mukim of Kundor, in the district of Rembau, the property of Yong Sen, of Rembau, whereon a charge is registered in the register of charges, vol. XXXIII, fol. 150, for the sum of \$1,250, will be put up to be sold by public auction on 17th August, 1922, at 11 a.m., at the Land Office, Rembau, for the recovery of the above sum together with the costs and interest, at the instance of the aforesaid chargee.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4325.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 204/22. M. R. M. V. Palanyappa Chetty *versus* Mokeri bin Indar and Ibrahim bin Amat. It is hereby proclaimed that the whole of the land held under E.M.R. No. 337, containing an area of 1 acre 3 roods 10 poles, situated in the mukim of Jimah, the property of Mokeri bin Indar, of Port Dickson, will be put up to be sold by public auction on the 18th September, 1922, at 11 a.m., at the Land Office, Port Dickson, for the recovery of the sum of \$66, and costs in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4326.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 205/22. M. R. M. V. Palanyappa Chetty *versus* Aksah bin Jalil and Ali bin Ibrahim. It is hereby proclaimed that the whole of the land held under E.M.R. No. 285, containing an area of 1 acre 3 roods 37 poles, situated in the mukim of Port Dickson, the property of the 1st defendant of Port Dickson, will be put up to be sold by public auction on the 4th September, 1922, at 11 a.m., at the Land Office, Port Dickson, for the recovery of the sum of \$63.84, in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4327.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 206/22. M. R. M. V. Palanyappa Chetty *versus* Abdul bin Napid and Ibrahim bin Amat. It is hereby proclaimed that the whole of the land held under E.M.R. No. 196, containing an area of 2 acres 1 rood 30 poles, situated in the mukim of Jimah, the property of Abdul bin Napis, of Port Dickson, will be put up to be sold by public auction on the 21st August, 1922, at 11 a.m., at the Land Office, Port Dickson, for the recovery of the sum of \$107.16 and costs, in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4328.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 208/22. M. R. M. V. Palanyappa Chetty *versus* Salleh bin Abdullah. It is hereby proclaimed that the whole of the land held under E.M.R. No. 377, containing an area of 1 acre 1 rood only, situated in the mukim of Port Dickson, the property of the above-named defendant of Port Dickson, will be put up to be sold by public auction on 4th September, 1922, at 11 a.m., at the Land Office, Port Dickson, for the recovery of the sum of \$240, interest and costs, in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4329.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 227/22. J. R. Evans, chargee, *versus* Goh Chong Hin, chargor. It is hereby proclaimed that the whole of the land held under certificate of title No. 286, containing an area of 7.127 poles, situated in Seremban town, the property of the above-named chargor of Seremban, whereon a charge is registered in the register of charges, vol. XXXII, fol. 177, for the sum of \$3,500, will be put up to be sold by public auction on 5th September, 1922, at 11 a.m., at the Court-house, Seremban, for the recovery of the above sum together with the costs and interest at the instance of the aforesaid chargee.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4330.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 233/22. P.L.M. Vellamy Pillay *versus* Mohamed Ali bin Wonsah and Mohamed Sidik bin Saman. It is hereby proclaimed that the whole of the land held under E.M.R. No. 856, containing an area of 3 acres 1 rood 30 poles, situated in the mukim of Ampang Tinggi, the property of Mohamed Sidik, of Kuala Pilah, will be put up to be sold by public auction on 1st September, 1922, at 11 a.m., at the Land Office, Kuala Pilah, for the recovery of the sum of \$131.04, interest and costs, in execution of a decree in favour of the above-named plaintiff in this suit.

The land will be sold subject to "The Malay Reservations Enactment, 1913."

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4331.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 245/22. V. S. Alagappa Chetty *versus* Si Uteh bin Malka and Majid bin Sijan. It is hereby proclaimed that the whole of the land held under E.M.R. No. 586, containing an area of 1 acre 3 roods 18 poles, situated in the mukim of Titian Bintangor, the property of Si Uteh bin Malka, of Luboh China, will be put up to be sold by public auction on the 6th September, 1922, at 11 a.m., at the Land Office, Tampin, for the recovery of the sum of \$280 and costs, in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

No. 4332.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 256/22. K. R. S. Veeraiah Pillay *versus* Busu binti Abu and two others. It is hereby proclaimed that the whole of the land held under E.M.R. No. 1,950, containing an area of 1 acre 3 roods 35 poles, situated in the mukim of Setul, the property of Busu binti Abu, of Batang Benar, will be put up to be sold by public auction on the 5th September, 1922, at 11 a.m., at the Court-house, Seremban, for the recovery of the sum of \$450, interest and costs, in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 25th day of June, 1922.

R. C. CUSSEN,
Assistant Registrar.

COURT NOTICES—(cont.).

No. 4333.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 613/21. A. L. N. A. Teverayan Chetty, chargee, *versus* Lok Kian, chargor. It is hereby proclaimed that the whole of the land held under grant No. 5,895, containing an area 44 acres 2 roods and 25 poles, situated in the mukim of Triang the property of the above-named chargor of Mengarak, whereon a charge is registered in the register of charges, vol. XVI, fol. 18, for the sum of \$1,600, will be put up to be sold by public auction on 14th September, 1922, at 11 a.m., at the Land Office, Temerloh, for the recovery of the above sum together with the costs and interest at the instance of the aforesaid chargee.

Dated at Seremban, this 26th day of June, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4334.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 184/22. Ch'o Yiu Fei, chargee, *versus* Tong Seng otherwise Tang Cheong, chargor. It is hereby proclaimed that the whole of the land held under grants Nos. 3,019, 8,872 and 8,873, containing an area of 7,7500 poles and total area 16,6300 poles, situated in the Kuala Pilah town and Bahau village, the property of above-named chargor of Kuala Pilah, whereon charges are registered in the register of charges, vol. XVIII and XXI, fol. 46 and 25, for the sum of \$15,000, will be put up to be sold by public auction on the 15th September, 1922, at 11 a.m., at the Land Office, Kuala Pilah, for the recovery of the above sum together with the costs and interest at the instance of the aforesaid chargee.

Dated at Seremban, this 26th day of June, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4335.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 207/22. M. R. M. V. Valliyappa Chetty *versus* Mat Ripin bin Tahir and Japar bin Sagap. It is hereby proclaimed that the whole of the land held under E.M.R. Nos. 237, 263 and 145, containing an area of 1 acre 2 roods 3 poles, 1 acre 2 roods 19 poles and 2 acres 10 poles, situated in the mukim of Si-Rusa and Jimah, respectively, the property of the above-named defendants of Port Dickson, will be put up to be sold by public auction on 4th September, 1922, at 11 a.m. at the Land Office, Port Dickson, for the recovery of the sum of \$215.75 interest and costs in execution of a decree in favour of the above-named plaintiff in this suit.

The land held under E.M.R. Nos. 263 and 237 will be sold subject to "The Malay Reservations Enactment, 1913."

Dated at Seremban, this 26th day of June, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4336.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 172/21. Lamah binti Selom and Minah binti Hussin *versus* Haji Fatimah binti Haji Majit. It is hereby proclaimed that the whole of the land held under E.M.R. No. 1,647, containing an area of 5 acres 1 rood 20 poles, situated in the mukim of Ulu Muar, the property of Lamah binti Selom, of Kuala Pilah, will be put up to be sold by public auction on 1st September, 1922, at 11 a.m. at the Land Office, Kuala Pilah, for the recovery of the sum of \$196 in execution of a decree in favour of the above-named defendant in this suit.

The land will be sold subject to "The Malay Reservations Enactment, 1913."

Dated at Seremban, this 1st day of July, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4337.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 320/21. M. V. R. M. Ramanathan Chetty *versus* Talip bin Haji Karim. It is hereby proclaimed that the whole of the land held under E.M.R. No. 1,542, containing an area of 2 acres 5 poles, situated in the mukim of Lenggeng, the property of the above-named defendant of Lenggeng, will be put up to be sold by public auction on the 19th September, 1922, at 11 a.m. at the Court-house, Seremban, for the recovery of the sum of \$146.50 in execution of a decree in favour of the above-named plaintiff in this suit.

The land will be sold subject to "The Malay Reservations Enactment, 1913."

Dated at Seremban, this 1st day of July, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4338.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 755/21. M. V. R. M. Ramanathan Chetty *versus* Satin bin Kasim. It is hereby proclaimed that the whole of the land held under E.M.R. No. 1,054, containing an area of 3 roods 30 poles, situated in the mukim of Rantau, the property of the above-named defendant of Rantau, will be put up to be sold by public auction on the 19th September, 1922, at 11 a.m. at the Court-house, Seremban, for the recovery of the sum of \$142, interest and costs in execution of a decree in favour of the above-named plaintiff in this suit.

Dated at Seremban, this 1st day of July, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4339.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 228/22. Cheah Soon Moh, chargee, *versus* N. S. T. S. Karuppan Chetty, chargor. It is hereby proclaimed that the whole of the land held under grants Nos. 4,304, 4,305 and 4,223, 11 acres 3 roods 22 poles, 9 acres 3 roods 31 poles and 9 acres 15 poles, situated in the mukim of Seremban and Ampangan, the property of the above-named chargor of Seremban, whereon a charge is registered in the register of charges, vol. XXXV, fol. 164, for the sum of \$2,775, will be put up to be sold by public auction on 19th September, 1922, at 11 a.m. at the Court-house, Seremban, for the recovery of the above sum together with the costs and interest at the instance of the aforesaid chargee.

Dated at Seremban, this 1st day of July, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4340.—JUDICIAL COMMISSIONER'S CIVIL COURT, SEREMBAN.—Civil Suit No. 279/22. S. T. A. R. M. S. T. Sithambaram Chetty *versus* Mat bin Dusin and Inam binti Samap. It is hereby proclaimed that the whole of the land held under E.M.R. Nos. 1,575 and 1,576, containing an area of 3 acres 35 poles and 2 acres 3 roods 35 poles, situated in the mukim of Rantau, respectively, the property of the above-named defendants of Rantau, will be put up to be sold by public auction on the 19th September, 1922, at 11 a.m. at the Court-house, Seremban, for the recovery of the sum of \$130, interest and costs in execution of a decree in favour of the above-named plaintiff in this suit.

The land will be sold subject to "The Malay Reservations Enactment, 1913."

Dated at Seremban, this 1st day of July, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4341.—JUDICIAL COMMISSIONER'S CIVIL COURT, KUALA LIPIS.—Civil Application No. 6 of 1922. It is hereby proclaimed that one-third share of that piece of land held under E.M.R. No. 127, in the mukim of Tanjong Besar, containing an area of 2 acres 3 roods 4 poles, belonging to Mat sam bin Ahamad, of Tanjong Besar, will be put up to be sold by public auction, subject to all encumbrances and the conditions of sale set forth in sections 305, 306 and 307 of "The Civil Procedure Code, 1918," on Wednesday, the 2nd August, 1922, at 2.30 p.m., at the Land Office, Kuala Lipis, in execution of a decree passed in favour of Mat Hal bin Dol, of Tanjong Besar, the plaintiff in the above suit for \$81 and costs.

Dated at Kuala Lipis, this 1st day of July, 1922.

S. W. JONES,
Assistant Registrar.

COURT NOTICES—(cont.).

No. 4342.—JUDICIAL COMMISSIONER'S COURT, TAIPING.—Application to the Court having been made by P. L. P. R. Perianan Chetty son of Palaniappa Chetty, of Taiping, for a grant of letters of administration to the estate and effects of Haji Mohamad Amin bin Mat Wangsar, late of Taiping, deceased, on the ground that he is a creditor of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Taiping, at 10 a.m., on the 24th July, 1922.

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 this 23rd day of June, 1922.

N. F. H. MATHER,
District Registrar.

No. 4343.—JUDICIAL COMMISSIONER'S COURT, TAIPING.—Application to the Court having been made by P. L. P. R. Perianan Chetty son of Palaniappa Chetty, of Taiping, for a grant of letters of administration to the estate and effects of Mana Veeramuthoo Kurusamy, late of Asam Kumbang, deceased, on the ground that he is a creditor of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Taiping, at 10 a.m., on the 24th July, 1922.

