ශී ලංකා පුජාතාන්තුික සමාජවාදී ජනරජයේ ගැසට් පතුය

The Gazette of the Democratic Socialist Republic of Sri Lanka

අංක 1957/17 - 2016 මාර්තු මස 09 වැනි බදාදා - 2016.03.09 No. 1957/17 - WEDNESDAY, MARCH 09, 2016

(Published by Authority)

PART III — LANDS

Land Reform Commission Notices

Statutory Determination No. 2515 Unique No. : Maha/167

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

MR. Jayaweera Karunaratne residing at Thispane, Nawalapitiya has made a statutory declaration under Section 18 of the Law, by virture of the powers vested in the Land Reform Commission under Section 19 of the Law, a portion of the statutory determination has been made by the Commission out of the agricultural lands owned by the statutory Lessee which he shall be allowed to retain it has been published in the *Gazette Extraordinary* of the Democratic Socialist Republic of Sri Lanka No. 227/5 dated 25.08.1976 under statutory determination No. 2515. The portion of agricultural land which the statutory lessee was allowed further to retained in order to fill the lack of the statutory determination is described in the following Schedule.

T. A. SUMANATHISSA THAMBUGALA, Chairman, Land Reform Commission.

No. C 82, Hector Kobbekaduwa Mawatha, Colombo 07, 07th March 2016.

Schedule

1. The Lot No. 05 and 06 in extent 03A, 2R and 14P out of the land called Kadiyanlena waththa depicted in Preliminary Plan No. 959 prepared by Survey General and situated in Kadiyanlena Village in Pasbage Korale Minor Division in Divisional Revenue Officer's Division, Pasbage Korale in the District of Kandy in Central Province, together with trees and buildings standing thereon.

03-614/1

Statutory Determination No. 4637

Unique No.: R/227

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

MR. Diyonis Appuhami Rajapaksha Dissanayake residing at "Leela Nivasa", Omalpe Diyapota has made a statutory declaration under Section 18 of the Law, and since he has now demised, by virture of the powers vested in the Land Reform Commission under Section 19 of the Law, a statutory determination has been made by the Commission in connection to his estate determining the portion of agricultural land which the statutory Lessee should be allowed to retain out of the lands owned by him. The portion of agricultural land which the statutory lessee was allowed to be retained described in the following Schedule.

T. A. Sumanathissa Thambugala, Chairman, Land Reform Commission.

No. C 82, Hector Kobbekaduwa Mawatha, Colombo 07, 07th March 2016.

Schedule

1. The Lot No. 391, 394, 395, 396, 401 and 402 in extent 16A., 0R., 17.12P., out of the land called Kethigawathenna depicted in supplement No. 35 of village plan No. 759 prepared by Survey General and situated in Godawela village in Grama Niladhari Division No. 217A, Thumpane in Diyapotagam Paththu Minor Division in Divisional Secretary's Division, Kollonne in the district of Rathnaputa in Sabaragamuwa Province, together with trees and buildings standing thereon.

03-614/2