

## STATUTORY RULES AND ORDERS, NO. 85.

S. R. O.  
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RULES MADE BY THE GOVERNOR IN COUNCIL UNDER THE AUTHORITY OF  
SECTIONS 18 AND 32 OF THE FOREST, SOIL AND WATER CONSERVATION  
ORDINANCE (CAP. 129).

**1. Short Title.** These Rules may be cited as the  
**CROWN LANDS FOREST PRODUCE RULES.**

**2. Interpretation.** In these Rules unless the context otherwise requires---

“tree” includes palms, bamboos, stumps, brushwood and canes ;

“timber” includes trees before and after they have fallen or been felled and all wood whether cut up or fashioned for any purpose or not ;

“forest produce” includes (i) trees and leaves, flowers and fruits, and all other parts or produce of trees ; (ii) plants not being trees (including grass and creepers) and all parts and produce of such plants ;

“Forest Rangers” includes any person for the time being carrying on the duties of a Forest Ranger ;

“remnant” includes parts of trees that have fallen, of which some considerable part has already been worked or destroyed by fire or otherwise ;

“registered property mark” means a property mark registered under rules 23 to 31 of these Rules the registration of which has not expired and which is covered by a licence to carry and use the same.

**3. Concessions.** Concessions to cut timber or to extract forest produce, may either be put up to tender or to auction or may be granted by the Chief Forest Officer on conditions approved by the Governor.

**4. Licences.** (1) Licences to cut timber or to extract forest produce may be granted at his direction by the Chief Forest Officer.

(2) Applications for licences shall be made in Form I in the First Schedule to these Rules and shall be addressed to the Chief Forest Officer. Such applications shall state clearly the nature and quantity of the timber required, the purpose for which it is required, the area and locality in which it is proposed to cut or extract the same, the period for which the licence is required, and such other particulars as may be desirable. Applications for licences for timber

to be cut by contractors to Government Departments shall be accompanied by a certificate of authority from the Head of the Department concerned or from some officer duly authorized by him to issue such certificate.

(3) Licences shall include licences to cut a specified number of trees, a specified quantity of timber, to extract a specified quantity of forest produce in or from a specified area of Crown Lands and Forest Reserves or to burn charcoal on Crown Lands. Such licences shall be in the appropriate Form of the First Schedule to these Rules, viz.:—

Form 2—Forest Produce other than timber.

Form 3—A special number of trees or quantity of timber.

Form 4—Timber to burn charcoal on Crown Lands.

5. **Receipts.** Receipts for compensation for forest offences, for extension fees and for royalties paid under licences in Forms 2, 3 and 4 in the First Schedule shall be in Form 5 in the First Schedule to these Rules.

6. **Forest Ranger to assist in filling Application Form.** On verbal application being made for a licence, the Forest Ranger of the locality in which the forest produce is situate shall assist the applicant to fill in Part (1) of Form I of the First Schedule to these Rules and where the applicant is illiterate, shall certify his signature or mark.

7. **Stamping of trees.** (1) If the Forest Ranger recommends the issue of a licence in Form 3 where royalty is to be paid according to girth measurement, he shall inspect, measure, and stamp with the Government Sale Marking Die the trees applied for, in the presence of the applicant or his agent, and shall record in Part (2) of Form I their description and girth measurements together with his recommendation for a licence. He shall then hand the Form I to the applicant or his agent who shall present it at the Revenue Office.

(2) If the Forest Ranger recommends the issue of a licence in Form 3 where royalty is to be paid according to cubical measurement or according to number where shingles are being worked he shall stamp with the Government Sale Marking Die such trees or remnants of such trees as he considers necessary, and shall record their particulars in Part (2) of Form I together with his recommendation for a licence. He shall then hand the Form I to the applicant or his agent who shall present it at the Revenue Office.

(3) No tree or timber stamped under this rule shall be cut or worked till a licence has been issued therefor.

8. **Granting of Licence.** The Chief Forest Officer shall at his discretion decide whether or not he shall grant a licence and shall note his decision on Part (3) of Form I. Should he refuse to grant a licence applied for in Form 3, he shall instruct the Forest Ranger to seize with the Government Seizure Mark all trees or remnants which

have been marked with the Government Sale Marking Die under rule 7 of these Rules.