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 this 23rd day of June, 1922.

N. F. H. MATHER,
District Registrar.

No. 4344.—JUDICIAL COMMISSIONER'S COURT, TAIPING.—Application to the Court having been made by (1) Vengadasalam, (2) Narayansamy and (3) Kolanthai, of Taiping, for a grant of letters of administration to the estate and effects of Sava son of Doraisamy, late of Taiping, deceased, on the ground that they are cousins of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Taiping, at 10 o'clock, on the 24th July, 1922.

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 Taiping, this 24th day of June, 1922.

N. F. H. MATHER,
District Registrar.

No. 4345.—JUDICIAL COMMISSIONER'S COURT, TAIPING.—Application to the Court having been made by Kwah Ah Nghoh, of Kamunting, for a grant of letters of administration to the estate and effects of Chan Eng Siew, late of Kamunting, deceased, on the ground that he is a creditor of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Taiping at 10 o'clock, on the 24th July, 1922.

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 Taiping, this 24th day of June, 1922.

N. F. H. MATHER,
District Registrar.

No. 4346.—JUDICIAL COMMISSIONER'S COURT, TAIPING.—Application to the Court having been made by Haji Timah Silah (*f.*), of Bukit Gantang, for a grant of letters of administration to the estate and effects of Hawah binti Haji Drahim, late of Mecca, 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 at Taiping at 10 o'clock, on the 24th July, 1922.

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 Taiping, this 24th day of June, 1922.

N. F. H. MATHER,
District Registrar.

No. 4347.—JUDICIAL COMMISSIONER'S COURT, TAIPING.—Application to the Court having been made by Santu son of Kesin Singh, of Jelai, for a grant of letters of administration to the estate and effects of Tan Choon of Chop "Hing Huat," late of Jelai, deceased, on the ground that he is a creditor of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Taiping, at 10 a.m., on the 2nd August, 1922.

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 this 29th day of June, 1922.

N. F. H. MATHER,
District Registrar.

No. 4348.—JUDICIAL COMMISSIONER'S COURT, PARIT BUNTAR.—Application to the Court having been made by (1) Haji Johari bin Haji Hassan, (2) Haji Hassan bin Haji Ajari, (3) Abas bin Karim, of Telok Pei, Kuala Kurau, for letters of administration to the estate and effects of Haji Sahad bin Haji Sahid, late of Sungei Labu, Tanjong Piandang, Krian, deceased, on the ground that they are the creditors of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Parit Buntar at 10 a.m., on the 2nd August, 1922.

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 this 30th day of June, 1922.

W. A. WARD,
District Registrar.

COURT NOTICES—(cont.).

No. 4349.—JUDICIAL COMMISSIONER'S COURT, GRIK.—Application to the Court having been made by Lim On Tian, of Grik, Upper Perak, for letters of administration to the estate and effects of Lim Teong Hoe *alias* Lim Ah Ho, of Grik, Upper Perak, deceased, on the ground that he is the son of the deceased:

Notice is hereby given that the application will be heard in the District Registry, Court, Grik, at 10 a.m., on the 18th July, 1922.

All persons claiming to have any interest in the estate of the deceased are 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 District Registrar before the above date.

Dated at Grik, this 22nd day of June, 1922.

H. BERKELEY,
District Registrar.

No. 4350.—JUDICIAL COMMISSIONER'S COURT, KAJANG.—Application to the Court having been made by Ramlah (f), of Kuala Lumpur, for letters of administration to the estate and effects of Yusop bin Awang, late Assistant Penghulu of Beranang and Semenyih, of Semenyih, deceased, on the ground that she is the lawful widow and relict of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Kajang, at 10 a.m., on the 1st August, 1922.

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 Kajang, this 30th day of June, 1922.

RAJA MUSA,
Deputy Registrar.

No. 4351.—JUDICIAL COMMISSIONER'S COURT, SEREMBAN.—Application to the Court having been made by Cheah Khooon Hwee, of Segamat, for letters of administration to the estate and effects of Cheah Teng Liew *alias* Chio Teng Liaw or Liow, late of Segamat, 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 at Seremban at 10 a.m., on the 19th July, 1922.

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 this 30th day of June, 1922.

H. H. BANKS,
Assistant Registrar.

No. 4352.—JUDICIAL COMMISSIONER'S COURT, TEMERLOH.—Application to the Court having been made by Shew Kiew, of Temerloh, for letters of administration to the estate and effects of Choi Fook *alias* Shew Foh, late of Telok Mengkuang Bangau, 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 at Temerloh at 10 a.m., on the 17th August, 1922.

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 this 5th day of July, 1922.

W. D. BARRON,
Assistant Registrar.

No. 4353.—JUDICIAL COMMISSIONER'S COURT, TEMERLOH.—Application to the Court having been made by Omar Jenal bin Hassan, of Kuala Kaong, Semantan, for letters of administration to the estate and effects of Isahak bin Jemain, late of Kuala Kaong, Semantan, deceased, on the ground that he is the cousin of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Temerloh at 10 a.m., on the 24th August, 1922.

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 this 5th day of July, 1922.

W. D. BARRON,
Assistant Registrar.

No. 4354.—JUDICIAL COMMISSIONER'S COURT, KUANTAN.—Application to the Court having been made by Choe Soon Chong, of Sungei Lembing, Kuantan, for letters of administration to the estate and effects of Choe Geok San, shop-keeper, late of Sungei Lembing, Kuantan, 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 at Kuantan at 10 a.m., on the 24th October, 1922.

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 this 15th day of June, 1922.

RAJA UDA,
Assistant Registrar.

No. 4355.—JUDICIAL COMMISSIONER'S COURT, KUANTAN.—Application to the Court having been made by Abu bin Mahusin, of Kuantan, for letters of administration to the estate and effects of Mek Teh binti Hassan, late of Rompin, deceased, on the ground that he is the husband of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Kuantan at 10 a.m., on the 24th October, 1922.

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 this 28th day of June, 1922.

RAJA UDA,
Assistant Registrar.

COURT NOTICES—(cont.).

No. 4356.—JUDICIAL COMMISSIONER'S COURT, KUANTAN.—Application to the Court having been made by Lim Phan, of Kampong Padang, for letters of administration to the estate and effects of Lim Cheng San, late of Kampong Padang, deceased, on the ground that he is the father of the deceased:

Notice is hereby given that the application will be heard in the Court-house at Kuantan at 10 a.m., on the 27th July, 1922.

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 this 28th day of June, 1922.

RAJA UDA,
Assistant Registrar.

No. 4357.—EXAMINATION OF ENGINE DRIVERS.—

An examination of candidates for engine drivers' certificates will be held at the Mines Office, Batu Gajah, on Thursday and Friday, the 27th and 28th July, 1922, 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. [Pk. 2923/22.]

No. 4358.—MALAY AGRICULTURAL SETTLEMENT.—

With reference to Notification No. 240, published in the *Gazette* of the 13th January, 1922, it is hereby notified that the Resident of Selangor has appointed Mr. C. J. Perkins to be an additional member of the Board of Management of the Malay Agricultural Settlement for the year 1922. [Sel. 2472/22.]

No. 4359.—PRICE OF RUBBER.—

With reference to Notification No. 5778, published in the *Federated Malay States Government Gazette* of the 24th November, 1921, it is hereby notified that the price of rubber for the assessment of duty for the period 14th July to 20th July, 1922, inclusive, is twenty-four and a half cents per pound, this being two cents below the highest price obtained for first grade rubber at the Singapore auction during the week ending 6th July, 1922.

No. 4360.—PUBLIC GARDENS, KUALA LUMPUR.—

With reference to Notification No. 241, published in the *Gazette* of the 13th January, 1922, regarding the constitution of the Committee for the Management of the Public Gardens, Kuala Lumpur, it is hereby notified that the Resident of Selangor has appointed Mr. G. E. Greig to be an additional member of the Committee for the year 1922. [Sel. 2622/22.]

No. 4361.—SANITARY BOARD, KINTA.—

Minutes of an ordinary meeting of the Kinta Sanitary Board held on Wednesday, the 21st June, 1922.

PRESENT: Capt. Meadows Frost, M.C. (*Chairman*), the Protector of Chinese, Perak (Mr. A. M. Goodman), the Health Officer, Kinta (Dr. E. H. Black), the Executive Engineer, Kinta (Mr. A. J. Slater), Mr. H. J. Cooper, Mr. F. S. Physick, Dr. W. A. Rogers, J.P., Towkays Thong Lim Seng, Foo Wha Cheng and Lee Ah Weng, and Datoh Abdul Wahab, J.P.

ABSENT: The Chief Assistant District Officer, Kinta (Mr. T. S. Adams), the Hon. Mr. A. N. Kenion, M.F.C., J.P., and Mr. R. P. Brash, J.P.

1. The District Officer refers to the departure on promotion of Mr. E. W. F. Gilman and that he (the District Officer) is to officiate as Chairman for the present in addition to his own duties.

2. The minutes of the last ordinary meeting are taken as read and confirmed.

3. Matters laid on the table for the Board's information and approval:

(a) Returns: Revenue and expenditure, abattoirs, P.W.D. water consumption, Lux lamps, weights and measures and milk analyses under the Sale of Food and Drugs Enactment;

(b) Twenty-four plans as per register;

(c) Six hundred and seventy-six notices, sixty applications for prosecutions and two applications for authority under section 11 of "The Sanitary Boards Enactment, 1916."

4. The return of births and deaths for May, 1922:

	April, 1922.	May, 1922.	May, 1921.
Births	85	75	76
Deaths (corrected)	57	61	62
Death-rate per mille	18.05	19.27	21.03
Infantile death-rate per 1,000 births	117.65	106.67	131.57

The principal causes of deaths are:

Malarial fever	10	13	16
Fevers (unclassified)	2	7	
Pulmonary diseases	14	13	13
Bowel diseases	3	6	7
Rainfall	Inches. 8.6	Inches. 6.96	Inches. 6.94

5. Improvement of Ipoh Water Supply: In connection with a resolution of the Board passed at the special meeting held on 3rd May last, the Chairman reads a letter from the Secretary to Resident stating that the matter has already engaged the attention of the State Engineer and that he is preparing a report.

6. Suggested New Scale of Charges for Water Supplies: The Chairman reads the report of the sub-committee appointed on 22nd March. The sub-committee are of opinion that circumstances do not at present justify any increase in the rates. The Board adopt the report, the proposer being Dr. Rogers, and Dr. Black, the seconder.

7. Applications for Domestic Water Supplies, Ipoh: The same sub-committee, which dealt with the suggested new scale of charges, recommends that this matter be left to the decision of the State Engineer.

The Executive Engineer informs the meeting that, should his proposal for augmenting the Ipoh water supply be carried out, he sees no reason why private supplies should not be freely given on the completion of the work.

8. Lease of Bath-houses for 1922: The Chairman informs the meeting that the bath-houses have been re-let for the remaining seven months at a rental of \$817 per mensem, a reduction on the previous lease of \$234 per mensem.

9. Use of Lower Padang for Circus and Other Similar Out-door Entertainments: The Chairman explains the reason for bringing this matter before the Board. On the proposal of Mr. Cooper, and seconded by Mr. Goodman, the Board unanimously vote against the Lower Padang being so used.

10. Resident's Approval to be obtained under By-law 36 (i) for two Shop-houses on Town Lots Nos. 690 and 691, Hill Street, Ipoh: The Chairman points out that, as the re-arrangement of the lots in the locality referred to has been approved by Government and as the owner of lots Nos. 690 and 691 surrendered portions of them to permit of a 14-feet back-lane, the Resident's approval has to be obtained under by-law 36 (i) for the proposed buildings which, instead of the usual one-third open area, will have such area reduced by about 70 square feet. The Health Officer offering no objection, the Board agree to recommend the proposal for the Resident's approval.

11. Trade Water Supply, Gopeng: The Chairman suggests that, until a meter can be supplied, the water-rate for the unmetered trade supply to premises No. 1A, High Street, Gopeng, be \$6 a month. The Board agree.

