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The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

අංක 1626/19 - 2009 නොවැම්බර් 06 වැනි සිකුරාදා - 2009.11.06

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(Published by Authority)

PART III — LANDS

Land Reform Commission Notices

Statutory Determination No. : 4606,

Unique No. : Co 3436.

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM ACT, No. 01 OF 1972

SINCE Mr. Muhandiram Don Themis Karunathilake residing at 142/2, Devika Gardens, Polhengoda Road, Colombo 05 has a made statutory declaration under Section 18 of Land Reform Act, by virtue of the powers vested in the Land Reform Commission by Section 19 of the Act. The Commission has made a Statutory Determination determining the portion of land allowed to be kept by the tenant out of Agricultural lands which were belonging to him. Portion of Agricultural lands which the statutory tenant was allowed to keep consists of the following Schedule.

NIMAL G. PUNCHIHEWA,

Attorney-at-Law,

Chairman,

Land Reform Commission.

Land Reform Commission,
No. C 82, Hector Kobbekaduwa Mawatha,
Colombo 07.
30th October, 2009.

Schedule

The portion of land shown as Lot No. 624 in Extent 20.2342 Hectares out of the land called Kekunahena, Kotalawalahena, Galaudahena, Galaudhene, Galabodahena and Kambokkawehena, depicted in VP No. 250 A prepared by Surveyor General, situated in the village Kukulegama in the Minor Division Kukulekorale in the Divisional Secretary's Division, Kalawana in Ratnapura District in Sabaragamuwa Province and trees, other cultivations and buildings standing thereon.

11-607/1

*Statutory Determination No. : 564,
Unique No. : MAHA/496.*

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM ACT, No. 01 OF 1972

SINCE Mr. Leelananda Madawala residing at Champion Group, Bogawantalawa has made a statutory declaration under Section 18 of land Reform Act, by virtue of the powers vested in the Land Reform Commission by Section 19 of the Act, the Commission has made a statutory determination determining the portion of land allowed to be kept by the tenant out of agricultural lands which were belonging to him. Portion of Agricultural Lands which the statutory tenant was allowed to keep consists of the following Schedule. The statutory determination No. 3974 published in the *Gazette Extraordinary* of the Democratic Socialist Republic of Sri Lanka No. 667/14 dated 21st June, 1991 is hereby cancelled.

NIMAL G. PUNCHIHEWA,
Attorney-at-Law,
Chairman,
Land Reform Commission.

Land Reform Commission,
No. C 82, Hector Kobbekaduwa Mawatha,
Colombo 07.
30th October, 2009.

Schedule

(1) The portion of land shown as Lot No. 268 in extent 01A., 2R., 39P. out of the land called Palu Pattiya depicted in FVP No. 133 prepared by Surveyor General, situated in the village Madawala in the Minor Division East in Udapalatha Korale in Divisional Revenue Officer's Division, Thumpane in Kandy District in Central Province and trees, Other cultivations and buildings standing thereon.

(2) The portions of land shown as Lot No. 121, 122 and 125 in extent 48A., 1R., 21P. out of the land called Horombuwawatte depicted in FVP No. 2511 prepared by Surveyor General, situated in the village Horombuwa in Devemedihathpattuwa Minor Division in Divisional Revenue Officer's Division, Wariyapola in Kurunegala District in North Western Province and trees, other cultivations and buildings standing thereon.

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