**9. When trees may be cut.** No trees or timber shall be cut under a licence in Form 3 with royalty paid according to cubical measurement, or according to number where shingles are being worked, unless it be dead, windfallen, diseased, unsound or a remnant or unless the length of workable stem is less than 24 feet. All other trees shall be paid for by girth measurement, save where specially authorized by the Chief Forest Officer for silvicultural reasons.

**10. Payment in advance.** All royalties payable under licences shall be paid before such licences are delivered to the licensee or his agent.

**11. Trees to be Stamped before being cut.** No tree or remnant shall be cut under a licence in Form 3 unless the same has been stamped with the Government Sale Marking Die by an Officer duly authorized in that behalf, in the presence of the licensee or his agent, and the girth measurement of every such tree, and the measurement of every such remnant shall be recorded on the licence. No green standing tree of classes I and II shall be stamped for cutting or shall be cut under a licence in Form 3 unless it exceeds at the point at which it is measured the minimum girth shown in the right-hand column in the Fourth Schedule to these Rules.

**12. Measurement of trees.** All trees exceeding five feet in girth to be cut under any licence granted under these Rules on which royalty is calculated according to their girth measurements shall be measured at a height of four feet three inches from the ground: Provided that if the tree has large buttresses its girth may be measured at such height from the ground not exceeding eight feet as represents the junction of the top of the buttresses with the trunk, and a note to that effect shall be made on the licence form. Trees of less than five feet in girth shall be measured for the calculation of royalty at such lesser height from the ground at which they are to be cut. In all cases where trees are to be cut at a height less than four feet three inches from the ground, the Forest Ranger shall make a check measurement at a point below that at which the tree is to be cut, and shall record such measurement on the licence.

**13. Marking of trees.** No tree or remnant shall be cut under licence in Form 3 until the same has been marked in paint or tar with the serial number allotted by the Forest Ranger and either with the initials of the licensee in letters not less than three inches high, or with his registered property mark, on a blaze prepared for that purpose by the licensee or his agent.

**14. Removal permits.** (1) No timber shall be removed from any tree or remnant cut under a licence in Form 3 nor any other produce cut under a licence in Form 2 until all royalty payable under such licence

In addition to that already paid under rule 10 of these Rules has been paid and receipt for such payments has been obtained from the Revenue Officer and a removal permit has been obtained from an Officer duly authorized to grant the same.

(2) Removal permits shall be in Form 6 in the First Schedule to these Rules and shall be granted by such person as may be duly authorized in writing in that behalf by the Chief Forest Officer. The date of expiry of a removal permit in Form 6 shall in no case be later than the date of expiry (including extensions if any) of the licence under which the timber to be removed was cut. Such licence shall be presented to the officer issuing the permit when a removal permit is applied for.

(3) No removal permit shall be granted for any timber cut under a licence in Form 3 until each piece has been stamped with a Government Sale Marking Die by an Officer duly authorized in that behalf. It shall be the duty of the licensee to have the timber so arranged as to facilitate the stamping of the same. Each piece of timber to be removed that exceeds half a cubic foot in measurement shall, in addition, be clearly marked in paint or tar with a serial number, with the initials of the licensee in letters not less than three inches high and with the serial number of the tree by the licensee or his agent: Provided that such timber may be marked with the licensee's registered property mark instead of with his initials in paint or tar, and the serial numbers may, in like manner, be stamped in figures not less than  $\frac{3}{4}$  of an inch high.

(4) No removal permit shall be granted for any timber on which royalty is payable by the cubic foot obtained from a tree or remnant cut under a licence in Form 3 until all marketable timber obtainable from such tree or remnant has been fashioned and paid for.

15. Unsound trees. If any tree to be cut under any licence granted under these Rules on which royalty is calculated according to its girth measurements shall prove to be unsound the licensee shall work up all sound timber in such tree and shall pay royalty thereon by the cubic foot; and the Forest Ranger may stamp another tree of as nearly as possible the same size, and the licensee shall pay any increase of "royalty" which may thereby be incurred.

16. Expiry and extensions of licence. Every licence granted under these Rules shall be returned to the Officer who granted the same on its expiry, or on any previous date on which work under it has been completed; and all timber or other forest produce cut, collected or extracted under it that has not been removed under a duly authorized removal permit, shall remain the property of the Crown free of all claims unless such licence has been extended by the proper Officer. A fee of fifty cents a week may be charged for any such extension unless otherwise provided in such licence. Every receipt

for such fee shall be in Form 5. Every extension shall commence from the date of expiry of any previous extension. Such extension shall be obtained on a certificate of the Forest Ranger, showing the amount of work remaining to be done under the licence.