12. The Board adjourn *sine die*.

Ipoh,

24th June, 1922.

MEADOWS FROST,

Chairman.

No. 4362.—SANITARY BOARD, KUALA LUMPUR.—

Minutes of an ordinary meeting of the Kuala Lumpur Sanitary Board held at the Sanitary Board Offices on Wednesday, 28th June, 1922.

PRESENT: The (Chairman) Mr. B. W. Elles, the Secretary (Mr. R. A. Boardman), the Collector of Land Revenue (Mr. W. R. Boyd), the Executive Engineer, Town (Mr. Sydney Smith), the Superintendent, Revenue Surveys (Mr. F. R. Twiss), the Protector of Chinese (Mr. T. W. H. Kingston), the Chief Police Officer (Mr. G. P. Cuscaden), the Architectural Assistant to Director of Public Works (Mr. L. Kesteven), the Health Officer (Dr. F. V. Jacques), Mr. D. Freeman, Mr. D. F. Topham, J.P., Mr. Khoo Keng Hooi, Mr. Yap Tai Chi, Dr. E. T. MacIntyre, J.P., and Haji Mohamed Taib, J.P.

1. Minutes of last meeting are confirmed.

2. Selangor Chinese Recreation Club: The Chairman reads a letter from the Honorary Secretary of the Selangor Chinese Recreation Club asking if an assurance can be given for an undisturbed tenancy for a period of five years from the time of completion of a proposed temporary building which they contemplate erecting. The Chairman also reads a memorandum by the Chief Secretary and a minute by the Town Planner bearing on the same subject. The Board decides that a guarantee for an undisturbed tenancy for five years cannot be given; the Chairman undertakes to see and explain the position to the President (The Hon'ble Mr. Choo Kia Peng) of the Selangor Chinese Recreation Club.

3. Passing of By-laws 83, and 147 to 151: The Chairman proposes that by-law 83 be re-passed as worded at present and let by-laws 147 to 151 be re-passed as worded in *Gazette* of June 16th, 1922, and as passed by the Kinta Sanitary Board at their meeting on May 17th, 1922. The Board agrees.

4. Kennels at Ampang Road: The Board approves a plan from the Estate of Loke Yew for the provision of kennels at Ampang Road.

5. Six Dwelling-houses at Weld Road: The Chairman submits a plan for the erection of six dwelling-houses at Weld Road. The Board agrees to defer the matter, pending the zoning of this area by the Town Planner.

6. Assessment Rates, 1923: The Chairman reads a letter from the Secretary to Resident asking for the Board's recommendations for assessment rates for the year 1923. The Board decides to postpone the matter to allow the Chairman to submit figures in connection with the proposed new water-rate.

7. Chetty Hall, Batu Road: A plan for the erection of a Chetty Hall in Batu Road is approved.

8. Infantile Welfare: The Chairman addresses the Board on the subject of an omission in the newspaper report of the previous meeting. The Chairman asks the Board to postpone the matter of the proposed Municipal Dairy till the next meeting. The Board agrees.

9. Town Hall: The Chairman reads a letter of thanks from St. Mary's Girls' School for the free use of the Town Hall on June 19th, 1922.

10. Motor Buses: The Chairman reads a letter from the Assistant Traffic Manager, Federated Malay States Railways, asking the Board to put a definite stop to the buses of the Straits Motor Garage from parking and collecting passengers outside Sultan Street Railway Station. The Board sees no reason to interfere in the matter and the Chairman undertakes to report the matter to the British Resident.

11. Health Report: The Health Officer's report on the health of Kuala Lumpur for the month of May, 1922, is submitted:

(1) The population for the middle of May, 1922, is estimated at 84,056.

(2) Births: During the month, 139 births were notified, giving an uncorrected birth-rate of 19.84 per mille.

(3) Deaths: The total number of deaths registered as having occurred within the Sanitary Board limits was 194, giving a crude death-rate of 27.7 per mille. The number of deaths among the resident population was 139, giving a corrected death-rate of 19.84 per mille. The corrected death-rate for the corresponding month of 1921 was 33.57 per mille. There were 22 deaths of infants under the age of one year. The infantile mortality rate (deaths under one year of age per 1,000 births) was 158.27.

(4) The diseases causing the greatest number of deaths were:

Diseases.	Resident.	Non-resident.	Diseases.	Resident.	Non-resident.
Malaria ...	19	13	Other lung diseases ...	17	2
Tuberculosis, pulmonary	30	8	Dysentery and diarrhoea	14	4
Pneumonia ...	9	6			

(5) Infectious Diseases: One case of chicken-pox, one case of measles, one case of mumps and one case of diphtheria were reported.

(6) The total rainfall recorded at the General Hospital, Kuala Lumpur, for the month was 158.4 m.m. The greatest fall for the 24 hours ending 6 p.m. was 49.3 m.m. on the 13th. There was no recorded fall for 22 days. The mean temperatures for the month were: 9 a.m., 81.6 degrees; 3 p.m., 87.9 degrees; 9 p.m., 79.6 degrees. The maximum temperature was 94 degrees on the 11th and 23rd, and the lowest was 70 degrees on the 16th.

(7) Forty-two samples of milk were sent to the Government Chemist for analysis during the month, four of which were found to be adulterated.

12. Plans:

The following are approved:

- 12 cubicles, 166, High Street;
- 1 additions and alterations, 145, Batu Road;
- 7 cubicles, 16, Brickfields Road;
- 1 office room, 9, Yew Swee Guat Street;
- 9 cubicles, 15 and 17, Foch Avenue;
- 1 belfry, St. Anthony's Church, Pudu Road.

13. Returns, Etc.:

The following returns were laid on the table:

- (a) Water consumption return, 1st to 15th June, 1922;
- (b) Assessment of new buildings as per register;
- (c) Applications for water supply as per register;
- (d) Return of prosecutions, May, 1922.

GENERAL.

Mr. Khoo Keng Hooi asks whether the Board could not make some recommendation to Government with regard to reducing the assessment in cases where the rent has been reduced since the assessment list was approved.

The Chairman replies that it seems impossible to do this without amending the Enactment, and suggests that the best remedy would be to provide for half-yearly revision of the assessment list. He points out however that in prosperous times when rents were rising the Board seldom if ever took advantage of the rise to raise the assessment except at the time of the annual revision. [Sel. 279/22.]

B. W. ELLES,

Chairman, Sanitary Board, Kuala Lumpur.

STATE OF PERAK.

TELOK ANSON TIDE TABLE FOR AUGUST, 1922.

Date.	Time of High Water at Telok Anson.		Date.	Time of High Water at Telok Anson.		Date.	Time of High Water at Telok Anson.		Date.	Time of High Water at Telok Anson.	
1922.	A.M.	P.M.	1922.	A.M.	P.M.	1922.	A.M.	P.M.	1922.	A.M.	P.M.
	Hr. m.	Hr. m.		Hr. m.	Hr. m.		Hr. m.	Hr. m.		Hr. m.	Hr. m.
August 1	10.43	11.06	August 9	5.55	6.04	August 17	10.49	11.20	August 25	6.19	6.33
" 2	11.45	.19	" 10	6.28	6.36	" 18	.01	.43	" 26	7.04	7.15
" 3	1.02	1.44	" 11	6.59	7.04	" 19	1.20	2.02	" 27	7.48	7.57
" 4	2.18	2.56	" 12	7.31	7.36	" 20	2.35	3.09	" 28	8.34	8.45
" 5	3.00	3.21	" 13	8.03	8.08	" 21	3.07	3.30	" 29	9.19	9.35
" 6	3.54	4.10	" 14	8.37	8.41	" 22	4.04	4.20	" 30	10.11	10.38
" 7	4.40	4.53	" 15	9.15	9.23	" 23	4.48	5.05	" 31	9.15	9.55
" 8	5.21	5.30	" 16	9.55	10.13	" 24	5.35	5.49			

NOTE.—High water at Port Weld is, approximately, 2 hours and 45 minutes earlier than at Telok Anson.

MARINE DEPARTMENT, TELOK ANSON,
5th July, 1922.

R. L. GERMAN,
Acting Harbour Master.

STATE OF SELANGOR.

PORT SWETTENHAM TIDE TABLE FOR AUGUST, 1922.

Date.	Time of High Water at Port Swettenham.		Date.	Time of High Water at Port Swettenham.		Date.	Time of High Water at Port Swettenham.		Date.	Time of High Water at Port Swettenham.	
1922.	A.M.	P.M.	1922.	A.M.	P.M.	1922.	A.M.	P.M.	1922.	A.M.	P.M.
August 1	11.9	11.48	August 9	6.8	6.13	August 17	10.38	11.36	August 25	6.30	6.41
" 2	—	0.42	" 10	6.36	6.37	" 18	—	0.57	" 26	7.9	7.19
" 3	1.23	1.59	" 11	6.59	6.57	" 19	1.48	2.14	" 27	7.47	7.56
" 4	2.41	2.57	" 12	7.17	7.15	" 20	2.51	3.9	" 28	8.27	8.35
" 5	3.39	3.46	" 13	7.33	7.34	" 21	3.42	3.56	" 29	9.10	9.20
" 6	4.22	4.29	" 14	7.50	7.56	" 22	4.27	4.39	" 30	10.2	10.57
" 7	4.59	5.8	" 15	8.24	8.35	" 23	5.9	5.21	" 31	—	0.9
" 8	5.35	5.43	" 16	9.18	9.42	" 24	5.50	6.2			

MARINE DEPARTMENT, PORT SWETTENHAM,
1st July, 1922.

R. C. HAYES, LIEUTENANT-COMMANDER, R. N.,
Harbour Master, Selangor.

FEDERATED MALAY STATES.

STATEMENT SHOWING THE REVENUE AND EXPENDITURE FROM THE 1ST JANUARY, 1922, TO THE 31ST JANUARY, 1922,
COMPARED WITH ONE-TWELFTH OF THE ESTIMATED REVENUE AND EXPENDITURE FOR 1922.

Head of Revenue.	In the month of January, 1922.	One-twelfth of the Estimated Revenue, 1922.	Head of Expenditure.	In the month of January, 1922.	One-twelfth of the Estimated Expenditure, 1922.
	\$ c.	\$ c.		\$ c.	\$ c.
Land Revenue	183,554 98	272,237 67	Pensions, Retired Allowances, Gratuities, etc.	168,814 70	108,865 42
Customs	993,157 72	1,269,816 67	Charges on Account of Public Debt ...	37,514 49	389,285 75
Licences, Excise and Internal Revenue not otherwise classified	1,338,188 10	1,049,393 00	The Rulers and Native Officers	55,412 08	70,541 42
Fees of Court or Office, Rents Exclusive of Lands, Payments for Specific Services and Reimbursements-in-Aid	109,305 83	156,275 08	The High Commissioner	4,002 51	4,341 25
Interest	834,860 26	189,303 33	The Chief Secretary and Residents ...	8,487 27	11,396 75
Miscellaneous Receipts	2,315 24	2,601 25	Civil Service	113,397 00	135,563 67
Municipal	148,142 15	189,149 67	Malay Officers	5,307 75	8,939 75
Forests	58,449 88	66,000 00	Personal Allowance	540 00	10,200 00
Posts, Telegraphs and Stamps	157,133 74	125,583 33	Clerical Service	43,988 55	133,174 92
Railways	1,214,162 64	1,437,500 00	Government Printing Office	13,645 57	23,390 83
Land Sales	12,206 33	18,695 83	Courts	5,545 84	12,698 75
Sale of Property	208,333 33	Legal Adviser	457 07	443 92
			Military Expenditure	1,110 54	60,132 92
			Treasury	328 36	1,497 00
			Audit	2,056 16
			District and Land Officers (including Settlement Officers)	27,975 33	47,840 33
			Customs and Excise	929 74	72,228 08
			Chinese Departments	6,375 71	9,794 83
			Mines Department	27,503 57	38,863 67
			Forest Department	4,244 29	71,824 92
			Prisons	15,089 12	53,252 42
			Police	10,476 49	269,155 36
			Medical	33,444 42	371,410 42
			Education	11,327 86	148,736 00
			Labour Department	1,272 56	9,264 92
			Surveys	16,657 36	112,101 42
			Commissioner of Lands	430 06	472 41
			Geological Department	3,407 31	5,934 08
			Museums and Fisheries	646 00	12,108 00
			Bands	1,890 00
			Marine	2,609 10	26,992 83
			Posts and Telegraphs	107,468 89	176,052 08
			Agricultural Department (including Government Gardens and Plantations) ..	2,005 79	73,560 08
			Widows and Orphans' Pensions and Public Officers' Guarantee Fund	42 50	57 00
			Malay States Volunteer Regiment ...	4,016 42	19,207 67
			Transport	14,747 45	52,200 00
			Exchange	8,833 27	14,683 33
			Purchase of Land	100 00	5,941 67
			Miscellaneous Services	128,397 38	379,185 42
			Government Town Planner	2,097 22	2,373 41
			Official Assignee and Public Trustee	873 33
			Sanitary Boards and Vehicles Department	47,292 81	170,025 25
			Mosquito Destruction Boards	3,847 36	36,069 42
			Railways (Expenditure on Revenue a/c) ...	1,052,345 56	1,424,450 25
			Railway Construction	3,191 67
			Public Works Department	10,024 13	209,917 25
			Public Works Annually Recurrent ...	17,348 30	368,448 25
			Public Works Extraordinary (Revenue a/c)	3,500 00	18,628 00
			Railways (Expenditure on Capital a/c) ...	167,276 37*	...
Total ...	5,051,476 87	4,984,889 16	Total ...	2,190,284 10	5,179,262 25

* \$86,960.22 transferred to Loan a/c in February.