**17. Timber, etc., property of Government.** No timber or other forest produce cut, collected or extracted under a licence granted under these Rules shall become the property of the licensee until all royalties and dues payable in respect of such timber or forest produce have been paid, and until a receipt in Form 5 has been obtained from the Revenue Office and until such timber or forest produce has been removed under a duly issued removal permit, or licence permitting removal.

**18. Royalties and Dues.** The royalties and dues payable under licences granted under these Rules shall be those prescribed in the Second and Third Schedule to these Rules: Provided that where for silvicultural reasons it is desirable to dispose of forest produce, and in the case of stunted and abnormal trees, the royalties shall be such as may be fixed by the Chief Forest Officer.

**19. Licence re property marks.** Licences to possess, carry and use a registered property mark on Crown Lands shall be granted by the Chief Forest Officer in Form 7 in the First Schedule to these Rules and shall be subject to the conditions therein stated.

**20. Registered property marks.** (1) The Chief Forest Officer at his discretion may refuse to register any property mark on account of its similarity to any existing mark, or to any mark used by Forest Officers or for any other reason which to him may seem sufficient.

(2) Registration of a property mark shall hold good from the date of such registration until the following 31st day of December and for the next succeeding two years, and registration of a classification mark shall hold good for the same period as that for which the property mark to which it is subsidiary is registered.

(3) A registered property mark shall, so long as its registration has not expired and it is covered by an unexpired licence to carry and use the same, be available for use on any Crown Land within the Colony.

(4) The design of a registered property mark may be borne by one or more hammers. When the design of such after the first shall be numbered serially from the number 2 onwards, it shall denote that it forms one of a series of hammers registered as the same mark. No additional registration fee shall be payable in respect of such additional hammers, but any modification or alteration, other than the addition of such number in the design of such mark shall be separately registered.

21. **Fees for registration of property marks.** Fees for the registration of property marks shall be as follows:

For each property mark registered	.....	\$4.60
For each year for which the registration of a property mark is renewed	.....	\$1.20
For the transfer of a property mark	.....	\$2.40

22. **Renewal of registration of property mark.** Every renewal of the registration of a property mark shall commence from the date of expiry of the original registration or the last subsequent of such registrations.

23. **Property mark certificate.** The Chief Forest Officer on registering a property mark shall grant to the owner thereof a certificate in Form 8 in the First Schedule to these Rules.

24. **Payment in advance for renewal of property mark.** No registration or renewal of the registration of a property mark shall be granted until the fees payable in respect of such registration or renewal of registration have been paid.

25. **Offences.** Any person who—

(a) marks any standing tree or any timber on Crown Lands with a marking hammer or other implement for impressing marks on timber other than a property mark or a classification mark duly registered under these Rules, the registration of which has not expired and which is covered by an unexpired licence granted by a duly authorized Forest Officer; or

(b) impresses any property mark or classification mark on any tree or timber on Crown Lands save under the authority of a duly authorized Forest Officer; or

(c) alters, defaces or obliterates any registered property mark or classification mark placed on any tree or timber under the authority of a duly authorized Forest Officer; or

(d) impresses a classification mark on any timber on Crown Lands which does not already bear the impressed property mark of the owner of such classification mark,

shall be liable on summary conviction to a penalty not exceeding twenty-four dollars or, in default, to imprisonment with or without hard labour for a term not exceeding two months and in addition to such punishment, the registration of his property mark may be cancelled.

26. **Cancellation of licence.** Breach of any of these Rules or of the conditions of any licence granted under them shall render any such licence liable to cancellation in addition to the forfeiture of all claims to timber or forest produce cut, collected or extracted under such licence.

## FIRST SCHEDULE.

FORM 1.

(Rule 4 (2)).

## APPLICATION FOR WOODCHITTING LICENCE.

To the Chief Forest Officer :

## PART (1).

No.....

Species of tree and Quantity or Nature of Forest Produce.....

Locality.....

Purpose for which required.....

Residence of applicant.....

Date of application.....

Witness to Marks :

Dated .....

*Signature of Applicant.*

## PART (2). \*

I recommend that a licence in Form..... for.....  
 be granted to the applicant and I certify that on the.....  
 .....19.....I inspected, measured and stamped the  
 undermentioned tree with the Government Sale Marking Die No. ....

Royalty payable.....

Dated .....19.....

.....  
*Forest Ranger.*  
*Forest Guard.*

*Note : \* Fill in number of Form.*  
*Strike out words not required.*

*If licence is to be in Form 3 by girth measurement insert species and girth measurement of tree and if by cubical measurement insert species and whether dead or fallen trees or remnants : state clearly whether royalty is to be paid according to girth or cubical measurement.*

*If licence is to be in any other Form no entry is required.*

(PART 3).

Licence No.....In Form..... Issued on ..... 19.....  
refused

Receipt No..... Royalty paid \$

.....  
for Financial Secretary.

FORM 2. (Rule 4 (3)).

LICENCE FOR FOREST PRODUCE OTHER THAN TIMBER FROM CROWN LANDS  
AND FOREST RESERVES.

Licence No.....

extract

Licence to ..... the undermentioned forest produce from Crown  
collect

Lands at.....

Forest Reserve.....

during the next ensuing..... days  
months is hereby granted

to..... of .....

under the Crown Lands Forest Produce Rules and subject to the  
following conditions :

1. That this licence is not transferable. It may not be sublet nor may the licensee allow any person to work under it on payment to him of any consideration whatsoever.
2. This licence expires on..... and must then be returned to the Forest Ranger whether the whole of the produce has been extracted or not.
3. That the licensee pays to the Revenue Officer at..... the royalty due on all the forest produce to be extracted or collected under this licence before it is issued.
4. That this licence together with every receipt for money paid in respect of it must always be kept with the licensee or his agent in the forest while forest produce is being cut, extracted or collected, and must be produced on the demand of any Forest Officer or member of the Police Force.
5. That the licensee only cuts firewood or rods such green standing trees as are pointed out to him or his agent by the Forest Ranger and are stamped with the Government Sale Marking Die for this purpose.
6. That all forest produce extracted or collected under this licence must be brought to.....

for inspection and check and that the licensee shall not, from such place, dispose of or consume any of the forest produce until it has been checked or measured by the Forest Ranger and a permit has been duly issued to remove same.

- 7. That no tree may be felled for the purpose of collecting or extracting "Wist", "Mahaut", "Lanes", "Seguine", "Tanbark", or "Orchids." No tree may be cut or injured except branches under three inches in diameter.
- 8. Breach of any condition of this licence or of the Crown Land Forest Produce Rules under which it is issued renders it liable to cancellation in addition to the forfeiture of all claims to forest produce cut or collected under it.

Kind of Produce.....  
 Amount or quality or number of men to be employed.....  
 .....19.....

.....  
*for Chief Forest Officer.*

*Note : Strike out words not required.*

REVERSE SIDE OF LICENCE.

Produce	Royalty Value \$	No. of receipt	Date of payment	Initials of inspecting officer and date of inspection

FORM 3.

(Rule 4(3))

LICENCE TO CUT TIMBER ON CROWN LANDS AND FOREST RESERVES.

Licence No. ....

Licence to cut.....  
 within that parcel of Crown Lands or Forest Reserve situate in  
 .....and described below :--

is hereby granted to.....of.....  
 for.....weeks  
 from the.....  
 months

9. . . . . under the Crown Lands Forest Produce Rules and subject to the following conditions :

1. That this licence is not transferable, nor may it be sublet, nor may the licensee allow any person to work under it on payment to him of any consideration whatever.
2. That the licensee only cuts such trees or such remnants as are stamped for cutting under this licence with the Government Sale Marking Die by the Forest Ranger, and before cutting such trees or remnants marks the stumps below the felling point or such portions of the remnants as are to be left over, with his initials in paint or tar in letters not less than 3 inches high, or with his registered property mark, and with the serial number allotted by the Forest Ranger, in such a way that such marks are visible at the expiration of the licence.
3. That no timber cut under this licence shall become the property of the licensee until all royalties and dues payable under it have been paid and until the timber has been removed under a removal permit duly granted for that purpose.
4. That the licensee pays at the Revenue Office, at . . . . . at the rates prescribed in the Crown Lands Forest Produce Rules the royalty due under this licence before it is issued.
5. That the Chief Forest Officer may require that any tree cut under this licence must be sawn into boards, planks or scantlings at the place where the tree is cut.
6. That this licence together with every receipt for money paid in respect thereof must be kept in the possession of the person in charge of work in the forest as long as the timber is being cut, converted or removed. It must be produced on the demand of any Forest Officer or member of the Police Force, and it must be returned to the Forest Ranger on its expiry or on any previous date on which work under it has been completed.
7. That no timber is removed from the place where any tree or remnants are cut or worked until the whole of the marketable timber obtainable from such tree or remnant has been cut and paid for, and has been inspected, measured and stamped with the Government Sale Marking Die by the Forest Ranger and until a removal permit has been issued. No removal permit will be granted until all pieces of timber obtained that exceed half of a cubic foot in measurement have been clearly marked by the licensee with his initials in paint or tar, or with his registered property mark, and with the serial number of the tree.
8. That this licence must be produced when a removal permit is applied for, in order that the number and date of expiry of the removal permit and the quantity of timber to be removed may be indorsed on it by the Officer issuing the removal permit. The date of expiry of the removal permit must not be later than the date of expiry of the licence.