FEDERATED MALAY STATES.

STATEMENT OF SURPLUS AND DEFICIT ACCOUNT ON THE 31ST JANUARY, 1922.

1922.			\$	c.	1922.			\$	c.
January	31st	To Expenditure	2,190,284	10	January	1st	By Balance	21,832,714	67
"	"	" Balance	24,693,907	44	"	31st	" Revenue	5,051,476	87
		Total . .	26,884,191	54			Total . .	26,884,191	54

STATEMENT OF ASSETS AND LIABILITIES ON THE 31ST JANUARY, 1922.

LIABILITIES.		\$	c.	ASSETS.		\$	c.
Deposits—				Cash in Treasuries and Banks as per distribution statement annexed		1,621,149	29
Land...	\$220,986.25			Cash with Agencies—			
Courts	109,323.56			Singapore	\$113,019.38		
Forests	47,995.20			Penang	7,013.22		
Sundry Funds	353,343.00			Indian Joint a/c	48,323.53		
Miscellaneous	704,822.31			Malay States Information Agency	6,710.51		
		1,466,470	32	Crown Agents	84,353.07		
War Savings Certificates, 1924-27		346,010	64			259,419	71
Ceylon Agency Account		19,077	10	Cash in Transit		139,857	71
Due to Trengganu		1,093	10	Advances at call and other temporary investments by Crown Agents		7,698,150	07
Family Remittances		2,185	81	S.S. 6 per cent. Sterling Loan—Balance retained by Crown Agents		44,180	07
Sundry outstanding accounts		8,680	42	Indian Agency Account		54,209	89
Straits Settlements Government Rice Control ...	12,788,312	11		Family Remittances		8,316	41
Straits Settlements Government 7 per cent. Loan, 1926	15,000,000	00		Due by Other Governments—			
Straits Settlements 6 per cent. Sterling Loan, 1936-1951, Balance as per Capital Account ...	40,526,228	23		Kelantan	\$ 39,029.66		
Suspense	2,994	59		Sarawak	347.36		
Surplus	24,693,907	44		Johore	875.57		
				Kedah	155,950.70		
				Perlis	793.49		
				S.S. Government	24,936.59		
						221,933	37
				Investments: (Surplus Funds) (at cost)—			
				3½ per cent. Canadian North Ontario Railways	\$ 425,629.91		
				3½ per cent. Indian Government Securities	5,318,865.87		
				S.S. Municipal Debentures	1,268,150.00		
					7,012,645	78	
				Less Reserve for depreciation	3,000,000.00	(a)	4,012,645 78
				Investments: (Specific Funds) (at cost)—			
				War Savings Certificates	\$342,965.64		
				Red Cross Fund	158,400.00		
				Public Officers' Guarantee Fund... ..	125,148.02		
				Police Fine and Reward Fund	28,266.25		
				Bailey Fund	938.25		
						655,718	18
				Loans—			
				Siamese Government (b) (c)	\$38,400,000.01		
				Native States and Brunei	7,180,123.60		
				Planters	3,473,751.75		
				War Service Land Grant Scheme... ..	321,820.00		
				Miscellaneous	2,087,399.50		
						51,463,094	86
				Advances		1,190,406	41
				Imprests		2,180,754	53
				Stores and Materials—Railways		5,563,255	01
				Stores and Furniture Account, P.W.D.		134,990	98
				Tin purchases (at cost)		18,839,045	70
				Sundry outstanding accounts		7,553	70
				Inter-Treasury Accounts		33,337	31
				Suspense		726,940	80
Total ...	94,854,959	76		Total ...		94,854,959	76

NOTE :

- NOTE:
- | | | | | | |
|-----|---|-----------|-----|-----|-------------|
| (a) | Approximate present value | ... | ... | ... | \$3,951,813 |
| (b) | Balance still to be paid to Siam under the Loan agreement is | £270,000. | | | |
| (c) | Repayable by 26 yearly instalments commencing from 1st January, 1924. | | | | |

DISTRIBUTION OF CASH BALANCES ON THE 31ST JANUARY, 1922.

														Debit.	Credit.			
														\$	c.	\$	c.	
In Treasuries—																		
Federal	16,431	55			
Perak	138,369	93			
Selangor	50,523	54			
Negri Sembilan	71,461	42			
Pahang	165,132	30			
In Banks—																		
Federal	528,393	47	229,498	63	
Perak	104,617	18			
Selangor	319,735	67			
Negri Sembilan	284,444	79			
Pahang	171,547	07			
Totals														...	1,850,647	29	229,498	63
Net Balance, 1900															\$1,621,149	29		

STATE OF PAHANG.

ABSTRACT OF METEOROLOGICAL READINGS IN THE VARIOUS DISTRICTS FOR THE MONTH OF MAY, 1922.

District.	Mean Barometrical Pressure at 32° F.	Maximum in Sun.	Temperature.				Hygrometer.				Prevailing Direction of Winds.	Total Rainfall.	Greatest Rainfall during 24 hours.
			Mean Dry Bulb.	Maximum.	Minimum.	Range.	Mean Wet Bulb.	Vapour Tension.	Dew Point.	Humidity.			
District Hospital—	Ins.	°	°	°	°	°	°	Ins.	°	%		Ins.	Ins.
Kuala Lipis	81.4	90.6	71.5	19.2	76.6	6.87	3.19
Raub	80.5	89.2	72.0	17.1	75.8	4.97	2.64
Bentong	80.6	91.4	72.8	18.5	75.7	4.89	1.50
Pekan	81.5	89.2	73.8	15.2	75.5	6.1	1.59
Kuantan	82.1	90.3	74.1	16.2	78.1	10.1	1.7
Temerloh	6.69	2.26
Sungei Lembing	89.4	74.0	15.4	8.01	2.00
Rompin	5.35	1.22
Kuala Tembeling...	3.98	1.93

OFFICE OF THE SENIOR MEDICAL OFFICER, RAUB.
27th June, 1922.

I. P. MASTERS,
Acting Senior Medical Officer, Pahang.

STATE OF NEGRI SEMBILAN.

RETURN OF EMIGRANTS AND IMMIGRANTS FOR THE 2ND QUARTER, 1922.

EMIGRANTS.

Month.	Europeans.			Eurasians.			Chinese.			Malays.			Indians.			Miscellaneous.			Total
	M.	F.	C.	M.	F.	C.	M.	F.	C.	M.	F.	C.	M.	F.	C.	M.	F.	C.	
April	11	3	1	...	—	...	29	2	5	...	7	2	0	...	2	0	0	...	62
May	3	1	0	...	—	...	30	3	1	...	4	2	2	...	—	46
June	—	—	38	7	1	...	4	5	1	...	2	0	0	...	58
Total	14	4	1	...	—	...	97	12	7	...	15	9	3	...	4	0	0	...	166

IMMIGRANTS.

April	19	5	1	...	—	...	52	5	0	...	2	2	0	...	8	0	0	...	94
May	4	0	0	...	—	...	43	0	16	...	4	2	0	...	63	0	0	...	145
June	—	—	48	5	1	...	14	4	1	...	7	0	0	...	80
Total	23	5	1	...	—	...	143	10	17	...	20	8	1	...	78	0	0	...	319

MARINE DEPARTMENT, PORT DICKSON,
7th July, 1922.

J. G. O'REILLY,
Harbour Master.

RETURN OF NUMBER AND TONNAGE OF STEAM VESSELS ENTERED AND CLEARED AT THE PORTS OF THE COAST DISTRICT DURING THE FIRST HALF-YEAR, 1922.

Ports.	Entered.		Cleared.		Total entered and cleared.	
	No.	Tonnage.	No.	Tonnage.	No.	Tonnage.
Port Dickson ...	41	22,953	41	22,953	82	45,906
Pengkalan Kempas ...	46	1,417	46	1,417	92	2,834
Kuala Lukut ...	46	876½	46	876½	92	1,753
Total ...	133	25,246½	133	25,246½	266	50,493

MARINE OFFICE, PORT DICKSON,
7th July, 1922.

J. G. O'REILLY,
Harbour Master.

STATE OF PERAK.

STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 7TH JULY, 1922.
RELATING TO ANIMALS.

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Cattle Diseases	Foreign Countries	...	Importation of cattle into Perak allowed only by way of Port Weld, Padang Sepor, Telok Anson, Padang Simpang Perak, Padang Lapang Ninering, Padang Deredap, Selama, Parit Buntar 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 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 <i>Exception:</i> Cattle intended for slaughter for human food in the Ipoh abattoirs, may be imported by train, or taken directly from Port Weld and Telok Anson by train to the abattoirs, without undergoing quarantine. Such animals shall be slaughtered within 24 hours of arrival at the abattoirs	Gazette Notification No. 592 of the 2nd February, 1920
Rinderpest	Malacca	...	Importation of cattle into Perak from Malacca is prohibited until further notice	Gazette Notification No. 2068 of the 13th May, 1921
"	Siam	...	Importation of cattle into Perak from Siam is prohibited until further notice	Gazette Notification No. 4075 of the 26th August, 1921
Pleuro-pneumonia	Perak	Kampar...	No movement of goats is permitted within a radius of 2 miles from the Police Station, Kampar, without the written permission of the Veterinary Surgeon, and all goats within the aforesaid radius shall be kept tied up or confined within their owners' premises	Gazette Notification No. 10 of the 9th January, 1922
Rabies	Selangor	Kuala Lumpur	Importation of dogs into Perak from Selangor is prohibited until further notice	Gazette Notification No. 944 of the 10th February, 1922
Pleuro-pneumonia	Perak	Gopeng...	No movement of goats is permitted within a radius of 2½ miles from the 66th mile-stone, on the Ipoh-Gopeng road, in the district of Kinta, without the written permission of the Veterinary Surgeon, and all goats within the aforesaid radius shall be kept tied up or confined within their owners' premises	Gazette Notification No. 1346 of the 3rd March, 1922
Rabies	Malacca	...	Importation of dogs into Perak from Malacca is prohibited until further notice	Gazette Notification No. 3131 of the 19th May, 1922
Pleuro-pneumonia	Perak	Matang..	Exportation of goats from, or importation of goats into Batu Matang Estate is prohibited until further notice	Gazette Notification No. 3206 of the 26th May, 1922

W. H. HART,
Acting Senior Medical Officer, Perak.

STATE OF SELANGOR.

STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 30TH JUNE, 1922.
RELATING TO PERSONS.

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Small-pox	China	Canton Province	Quarantine at the discretion of the Health Officer	Gazette Notification No. 2385 of the 6th August, 1914
Plague	"	Canton and Fukkien Provinces	Quarantine at the discretion of the Health Officer	Gazette Notification No. 2387 of the 6th August, 1914
Cholera	India	Madras and Negapatnam	Quarantine at the discretion of the Health Officer	Gazette Notification No. 3178 of the 21st August, 1919
Small-pox	"	Madras	Quarantine at the discretion of the Health Officer	Gazette Notification No. 2883 of the 17th May, 1922

RELATING TO ANIMALS.

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Rabies ...	Selangor	Prescribes Port Swettenham and Kuala Lumpur Railway Station as the port and place respectively by which alone cattle, sheep and goats from any place situate elsewhere than in the Federated Malay States or in the Dindings may be imported into the State of Selangor by sea and rail and orders that, until further notice, all cattle, sheep and goats imported into the State from Malacca shall undergo quarantine for a period not exceeding ten days	<i>Gazette</i> Notification No. 1527 of the 8th May, 1916
	Kuala Lumpur	Selangor	Orders that all dogs out of doors within a radius of ten miles of Government Offices, Kuala Lumpur, should be muzzled, or tied up or led on a chain	<i>Gazette</i> Notification No. 946 of the 10th February, 1922
Rinderpest	Batu Arang, Rawang	..	Prohibits exportation of dogs from the above-mentioned area except under written permit from the Government Veterinary Surgeon Prohibits the movement of cattle into, out of or within a radius of $1\frac{1}{2}$ miles of Batu Arang Railway Station except with the written permission of the Government Veterinary Surgeon until further notice	<i>Gazette</i> Notification No. 2568 of the 5th May, 1922

D. BRIDGES,
Acting Senior Medical Officer, Selangor.

STATE OF PAHANG.

STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 27TH MAY, 1922.

RELATING TO PERSONS.

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Small-pox	China ...	Canton Province	Quarantine at the discretion of the Health Officer	<i>Gazette</i> Notification No. 2385 of the 6th August, 1914
Plague	Canton and Fukkien Provinces	Quarantine at the discretion of the Health Officer	<i>Gazette</i> Notification No. 2387 of the 6th August, 1914
Cerebro Spinal Fever	Hongkong	Hongkong	Declares that the island of Hongkong is an infected place	<i>Gazette</i> Notification No. 1363 of the 10th May, 1918

RELATING TO ANIMALS.

	Pahang	Importation of cattle into Pahang through Kuantan is prohibited except by way of the following places: By sea—The port of Kuantan; By land—The kampong of Baloh	<i>Gazette</i> Notification No. 2444 of the 27th October, 1911
	Prescribes Kampong Baloh, Kuantan district, to be a place by which alone cattle may be imported by land into the State of Pahang from Trengganu and Kelantan	<i>Gazette</i> Notification No. 3209 of the 7th November, 1913
Rinderpest	Malacca ...	Malacca...	Prohibits the importation of cattle into the State of Pahang from Malacca until further notice	<i>Gazette</i> Notification No. 4391 of the 5th October, 1920
Rabies ...	Selangor ...	Selangor	Prohibits the importation of dogs into the State of Pahang from the State of Selangor until further notice	<i>Gazette</i> Notification No. 949 of the 17th February, 1922
Rinderpest	..	Batu Arang, Rawang	Prohibits the importation of cattle into the State of Pahang from the State of Selangor until further notice	<i>Gazette</i> Notification No. 2880 of the 12th May, 1922
Swine Fever	Negri Sembilan	Seremban	Prohibits the importation of pigs into the State of Pahang from the State of Negri Sembilan until further notice	<i>Gazette</i> Notification No. 3208 of the 26th May, 1922
Rabies ...	Malacca ...	Malacca...	Importation of dogs into Pahang from Malacca is prohibited until further notice	<i>Gazette</i> Notification No. 3209 of the 26th May, 1922

I. P. MASTERS,
Acting Senior Medical Officer, Pahang.

STATE OF NEGRI SEMBILAN.

STATEMENT OF QUARANTINE RESTRICTIONS IN FORCE ON THE 12TH JUNE, 1922.

RELATING TO ANIMALS.

Disease.	Country.	Locality.	Restrictions in force.	Authority.
Cattle Diseases	Foreign Countries	...	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 detrainment 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	<i>Gazette</i> Notification No. 922 of the 13th March, 1916
Swine Fever	Malacca ...	Malacca ...	Prohibits the importation of pigs from the Settlement of Malacca, unless such pigs are accompanied by a written permit from the Veterinary Surgeon, Malacca, and also with a written permit granted by the Government Veterinary Surgeon, Negri Sembilan	<i>Gazette</i> Notification No. 61 of the 11th January, 1916, and <i>Gazette</i> Notification No. 2377 of the 11th June, 1919
Rabies ...	Selangor ...	Kuala Lumpur	Prohibits the importation of dogs from Selangor into Negri Sembilan until further notice	<i>Gazette</i> Notification No. 948 of the 17th February, 1922
Rinderpest	Malacca ...	Malacca ...	Prohibits the importation of cattle into the State of Negri Sembilan from Malacca by land or sea until further notice except under a written permit granted by the Government Veterinary Surgeon, Negri Sembilan	<i>Gazette</i> Notification No. 4617 of the 8th October, 1920
..	Negri Sembilan	Tampin...	Orders that : all cattle not actually at work within the area comprised in the mukims of Semerbok, Legong Ulu, Gadong, Tampin Tengah, Repah, Keru and Tebong, hereinafter referred to as the prescribed area, are to be kept confined and tied up in their owners' premises, and all movements of cattle into or out of the prescribed area are prohibited with the following exceptions : (i) Cattle working along the Tampin-Seremban road may enter the prescribed area as far as Kendong Railway Station only, and thence leave the prescribed area by that road; (ii) Cattle working along Tampin-Kuala Pilah road or along the new Tampin-Gemas road may enter the prescribed area as far as the junction of those two roads only, and thence leave the prescribed area by either of those two roads; provided that in both cases (i) and (ii) cattle entering or leaving the prescribed area do not stop or depart from the road while in the prescribed area For the purposes of these notifications, the word "cattle" includes "buffaloes"	<i>Gazette</i> Notification No. 947 of the 17th February, 1922
Swine Fever	Negri Sembilan	Seremban	Prohibits the movement of pigs out of, into, or within the area within a radius of 2 miles from the second mile-stone on the Seremban-Setul road, except under the orders of, or with the permission in writing of the Government Veterinary Surgeon	<i>Gazette</i> Notification No. 2879 of the 12th May, 1922
Rabies ...	Malacca ...	Malacca...	Prohibits until further notice the importation of dogs into Negri Sembilan from Malacca	<i>Gazette</i> Notification No. 3132 of the 19th May, 1922

D. T. SKEEN,
Acting Senior Medical Officer, Negri Sembilan.

AVERAGE MARKET PRICES, KUALA LUMPUR, JULY, 1922.

COLD STORAGE.									
Beef—					Lamb—				
Fillet steak	per lb.	\$ 1.00	Leg of lamb	per lb.	\$.70
Sirloin roast	"	.65	Butter—				
Rump steak	"	.62	Butter fresh	"	1.05
Beef steak	"	.50	Cheese—				
Soup meat	"	.30	Cheese, Stilton	"	1.80
Soup bone	"	.06	Poultry and Game—				
Mutton—					Turkeys	"	1.05
Leg of mutton	"	.60	Geese	"	.90
Mutton chops	"	.40	Fowls	each	2.10
Shoulder of mutton	"	.45	Hares	"	.90
Mutton Sundries—					Rabbits	"	.90
Sheep's kidneys	"	1.00					
Neck of mutton	"	.27					
Breast of mutton	"	.27					
BEEF.					POULTRY.				
Bullock and Buffalo	per kati	\$.48	Fowls	each	\$.83-1.35-1.82
Sirloin with bone	"	.48	Ducks	"	.68-.80-1.01
Rump steak	"	.48	Geese	"	3.51-4.01
Heart, liver and tongue	"	.65	Pigeons	"	47-54
Soup meat	"	.38	Chicken	"	.51-.58
Tripe	"	.20	VEGETABLES.				
MUTTON.					Bombay onions	per kati	.14
Mutton	per lb.	.60	Brinjals	"	.05
Kidneys, sweetbread	each	.15	Cabbage, Bengal	"	...
Sheep's head	"	.80-1.00	" country	"	.10
Liver	per lb.	.60	Celery	"	.17
Tripe	"	.30	Chillies	"	.37
Trotters	each	.10	Coconuts	each	.07-.08
GOAT FLESH.					Cucumber	per kati	.05
Goat flesh	per lb.	.60	French beans	"	.21-.28
Kidneys, sweetbread	each	.15	Garlic	"	.18
Goat's head	"	1.50-2.00	Kangkong	"	.04
Liver	per lb.	.60	Kotola	"	.06
Tripe	"	.30	Kachang bande	"	.07
Trotters	each	.20	Lettuce	"	.07
PORK.					Lobak	"	.06
Lean	per kati	.76	Long beans	"	.07
Fat and lean	"	.61	Potatoes	"	.16-.17
Fat	"	.48	Pumpkins	"	.05
Head without bone	"	.36	Sawi	"	.05-.06
Feet with bone	"	.34	Small onions	"	.13
FISH.					Spinach	"	.05
Bawal itam	"	.40	FRUITS.				
" puteh	"	.41	Bananas	1 for	.01-.01½-.02
Biana	"	.15	Dukus	per kati	...
Chincharo	"	.26	Durian	each	.14-.25
Crabs	"	.18-.24-.38	Limes	1 for	.01-.02
Glamah	"	.15	Mangoes	per kati	.28-.50
Jina	"	.39	Mangostine	per bundle	.09-.14
Trebue	"	.30	Oranges	per kati	.24-.30-.54
Kurau	"	.46	Papaya	each	.06-.08
Lidah-lidah	"	.44	Pine apples	"	.07-1.0
Malong	"	.18	" Mauritius	"	.07-.09
Parang	"	.34	Pomeleoes	"	.15-.19
Pari	"	.15	Rambai	per kati	.06
Prawns (river)	"	.42	SUNDRIES.				
" (sea)	"	.28-.58	Bread, large loaf	each	.09-.10
Semilang	"	.18	" medium loaf	"	.08
Slangin	"	.41	" small loaf	"	.03-.04
Tinggiri	"	.43	Eggs, ducks'	"	.04
Fresh-water Chinese fish	"	.38-.43-.48	" " salted	"	.04
					" fowls'	"	.04½
					Ice	per lb.	.02

AVERAGE MARKET PRICES, IPOH, JULY, 1922.

COLD STORAGE.													
Beef—							Lamb—						
Fillet steak	per lb.	\$ 1.00	Leg of lamb...	per lb.	\$.70
Sirloin roast	"	.63	Pork—						
Rump steak	"	.59	Leg of pork	"	.95
Beef steak	"	.47	Pork chops	"	.95
Beef for roasting	"	.58	Butter—						
Curry beef	"		Butter	"	1.05
Soup meat	"	.28	Cheese—						
Soup bone	"	.06	Cheese	"	1.50
Mutton—							Poultry and Game—						
Leg of mutton	"	.60	Turkeys	"	1.05
Mutton chops	"	.40	Geese	"	
Shoulder of mutton	"	.45	Fowls	"	.90
Mutton Sundries—							Hares	each	2.10
Sheep's kidneys	"	.90	Rabbits	"	.90
Neck of mutton	"	.30	Loose dripping	per lb.	.35
Breast of mutton	"	.26							

SEREMBAN MARKET.

AVERAGE MARKET PRICES FOR JULY, 1922.

COMPILED, AND REVISED MONTHLY, BY SEREMBAN SANITARY BOARD.