9. That on the expiry of this licence any timber cut under it and left in the forest shall remain the property of the Crown unless an extension of this licence has, on the application of the licensee been granted. A charge of forty-eight cents per week may be made for any such extension.
10. Breach of any condition of this licence or of any of the Crown Lands Forest Produce Rules under which it is granted renders it liable to cancellation in addition to the forfeiture of all claims to timber cut under it.

.....19.....

.....  
for Chief Forest Officer.

*Note: Insert particulars of trees or timber granted under the licence.*

REVERSE SIDE OF LICENCE.

To be filled in at the Revenue Office.

Payment to be made according to.....measurement.

Serial No.	Species	Girth or Quantity	Royalty Value \$	No. of receipt	Date of payment

To be filled by the Forest Ranger.

Serial No.	Species	Amount obtained	Initials of inspecting officer; date of inspection

Details of removal permit.

No. of permit	Date of issue	Date of expiry	Species and quantity of timber and dimensions

*Note. Insert the words "girth" or "cubical."  
Insert girth if payment is to be made by girth measurement and quantity in cubic feet if by cubical measurement.  
Measurement only required to be filled in where it is cubical.*

FORM 4.

(Rule 4 (3)).

Licence No.....

LICENCE TO CUT TIMBER TO BURN CHARCOAL ON CROWN LANDS OR  
FOREST RESERVES.Licence to cut timber to burn Charcoal on.....  
Crown Lands.....  
Forest Reserve..... situated in.....  
is hereby granted to.....  
of..... under the Crown Lands  
Forest Produce Rules and subject to the following conditions :-

1. This licence is not transferable.
2. This licence expires on..... and must then be returned to the Forest Ranger.
3. The licensee must pay royalty due to the Revenue Officer at.....
4. This licence, together with every receipt for money paid in respect of it, must always be kept with the licensee or his agent in the forest while wood is being cut or charcoal extracted and must be produced on the demand of any Forest Officer.
5. On the expiry of the licence all wood cut and all charcoal obtained under it and left on Crown Lands shall remain the sole property of the Crown.
6. The licensee may only open charcoal pits on sites indicated by the Forest Ranger.
7. No shed, hut or other temporary structure shall be erected without the permission of the Forest Ranger and any such structure must be destroyed on the expiry of the licence.
8. The licensee shall only cut such trees as are stamped with the Government Sale Marking Die.
9. The licensee may be called upon to pay at girth royalty rates for any tree not stamped with the Government Sale Hammer and carelessly knocked down or damaged by the licensee or his agents.
10. The licensee shall not begin the burning of his pit until it has been measured by the Forest Ranger and this licence issued.
11. Royalty shall be paid at the rate of..... per stacked cord. (One cord — 8 feet x 4 feet x 4 feet.)
12. Breach of any condition of this licence or of the Crown Lands Forest Produce Rules renders it liable to cancellation in addition to the forfeiture of all claims to wood or charcoal obtained under it.

.....  
*for Chief Forest Officer.*

## REVERSE SIDE OF LICENCE.

Sub- ject	Dimen- sion of pits	No. of acres	Royalty value	No. of receipts	Date of payment	Initials of Inspecting Officer.

FORM 5.

(Rule 5).

Revenue Officer

Received from.....10.....  
of..... dollars..... cents  
being the amount payable in respect of the undermentioned trees or  
forest produce to be cut, collected or extracted, fees for extension of  
licences, or compensation for a forest offence.