BEEF.				VEGETABLES.			
Beef	per kati	\$.54	Beetroot	per kati	\$.32-.34
" buffalo	"		.54	Bombay onions	"		.13-.14
Bullock brain	each		.24-.30	Brinjals	"		.04-.05
" feet	"		.11-.12	" white	"		.03-.04
" heart	per kati		.54	Cabbage, Chinese	"		Nil
" hump	"		.54	" country	"		.06-.07
" kidneys	each		.22-.24	Carrots	"		.10-.12
" liver	per kati		.54	Celery	"		.12-.14
" marrow bones	each		.10-.12	Chillies	"		.24-.26
" shoulder	per kati		.54	" birds eye	"		.28-.30
" steaks	"		.54	Coconuts	each		.07-.08
" suet	"		.34-.36	Cucumber	per kati		.03-.04
" tail	each		.38-.40	French beans	"		.16-.18
" tongue	per kati		.54	Garlic	"		.10-.12
" tripe	"		.22-.24	" (Chinese)	"		.12-.14
MUTTON.				Kangkong	"		.04-.05
Mutton	per lb.		.60	Katola	"		.03-.04
" (native goat)	"		.60	Ladies' fingers, or "kachang bende"	"		.06-.07
Sheep's head	each	1.00-1.20		Lettuce	"		.14-.16
" kidneys	"		.30-.38	Lobak	"		.04-.05
" liver	per lb.		.60	Long beans	"		.04-.05
" sweetbread	"		.60	Potatoes	"		.14-.16
" tripe	"		.70-.75	" (ubi kledi)	"		.02-.03
" trotters	each		.20-.30	Pumpkins	"		.04-.05
PORK.				Sawi	"		.04-.05
Pig's brawn	per kati		.32-.38	Small onions	"		.14-.16
" feet	each		.32-.36	Spinach	"		.16-.18
" head	per kati		.32-.36	Spring onions	"		.12-.14
" heart	"		.64	Tomatoes	"		.22-.24
" tongue	"		.58-.64	Vegetable marrow	"		Nil
" kidney	"		.18-.20	Sweet "	"		Nil
" lights	"		.32-.38	Maize (Indian corn)	per cob		Nil
" liver	"		.64	Lengkwa	per kati		.03-.04
Pork lean	"		.64-.70	Snake beans	"		.05-.06
" and fat	"		.48-.54	Watermelons	"		.03-.04
" fat	"		.40-.42	Flat beans	"		Nil
FISH.				Sword	"		Nil
Bawal itam	"		.40-.44	Water cress	"		.38-.40
" lang	"		.28-.30	Ground nuts (unboiled)	"		.09-.10
" puteh	"		.46-.48	" (boiled)	"		.20-.24
Blana	"		Nil	Bitter gourds (Priak kumbas)	"		Nil
Chincharo	"		Nil	FRUIT.			
Crabs	"		.26-.28	Bananas	per comb		.14-.15
Glamah (Wrasse)	"		Nil	Blimbing	per kati		.05-.06
Jina	"		Nil	Durian blanda	each		.06-.07
Trubok	"		.34-.36	Langsat	per kati		Nil
Kurau	"		.50-.54	Limes	1 for		.14-.02
Lidah-lidah	"		Nil	Mangoes (Singapore)	per kati		Nil
Malong	"		.20-.22	" (horse or bachang)	each		.02-.03
Palong palong (gar-fish)	"		Nil	Mangostine	per bunch		.10-.12
Parang	"		.44-.46	Oranges (Siam)	per kati		Nil
Pari	"		.18-.20	" (Chinese)	"		Nil
Prawns (river)	"		.38-.40	" (Australian)	"		Nil
" (sea)	"		.40-.42	Papaya	each		.06-.07
Sembilang (alive)	"		.28-.30-.32	Pineapples (local)	"		.10-.12
Senangen	"		.46-.48	" (Mauritius)	"		.14-.16
Tinggiri	"		.48-.50	Pomeloes	"		.20-.26
Fresh-water Chinese fish (alive)	"		.55-.64	Rambutan	1 bundle		.15-.18
Ikan merah	"		.40-.42	Apples (Canadian)	each		.54-.60
Segapo	"		Nil	Grapes (Chinese)	"		Nil
Rouin (alive)	"		.46-.48	Pears	"		.50-.54
Cockles	"		.03-.04	Persimmons	"		Nil
Shrimps	"		Nil	Chiku	"		Nil
Ikan duri	"		.22-.24	SUNDRIES.			
" peda	"		Nil	Bread, large loaf	each		.06
POULTRY.				" medium loaf	"		.06
Capons	each		.60-.70	" small	"		.05
Ducks (small)	"		.90-1.10	Eggs, duck's	"		.04-.05
"	per kati		.52-.54-.56	" salted	"		.03½-.04
Fowls	"		.52-.54-.56	" fowl's (Singapore)	"		.05-.06
" (small)	per pair		7.00-8.00	" " (Kampong)	"		.06-.07
Geese	each		Nil	Ice	per lb.		.02½-.03
Pigeons	"		Nil				

NOTICE.

TOPOGRAPHICAL SKETCH MAP OF KUALA KUBU DISTRICT.
PUBLISHED ON 7TH JANUARY, 1915.

SCALE—1 INCH TO A MILE.

Price 50 cents per copy.

TOPOGRAPHICAL SKETCH MAP OF SERENDAH DISTRICT.

SCALE—1 INCH TO A MILE.

Price 50 cents per copy.

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

IN THE MATTER OF "THE COMPANIES ENACTMENT, 1917,"

AND

THE LAHAT KANAN MINE, LIMITED.

(In voluntary liquidation.)

NOTICE is hereby given that, pursuant to section 220 of "The Companies Enactment, 1917," the final general meeting of the members of the above-named Company will be held at 7, Hale Street, Ipoh, on Saturday, the 29th day of July, 1922, at 12 noon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the liquidator, and also by determining by extraordinary resolution the manner in which the cash balance, the books, accounts and documents of the Company and of the liquidator shall be disposed of.

Dated this 28th June, 1922.

W. CECIL PAYNE,
Liquidator.

NOTICE.

THE ORIENT TOBACCO MANUFACTORY, MONGKOK, HONGKONG.

JUDGMENT was delivered on the 5th day of May, 1922, by the Chief Justice of the Supreme Court of Hongkong in an action which was brought by Carl Ingenohl against Messrs. Olsen & Co. Inc. of Manila which decided (*inter alia*) that Carl Ingenohl carrying on business at Mongkok, Hongkong, under the style of the Orient Tobacco Manufactory was entitled to the exclusive use of certain trade-marks and also trade-names, the chief of which latter are "La Perla del Oriente," "El Cometa Del Oriente" and "Imperio del Mundo" used by him in connection with the sale of cigars manufactured by the said Factory. The trade-marks in question can be inspected at any time in the offices of the undersigned and bear the said trade-names or one of them.

On the 17th day of May, 1922, on behalf of Mr. Ingenohl and the Orient Tobacco Manufactory, Mongkok, the undersigned circularized notices to this effect together with copies of the trade-marks and trade-names in question to various cigar dealers and retailers in the Straits Settlements and Federated Malay States. In spite of this fact, we are informed that various dealers are selling cigars bearing the various trade-marks and trade-names in question which cigars have not been manufactured by the Orient Tobacco Manufactory, Mongkok.

This notice is, therefore, published to inform those concerned that it is the intention of Mr. Ingenohl to take proceedings against any person, firm or corporation having in their possession for sale cigars bearing the said trade-marks and/or trade-names which have not been manufactured by the Orient Tobacco Manufactory, Mongkok.

DONALDSON AND BURKINSHAW,
Solicitors, Singapore,
Agents for Deacon Looker Deacon & Harston,
1, Des Voeux Road Central Hongkong.
Solicitors for Carl Ingenohl and
The Orient Tobacco Manufactory.

ADVERTISEMENTS.

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

SCALE OF CHARGES FOR ADVERTISING.

One-sixth page and under—				Over a quarter page and up to a half page—			
First insertion	\$2.00	First insertion	\$5.00
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Special rates for long periods. Charges on application.

SUBSCRIPTION.

Single copies, each	\$0.50	Annual Subscription (in advance)	...	\$10.00
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Postage free in the Straits Settlements and Federated Malay States; Subscribers, who wish to have their copies posted to places outside the above limits, will please note that \$2 must be paid in advance for postage for one year.

Advertisements and Subscriptions should be addressed to the

SUPERINTENDENT,
PRINTING DEPARTMENT,
Kuala Lumpur.

NOTIFICATIONS REPEATED.

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

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

"THE INVENTIONS ENACTMENT, 1914."

NOTICES OF ACCEPTANCE OF COMPLETE SPECIFICATIONS (SECTION 9).

No. 2941.—Notification is hereby given that application, No. 27 of 1922, having been made by George Christian Haae Laub, Chemical Engineer, Muar, Johore, for a grant of exclusive privileges in respect of an invention entitled "Ebonite sheet for lining concrete," the Chief Secretary to Government has been pleased to accept the complete specification, No. 17 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

5th May, 1922.

(Date of the first publication of the above notice in the Gazette, 19th May, 1922.)

No. 2942.—Notification is hereby given that application, No. 37 of 1922, having been made by Henry Selby Hele-Shaw, Hydraulic Engineer, and Ernest Tribe, Engineer, both of 28, Victoria Street, Westminster, London, S. W. 1, England, British Subjects, for a grant of exclusive privileges in respect of an invention entitled "Improvements in containing vessels," the Chief Secretary to Government has been pleased to accept the complete specification, No. 22 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

12th May, 1922.

(Date of the first publication of the above notice in the Gazette, 19th May, 1922.)

No. 3259.—Notification is hereby given that application, No. 39 of 1922, having been made by Alfred Perkins Lohmann, an Industrial Engineer, of Perkins Hill, in the City of Arkon, State of Ohio, United States of America, for a grant of exclusive privileges in respect of an invention entitled "Improvements in the method of and apparatus for mixing and kneading," the Chief Secretary to Government has been pleased to accept the complete specification, No. 24 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

24th May, 1922.

(Date of the first publication of the above notice in the Gazette, 2nd June, 1922.)

No. 3599.—Notification is hereby given that application, No. 22 of 1922, having been made by Roy Manning Newton, of Utan Simpan Estate, Kuang, Selangor, for a grant of exclusive privileges in respect of an invention entitled "Newton budding implements," the Chief Secretary to Government has been pleased to accept the complete specification, No. 11 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

31st May, 1922.

(Date of the first publication of the above notice in the Gazette, 16th June, 1922.)

No. 3600.—Notification is hereby given that application, No. 26 of 1922, having been made by the General Rubber Company, a corporation organized and existing under the laws of the State of New Jersey, one of the United States of America, having a place of business and post office address at No. 1790, Broadway, in the City of New York, State of New York, United States of America, for a grant of exclusive privileges in respect of an invention entitled "Improved process and apparatus for treating rubber latex and similar material," the Chief Secretary to Government has been pleased to accept the complete specification, No. 16 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon.)

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

7th June, 1922.

(Date of the first publication of the above notice in the Gazette, 16th June, 1922.)

No. 3601.—Notification is hereby given that application, No. 35 of 1922, having been made by McAlister and Co., Limited, Ipoh, merchants, for a grant of exclusive privileges in respect of an invention entitled "Improvements in gravel pumps," the Chief Secretary to Government has been pleased to accept the complete specification, No. 20 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon.)

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

8th June, 1922.

(Date of the first publication of the above notice in the Gazette, 16th June, 1922.)

"THE INVENTIONS ENACTMENT, 1914"—(cont.).

NOTICES OF ACCEPTANCE OF COMPLETE SPECIFICATIONS (SECTION 9)—(cont.).

No. 3602.—Notification is hereby given that application, No. 38 of 1922, having been made by Ernest Hopkinson, a citizen of the United States of America, of No. 1790, Broadway, in the city of New York, United States of America, Counsellor at Law, for a grant of exclusive privileges in respect of an invention entitled "Improvements in processes for the production of fabrications of rubber and filamentary material, and products obtained therefrom," the Chief Secretary to Government has been pleased to accept the complete specification, No. 23 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

31st May, 1922.

(Date of the first publication of the above notice in the Gazette, 16th June, 1922.)

No. 3603.—Notification is hereby given that application, No. 40 of 1922, having been made by Edward William Thurlow, a British Subject, of 28, Normanby Street, Middle Brighton, in the County of Bourke, State of Victoria, Commonwealth of Australia, Chemist, for a grant of exclusive privileges in respect of an invention entitled "An improved pneumatic tyre tube and method of making same," the Chief Secretary to Government has been pleased to accept the complete specification, No. 25 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

31st May, 1922.

(Date of the first publication of the above notice in the Gazette, 16th June, 1922.)

No. 3604.—Notification is hereby given that application, No. 42 of 1922, having been made by The Mayow Rubber Sole Factory Company, Limited, a company duly incorporated under the Joint Stock Companies Ordinances of Ceylon, having its registered office in Colombo, Ceylon, for a grant of exclusive privileges in respect of an invention entitled "A process for the manufacture of soles, heels, plates and the like for boots, shoes, slippers and footwear generally from scrap or crude or waste rubber," the Chief Secretary to Government has been pleased to accept the complete specification, No. 27 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

1st June, 1922.

(Date of the first publication of the above notice in the Gazette, 16th June, 1922.)

No. 3847.—Notification is hereby given that application, No. 6 of 1922, having been made by Thomas Emil Gjorup, contractor, a citizen of the United States of America, residing at Telok Anson, Perak, Federated Malay States, for a grant of exclusive privileges in respect of an invention entitled "The collapsible rubber pail or receptacle," the Chief Secretary to Government has been pleased to accept the complete specification, No. 28 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

22nd June, 1922.

(Date of the first publication of the above notice in the Gazette, 30th June, 1922.)

No. 3848.—Notification is hereby given that application, No. 41 of 1922, having been made by George Stothard of Malakoff Estate, Province Wellesley, Straits Settlements, for a grant of exclusive privileges in respect of invention entitled "Improvements in the method of and apparatus for collecting latex from rubber trees and other products extracted in a similar manner," the Chief Secretary to Government has been pleased to accept the complete specification, No. 26 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

16th June, 1922.

(Date of the first publication of the above notice in the Gazette, 30th June, 1922.)

No. 3849.—Notification is hereby given that application, No. 44 of 1922, having been made by Daniel Joseph O'Connor, Charles Adolph Nelson and Carl Nahabed, citizens of the United States of America, Mechanics, of 437 Eleventh Avenue, in the City, County and State of New York, United States of America, for a grant of exclusive privileges in respect of an invention entitled "Improvements in wire stretcher," the Chief Secretary to Government has been pleased to accept the complete specification, No. 30 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

24th June, 1922.

(Date of the first publication of the above notice in the Gazette, 30th June, 1922.)

"THE INVENTIONS ENACTMENT, 1914"—(cont.).

NOTICES OF ACCEPTANCE OF COMPLETE SPECIFICATIONS (SECTION 9)—(cont.).

No. 3850.—Notification is hereby given that application, No. 46 of 1922, having been made by John Flesher Newsom, a citizen of the United States of America, residing at Kuala Lumpur, Selangor, Federated Malay States, for a grant of exclusive privileges in respect of an invention entitled "A new and improved combination of mechanical devices operating from pontoons for effectively and economically extracting tin-ore or other mineral alluvial deposits from metalliferous ground by an improved process of operation," the Chief Secretary to Government has been pleased to accept the complete specification, No. 32 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

23rd June, 1922.

(Date of the first publication of the above notice in the Gazette, 30th June, 1922.)

No. 3851.—Notification is hereby given that application, No. 47 of 1922, having been made by John Flesher Newsom, a citizen of the United States of America, residing at Kuala Lumpur, Selangor, Federated Malay States, for a grant of exclusive privileges in respect of an invention entitled "A new and improved combination of mechanical devices operating from pontoons for effectively extracting tin-ore or other mineral alluvial deposits from metalliferous ground and a process of dredging effecting economical handling of the ground," the Chief Secretary to Government has been pleased to accept the complete specification, No. 33 of 1922, 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 a.m. and 3.30 p.m. (on Saturdays 8 a.m. and 12 noon).

By order of the Chief Secretary,

H. FRASER,

for Acting Under Secretary to Government, F.M.S.

23rd June, 1922.

(Date of the first publication of the above notice in the Gazette, 30th June, 1922.)

"THE LAND ENACTMENT, 1911."

INTERIM AWARDS UNDER SECTION 91.

No. 2626.—Whereas an area of 4 poles of land, formerly held by Tan King, of Ujong Permatang (whose present whereabouts is not known), under E.M.R. No. 2,723, situated at Tiram Burok, in the mukim of Ujong Permatang, in the district of Kuala Selangor, containing 9 acres, has been resumed by Government for a public purpose—to wit, a watercourse:

And whereas notice to appear before the Collector was duly served on the said Tan King, and whereas the said Tan King failed to comply with such notice:

Now, I, E. A. Helps, Collector of Land Revenue, Kuala Selangor, do hereby offer to the said Tan King the sum of cents eighty-three only as full compensation for the land aforesaid so resumed by Government, and I make interim award under the powers vested in me by section 91 of "The Land Enactment, 1911."

Dated at Kuala Selangor, this 26th day of April, 1922.

E. A. HELPS,

Collector, Kuala Selangor.

No. 2627.—Whereas an area of 2 roods 16 poles of land, formerly held by Le See, of Ujong Permatang, under E.M.R. No. 2,844, situated at Tromboh, in the mukim of Ujong Permatang, in the district of Kuala Selangor, containing 5 acres 10 poles, has been resumed by Government for a public purpose—to wit, a watercourse:

And whereas notice to appear before the Collector was duly served by substituted service on the said Le See, and whereas the said Le See failed to comply with such notice:

Now, I, E. A. Helps, Collector of Land Revenue, Kuala Selangor, do hereby offer to the said Le See the sum of dollars nineteen and cents eighty only as full compensation for the land aforesaid so resumed by Government, and I make interim award under the powers vested in me by section 91 of "The Land Enactment, 1911."

Dated at Kuala Selangor, this 26th day of April, 1922.

E. A. HELPS,

Collector, Kuala Selangor.

NOTICES UNDER SECTION 48 (iii).

No. 3916.—Whereas the registered owner of entry in the mukim register mentioned in the schedule hereunder died intestate over a year ago, and whereas no legal representatives of the deceased have been registered in this office, and whereas no proceedings are pending in any court to establish the claim of any representative:

I, George Alexander de Chazal de Moubay, Collector of Land Revenue, Kuala Kangsar, by virtue of the powers conferred on me by section 48 (iii) of "The Land Enactment, 1911," do hereby give notice that I shall, on behalf of the Ruler of the State, resume possession of the land hereunder mentioned after due publication of this notice in two consecutive issues of the *Gazette*.

SCHEDULE.

Nature and No. of title—E.M.R. 2,158. *Lot*—No. 1,795. *Area*—5 acres 1 rood 34 poles. *Mukim*—Chegar Galah. *Owner*—Kamarudin bin Itam Abdullah.

Dated at Kuala Kangsar, this 13th day of June, 1922.

G. A. DE C. DE MOUBRAY,

Collector, Kuala Kangsar.

No. 3917.—Whereas the registered owner of approved application mentioned in the schedule hereunder died intestate about four or five years ago, and whereas no legal representatives of the deceased have been registered in this office, and whereas no proceedings are pending in any court to establish the claim of any representative:

I, George Alexander de Chazal de Moubay, Collector of Land Revenue, Kuala Kangsar, by virtue of the powers conferred on me by section 48 (iii) of "The Land Enactment, 1911," do hereby give notice that I shall, on behalf of the Ruler of the State, resume possession of the land hereunder mentioned after due publication of this notice in two consecutive issues of the *Gazette*.

SCHEDULE.

Nature and No. of title—Approved application 1,122/16. *Lot*—No. 2,216. *Area*—3 acres. *Mukim*—Pulau Kamiri. *Owner*—Dris bin Mat Puteh.

Dated at Kuala Kangsar, this 13th day of June, 1922.

G. A. DE C. DE MOUBRAY,

Collector, Kuala Kangsar.

"THE LAND ENACTMENT, 1911"—(cont.).

PROPOSED REVOCATION OF RESERVE.

No. 3991.—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 reserve, described in the schedule hereto, which was created by Notification No. 225, published in the *Federated Malay States Government Gazette* of the 18th January, 1918:

Any person wishing to show cause against the revocation of the said reserve may do so by letter addressed to the Secretary to Resident, Perak, Taiping, which should reach the Secretariat not later than the 21st July, 1922, after which date no objections will be considered.

Dated at Taiping, this 21st day of June, 1922.

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

SCHEDULE.

District—Larut. Locality—Taiping township. Plan—No. 95-6. Lot—No. 1,325. Area—2 roods 28 poles. Boundaries—North, lots Nos. 1,321 and 1,327; East, lots Nos. 1,327 and 1,326; South, lot No. 1,326 and Upper Station Road; West, cooly lines and lot No. 1,321. Purpose of reserve—A Government building, viz., a Musafar Khana maintained by Officer Commanding the Malay States Guides and the Chief Police Officer, Perak.

"THE MINING ENACTMENT, 1911."

NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED.

No. 4007.—To the under-mentioned persons:

Whereas there is reason to believe that you have failed to comply with the labour conditions as laid down under section 21 (i) of "The Mining Enactment, 1911," in consequence whereof your mining leases have 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 leases should not be forfeited.

SCHEDULE.

Nature and No. of title.	Lot No.	Owners.	Area.	Boundaries.
			A. R. P.	
			BATU KURAU MUKIM.	
M.L. 764	20	Gan Tow	10 1 10	North, lot No. 30; East, lot No. 90; South, lots Nos. 24 and 39; West, lots Nos. 30 and 24
" 818	5	Lim Ho Chye <i>alias</i> Lim Ee Chye and Lim Ho Khuan <i>alias</i> Lim Ee Khuan	9 3 09	North, State land; East, lot No. 6; South, road; West, lot No. 4
			BUKIT GANTANG MUKIM.	
" 1,101	39	Percy Edward Cobham	2 2 20	North, lot No. 3,180; East, lot No. 3,180; South, lot No. 3,180; West, lot No. 3,180
" 1,102	40	"	22 1 17	North, lots Nos. 2,196, 2,197 and 3,182; East, lots Nos. 2,157, 2,158 and 2,159; South, lot No. 3,180; West, lot No. 3,180
" 1,130	45	Lim Cheng Khay	9 0 24	North, lot No. 2,461; East, lot No. 3,351; South, lot No. 44; West, lots Nos. 2,298 and 2,523

Dated at Taiping, this 14th day of June, 1922.

R. G. B. FARRER,
Collector, Larut.

No. 3720.—Whereas there is reason to believe that the persons enumerated in the schedule hereto have severally failed to fulfil the labour conditions of the leases herein shown as held by each of them respectively, in consequence whereof the said leases have become liable to forfeiture; now, with the approval of the Resident of Perak, I hereby call upon each of the said persons, within three months from the service on them of this notice, to show cause to the satisfaction of the Resident why the leases should not be forfeited.

SCHEDULE.