1 No. of trees or quantity of forest produce	2 Species of trees or nature of forest produce	3 Girth		Value \$	Licence No.	Form No.	Remarks
		ft.	in.				

Total

(Here fill in date).

(Here fill in Name of Revenue Officer). For Financial Secretary.

N.B.--- If compensation or fees for extension of licence will  
"compensation for a forest offence" or "fees for extension of  
licences" across columns 1, 2 and 3.

FORM 6. (Rule 14).  
REMOVAL PERMIT.

No. ....  
 Permission is hereby granted to.....  
 of ..... to remove from Crown Lands at  
Forest Reserve  
 .....to.....

the following timber, firewood or other produce :

Species .....  
 Marks .....  
 No. of pieces and dimensions .....

Reference :

Licence No .....  
 Serial No. of trees:— .....

.....  
 .....

Inspected by :— .....

Date of Issue .....

Date of Expiry .....

*Signature of Officer authorized  
 to issue permit.*

*Strike out words not required.  
 Information to be recorded at back if space is insufficient.*

*N.B. This permit must be returned to the office of issue within  
 15 days of the date of expiry.*

FORM 7. (Rule 19).

LICENCE TO POSSESS, CARRY AND USE A PROPERTY MARK ON CROWN LANDS.

Licence is hereby granted to.....  
 to possess, carry and use a property mark  
 bearing the design shown on the back of this licence for.....  
 ..... months from the..... 19..... subject  
 to the following conditions:—



## SECOND SCHEDULE.

(Rule 1B).

## Scale of Royalty Rates for Timber according to Girth Measurement.

CLASS I	CLASS II	CLASS III	CLASS IV.
\$1.92 for each complete foot of Girth	\$1.40 for each complete foot of Girth	48c. for each complete foot of Girth	12c. for each complete foot of Girth
Balata or Bullet ; Laurier sentl Tapana	Angelein Balata laite Bois bande or Zabricot grandes feuilles Bois Blanc Bois rada or Greenheart Bois rouge Crappa Dalmare Gommier Laurier (other kinds than Laurier sentl) Maruha Maurieff Penny piece Serrette	Bois agouti Bois d'ail Bois lait Bois or Wild balata  Grosse Graine and all other species not mentioned by name in this Schedule other than Mahaut cochon to which a special rate is applicable under the Third Schedule	Bois canon Bois flot Bois grls Chataiguler Mapou  Pois doux All palms

*Note* :— Dead and wind-fallen trees of Classes I, II and III two-thirds of the above rates.

## THIRD SCHEDULE.

(Rule 1B).

## Scale of Royalty Rates for Timber according to Cubical Measurement and for other Forest Produce.

Timbers from trees of Class I	per cubic foot	... Twenty cents.
do. Class II	do.	... Ten "
do. Class III	do.	... Five "
do. Class IV	do.	... Three "
Firewood, per cord of 128 stacked cubic feet	....	Forty-eight cents
Bamboo, per bundle	....	Twelve cents.
Palm seeds, any other seeds, per bag of 100 lbs.	....	Six cents.
Tan bark, per bag of 100 lbs.	....	One dollar and ninety-two cents.

Lance, Seguire, Honey and Bee's wax, Bois flot and Silk-cotton floss, Orchids	for each person employed on cutting and collecting per month	Forty-eight cents
L'Arouma, Mahaut, fibre, per bundle	.....	Twelve cents.
Pickets or rods of trees of Classes III, and IV under 3 inches diameter, each	.....	Four cents.
Grass, per bundle	.....	Six cents.
Masts and spars of Mahaut cochon,	20ft. & under	Four dollars.
	21 -- 25 ft.	Five "
	26 -- 30 ft.	Six "
	31 -- 35 ft.	Seven "
	36 -- 40 ft.	Eight "
	41 -- 45 ft.	Nine "
	46 -- 50 ft.	Ten "
	51 -- 60 ft.	Twelve "
Mountain cabbage, each	.....	Twelve cents.
Piles, 5-8 inches diameter, each	.....	Seventy cents.
Piles, 9 inches and over diameter	.....	One dollar.
Posts, 3-4 inches diameter, each	.....	Sixteen cents.
Roots, 3 to 6 inches in head, each	.....	Eight cents.

## FOURTH SCHEDULE

(Rule 11).

## Scale of Minimum Girth Limits.

Balata and Gommier	.....	Six feet.
Other trees of Classes I and II	.....	Five feet.
Classes III & IV.	.....	No limit.