Nature and No. of title.	Plan No.	Area.	Date of title.	Under what Enactment issued.	Sheet No.	Lessees.
		A. R. P.				
				TEJA MUKIM.		
M.L. 9,927	17,353	97 1 11	15/3/12	M.E., 1911	178-14 & 188-2	Ng Ah Chong
				KAMPAR MUKIM.		
4,778	1,448	28 1 11	3/10/05	M.E., 1904	180-5	Koo Ah Nen, Koo Hoh Fong, Koo Hok Phen and Koo Hok Yen as administrator
4,817	2,134	5 0 17	7/12/05	"	169-12	Foo Choo Choon, Haji Fatimah binti Haji Din as representative and Ngah Bayan bin Chu Regab
6,129	12,845	24 1 16	5/5/10	"	189-14	William James Murison Allan as administrator
6,130	13,057	25 0 16	"	"	"	"
6,132	13,098	24 2 12	"	"	189-1	"
6,509	14,357	29 0 00	10/1/11	"	189-10, 13, 14 & 9	"
6,805	16,149	25 0 03	31/10/10	"	179-4 & 8	Wong Yi Shi and Wong Heng as administrators
6,881	16,147	4 3 20	3/5/08	"	179-4	Cheah Kim Shooi as representative
7,182	16,873	23 0 17	25/1/12	"	178-16, 188-4, 179-13 & 189-1	Haji Mohamed Saat bin Haji Ismail, Chong Si Tat and Haji Abdullah Indut bin Tambah
7,754	19,214	2 0 38	17/11/13	"	179-7	Pandak Abdulraof bin Mat Yasin
8,274	20,478	15 1 32	10/5/15	M.E., 1911	180-1	Chin Foon, Ng Ah Chong and Phang Kam
8,443	20,319	4 1 24	12/10/15	"	179-15	Lam Chong
8,693	20,307	4 3 33	20/9/16	"	179-11	"
9,176	22,932	1 3 31	10/6/18	"	179-4	Cheah Kim Shooi as representative
9,725	25,092	29 2 35	15/4/19	"	180-14	Tan Kheam Keat
9,929	11,423	113 2 05	28/3/07	"	169-12 & 16	Ng Ah Chong
				S. RAJA MUKIM.		
6,498	14,745	11 0 18	23/5/10	M.E., 1904	149-10	Raja Busu binti Raja Ali
6,964	16,251	8 0 12	29/12/11	"	149-4	Puteh Taipah binti Dato Muda Sator, Lim Ah Yee, Tan Hai and Mohamed Rasid bin Dato Paduka
9,933	16,532	10 0 28	4/3/12	M.E., 1911	149-3 & 7	Noordin bin Mohamed Yassin
				BLANJA MUKIM.		
5,803	10,101	6 1 21	14/5/09	M.E., 1904	158-1	Ong Eng Swee
7,074	16,933	9 2 26	11/6/08	"	148-5	Tam Kow, Voo Yew and Kong Yuk Tong

Dated at Batu Gajah, this 7th day of June, 1922.

RAJA AHMAD,
Collector, Kinta.

"THE MINING ENACTMENT, 1911"—(cont.).

NOTICES TO LESSEES TO SHOW CAUSE WHY LEASES SHOULD NOT BE FORFEITED—(cont.).

No. 4008.—To Arthur Noel Kenion as representative of the estate of Rahmah binti Kulup Lembang, deceased, Haji Saripah binti Abdullah and Arthur Noel Kenion as trustees, Ian *alias* Che Ian binti Kulup Lembang, Haji Saripah binti Abdullah, Mat Jahaya bin Kulup Lembang, Haji Abdulrahman bin Kulup Lembang, Inche Zabidah binti Kulup Lembang, and Inche Rakiah binti Kulup Lembang:

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. 4,422, dated the 15th August, 1904, and issued under the "Mining Enactment, 1899," comprising the land following—namely:

Situation—Mukim of Ulu Kinta. *Plan*—No. 2,311. *Area*—9 acres 2 roods 33 poles. *Boundaries*—North, plan No. 2,311A; East, plan No. 2,310; South, plans Nos. 14,349 and 14,350; West, road;

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 this 17th day of June, 1922.

T. S. ADAMS,
Collector, Kinta.

No. 3717.—To Chay Yau, of Kuala Lumpur:

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. 821, dated the 19th June, 1905, comprising the land following—namely:

Situation—Portion No. 967. *Area*—32 acres 20 poles. *Mukim*—Cheras;

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 this 2nd day of June, 1922.

J. HUGGINS,
Collector, Ulu Langat.

No. 3718.—To Kan Ching, of Kajang:

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. 600, dated the 17th June, 1903, comprising the land following—namely:

Situation—Portion No. 137. *Area*—13 acres 2 roods 5 poles. *Mukim*—Cheras;

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 this 2nd day of June, 1922.

J. HUGGINS,
Collector, Ulu Langat.

No. 3719.—To Louis Bonn:

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. 1,022, dated the 24th December, 1906, comprising the land following—namely:

Situation—Portion No. 202. *Area*—4 acres 3 roods 31 poles. *Mukim*—Cheras;

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 this 2nd day of June, 1922.

J. HUGGINS,
Collector, Ulu Langat.

"THE REGISTRATION OF TITLES ENACTMENT, 1911."

NOTICES UNDER SECTION 83.

No. 3723.—Application having been made to the Registrar of Titles, Perak, at Taiping, by Long Judiah binti Haji Mohamed Kahar, for herself and as representative of the estate of Jaihar bin Mohamed Karachow and Ngah Tijah bin Ngah Thoba as representative of the estate of Samat bin Ngah Thoba, for a provisional certificate of title to the land held under grant for land No. 9,237, plan No. 14,687, mukim of Ulu Kinta, on the ground that the said Jaihar, Long Judiah and Samat are the registered owners thereof and that the duplicate of the said title 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 thirty days from the date of publication of this notice good cause be shown to the Registrar of Titles for refusing this application, the provisional certificate of title applied for will, subject to the provisions of the said section 83, be granted.

REGISTRY OF TITLES, PERAK, TAIPING,
16th June, 1922.

J. W. W. HUGHES,
Registrar of Titles, Perak.

No. 3724.—Whereas declaration has been made—

By Ngaw Shun, of loss of document of title—to wit, grant No. 107, lot 9, section 11, in the town of Kuala Kubu:

By Foo Thean Hin, of loss of document of title—to wit, certificate of title No. 5,653, lot 55, section 4, in the town of Kajang:

Notice is hereby given that provisional certificates of titles 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 OF TITLES' OFFICE, KUALA LUMPUR,
16th June, 1922.

W. R. BOYD,
Registrar of Titles, Selangor.

No. 5025.—PRICE OF CHANDU DROSS.—

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 dross:

First quality	\$4.50 per tahil
Second „	1.50 „

The quality is determined by the Superintendent.

Notification No. 2244, published in the *Gazette* of the 20th July, 1917, is hereby revoked.

TENDERS INVITED.

REBUILDING BEACON, KUALA KURAU, KRIAN.

Tenders will be received at the office of the State Engineer, Perak, Taiping, up to noon of the 25th July, 1922, for the rebuilding beacon at Kuala Kurau, Krian.

Plans and specifications may be seen and all particulars obtained at the office of the Executive Engineer, Krian, at Parit Buntar, 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, Krian.

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

REPAIRS TO GOVERNMENT BUILDINGS, BATANG PADANG DISTRICT.

Tenders will be received at the office of the Secretary to Resident, Perak, Taiping, up to noon of the 31st July, 1922, for the repairs to Government buildings, Batang Padang district, for one year, from the date of signing contract.

Specifications may be seen and all particulars obtained at the office of the Executive Engineer, Batang Padang, at Tapah, 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.

SUPPLY OF BROKEN METAL FROM VARIOUS QUARRIES, RAUB DISTRICT.

Tenders will be received at the office of the Secretary to Resident, Pahang, Kuala Lipis, up to noon of Tuesday, the 18th July, 1922, for the supply of broken metal from the following quarries from 1st August, 1922, to 31st December, 1922.

QUARRIES.

PAHANG TRUNK ROAD.—26th mile 62nd chain, 29th mile 58th chain, 40th mile 63rd chain, 47th mile 49th chain, 54th mile 68th chain, 56th mile 78th chain, and 60th mile 14th chain.

BATU TALAM ROAD.—5th mile 22nd chain, 8th mile 45th chain, 8th mile 78th chain, and 9th mile 42nd chain.

TRAS-BENTONG ROAD.—53rd mile 13½ chain, 57th mile 22nd chain, 58th mile 58th chain, 60th mile 60th chain and 62nd mile 75th chain.

GINTING SIMPAH ROAD.—73rd mile, 82nd mile, 84th mile 40th chain, 89th mile 10th chain, 89th mile 40th chain, 90th mile 37th chain, 90th mile 47th chain, 91st mile 42nd chain, 93rd mile 29th chain and 93rd mile 67th chain.

BENTONG-TELEMONG ROAD.—71st mile 8th chain, 77th mile 74th chain, 79th mile 70th chain, 80th mile 32nd chain, 83rd mile 6th chain, 85th mile 20th chain, 89th mile, 91st mile 40th chain, 92nd mile, 93rd mile 34th chain, 99th mile 6th chain, 99th mile 22nd chain, 101st mile 19th chain, 104th mile 20th chain, 108th mile to 110½ mile.

CHAMANG ROAD.—4th mile 15th chain, 4th mile 39th chain.

TIN BENTONG.—Mining metal (subject to arrangements between contractor and manager, Tin Bentong, as to royalty if any and upkeep of approach road).

The tenderers are to bear in mind that the Government does not undertake to provide lines for coolies of contractors or cattle sheds for their cattle. The existing lines may be made use of by the contractors but the Government will not be responsible for the upkeep of temporary buildings. Contractors will have to remove the overburden from their respective quarries.

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

Tenders must be labelled as specified above, and must be made on the tender forms 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.

SUPPLY OF BAKAU FIREWOOD AT PORT WELD.

1. Tenders are invited for the supply of bakau firewood in quantities of not more than 40,000 pikuls per month delivered at Port Weld for use of the Federated Malay States Railways.

2. Tender forms and further particulars may be obtained on application to the Controller of Timber Supplies, Kuala Lumpur, on any working day during office hours.

3. Sealed tenders, endorsed "Tender for the supply of bakau firewood at Port Weld," will be received at the office of the Under Secretary, Federated Malay States, Kuala Lumpur, till noon on Friday, the 28th July, 1922.

4. No free passes or free transport by rail will be allowed.

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

SPECIAL SERVICES, 1922.

SUPPLY OF LABOUR, ETC., FOR NEW ROADWAY AT KLUANG.

Tenders are invited for the supply of all labour and materials for metalling the new roadway at Kluang. Tenderers should state price per square yard of finished road with 6" bottom metal hand packed with 3" top metal and blinding with sand and gravel and rolling same with 10 tons steam roller complete to the required levels. The Railway Department will supply the roller free of charge. The contractor will supply all labour, fuel, etc., in connection with the roller.

Plans and specification may be seen and all particulars obtained at the offices of the Engineer for Ways and Works, Kuala Lumpur, and the District Engineer, Johore Bahru, any working day during office hours.

Sealed tenders on printed forms to be obtained at the above offices, endorsed "Tender for metalling roadway, Kluang," will be received at the office of the General Manager, Railways, Kuala Lumpur, up to noon of Wednesday, 26th July, 1922.

Two 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.

IN THE SUPREME COURT OF THE FEDERATED MALAY STATES.

COMPANIES (WINDING-UP) NO. MISC. CIVIL APPLICATION 54/22.

IN THE MATTER OF "THE COMPANIES ENACTMENT, 1917,"

AND

IN THE MATTER OF "NAWNG PET TIN" LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named Company by the Supreme Court of the Federated Malay States was on the 26th day of June, 1922, presented to the said Court by the United Engineers, Limited, of Ipoh. And that the said petition is directed to be heard before the Court sitting at Ipoh on the 28th day of July, 1922; and any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

MAXWELL & KENION,

Ipoh, Perak.

Solicitors to the United Engineers, Limited.

NOTE.—Any person who intends to appear on the hearing of the said petition either to oppose or support the same must serve on or send by post to the Registrar of the Court and to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm or his or their solicitor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the Registrar of the Court and the above-named not later than four o'clock in the afternoon of the 27th day of July, 1922.

TRADE-MARK.

NOTICE is hereby given that W. & A. Bates, Limited, of St. Mary's Mills, off Narborough Road, Leicester England, rubber manufacturers, are the owners and sole proprietors of the following trade-mark:

BATES

The said trade-mark is used in respect of the description of goods, following—that is to say:

India rubber tyres and rubber goods generally.

Any imitation or fraudulent use of the said trade-mark will be dealt with according to law.

H. V. WILLIAMS & Co.,

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