# BRITISH GUIANA.

## **REGULATIONS**

#### MADE UNDER

## THE FORES'TS ORDINANCE, 1953,

## (No. 15 of 1953).

## UNDER SECTION 41 OF THE FORESTS ORDINANCE, 1953, THE FOLLOWING REGULATIONS HAVE BEEN MADE BY THE GOVERNOR IN COUNCIL:-

1. These Regulations may be cited as the Forests Regula-Short title. tions, 1953.

#### ROYALTY

2. (1) Every person who cuts or removes any forest pro-Royalty. duce from any Crown forest shall pay royalty in respect thereof at the rates prescribed in the First Schedule to these Regula-First tions. Schedule.

(2) Where any area is declared to be a Crown forest subsequent to the coming into force of these Regulations, the provisions of this Regulation shall not apply to such area until the expiration of ninety days after the date of the publication of the proclamation declaring such area to be a Crown forest.

(3) Notwithstanding the provisions of sub-regulation (1) of this Regulation, the Conservator may in his discretion authorise the cutting and removal of forest produce under any prepaid permit upon payment of royalty at a rate not less than 75 per centum of the appropriate rate specified in the First Schedule to these Regulations.

(4) No royalty shall be payable by any Amerindian in respect of any forest produce cut or taken by him for his personal or domestic use and not for sale.

## PERMITS AND LEASES

Application for to remove forest produce

3. Any person who desires to cut or remove forest produce from a Crown forest shall apply in writing to the forest officer permission in charge of the district in which such forest is situate, and shall furnish such information and particulars as the forest officer shall require. No fee shall be payable in respect of such application.

(1) A lease granting exclusive wood-cutting or timber 4. cruising rights over any area of Crown forest shall be in the form set out in the Second Schedule to these Regulations or in such other form as the Governor may direct.

(2) No rent shall be payable in respect of any lease of any area for wood-cutting purposes unless the Governor otherwise directs.

The conservator may require any applicant for a (3) lease to enter into a bond with or without sureties in any sum not exceeding \$500 conditioned for the due fulfilment by the applicant of all the terms and conditions of the lease and for the due payment of all fees and royalties.

(4) A wood-cutting lease may provide for the payment

Leases.

Second Schedule, sum shall be fixed by the Conservator having regard to the circumstances of each case including: --

- (a) the area to which the lease relates;
- (b) the quality of the timber in the area;
- (c) the accessibility of the timber; and

(d) the capacity of any sawmill operated by the lessee.

Any lease for a term exceeding three years may provide for a periodic revision of the annual amount payable as minimum royalty in the event of any change in the market for forest produce.

5. Where any lease or licence granted under the provisions of the Crown Lands Regulations, 1919 expires, the lessee or licensee may apply for a renewal of such lease or licence under the provisions of these Regulations. No fee shall be payable in respect of such application, and until such application has been dealt with, the applicant shall be entitled to operate under the terms and conditions of the lease or licence to which his application relates.

6. A permit to cut or remove forest produce shall be in such Per form as the Conservator may direct. A permit shall not grant the exclusive right to cut or remove forest produce in the area to which it relates.

## FELLING LIMITS AND PROTECTED TREES

7. No tree shall be felled unless its girth measurement at a Girth point 4 feet 3 inches from the ground, or in the case of a buttressed limits. tree at a point immediately above the top of the buttress, is not less than the measurements prescribed in the Third Schedule to these Regulations:

Provided that the Conservator may, where he is satisfied that under the system of working being practised in any area adequate provision is being made for the establishment of seedling regrowth, exempt the persons operating in such area from the provisions of this Regulation on such conditions as he may think fit.

8. (1) No bullet-wood tree shall be felled without the permission in writing of a divisional forest officer first had and obtained.

(2) No tree specified in paragraph 1 of the Third Schedule to these Regulations shall be felled for making firewood or charcoal without the permission in writing of a forest officer first had and obtained:

Provided that where any such tree has been felled for its timber, the branch wood and waste wood of such tree may be used as firewood or for making charcoal.

9. (1) No tree shall be felled at a height of more than 3 feet from the ground, or, in the case of a buttressed tree at a height of more than 3 inches above the top of the buttresses except to avoid unmerchantable timber.

(2) Any person who fells any tree in contravention of the provisions of this regulation shall be liable in addition to any

Renewals of leases granted under thc Crown Lands Regulations, 1931.

Permits

Third Schedule.

Protected trees.

Stump heights. other penalty prescribed, to pay royalty on any merchantable timber thereby wasted at double the prescribed rate.

## CONVEYANCE OF FOREST PRODUCE.

Records to be kept of forest produce being conveyed.

Evasion of payment of royalty.

Removal permits. Fourth Schedule.

Removal of forest produce.

Declaration of removal of forest produce.

Removal permit to be endorsed before sale or purchase.

Removal permit to be shown within 24 hours of arrival at destination.

Erection and removal of sawmills. 10. Any person who conveys forest produce from a Crown forest shall keep a record in such form and giving such particulars as the Conservator may direct of the species, type, measurements and quantities of the forest produce removed, together with the date of such removal, and shall produce such record for inspection on the demand of any forest officer.

f 11. No person shall evade or attempt to evade the payment of the correct royalty on any forest produce taken by him from any Crown forest under the provisions of these Regulations.

12. No person shall remove or cause to be removed from any Crown forest any forest produce unless a removal permit in the form specified in the Fourth Schedule to these Regulations has been first completed in respect of such forest produce.

13. (1) No person shall convey or cause to be conveyed any forest produce from a Crown forest along any waterway or public road unless the person in charge of such forest produce has in his possession a removal permit in respect of such forest produce duly completed.

(2) The person in charge of any forest produce being conveyed along any waterway or public road shall produce the removal permit for inspection upon the demand of any forest officer.

14. The person in charge of any forest produce being conveyed from any Crown forest shall as soon as possible produce the removal permit for inspection at the nearest police station or to a forest officer. The person in charge of such police station or the forest officer, as the case may be, shall, upon satisfying himself that the forest produce has been lawfully obtained and that the particulars are correctly entered, endorse the said permit and shall enter thereon the date and place of inspection.

15. No person shall sell or purchase any forest produce unless the removal permit in respect thereof has been duly endorsed as required by regulation 14 of these Regulations.

16. The person in charge of forest produce which has been removed from any Crown forest shall, within 24 hours of his arrival at its destination, deliver the removal permit to a forest officer who shall satisfy himself that the particulars therein are true and correct and shall calculate the royalty payable thereon.

## SAWMILLERS AND TIMBER DEALERS

17. (1) Any person who desires to erect a sawmill or to change the location of an existing sawmill shall apply to the Conservator for a permit so to do. Such permit shall be in such form as the Conservator may direct and no fee shall be payable in res-

(2) Every application shall contain such particulars as the Conservator may require and in particular every such application shall state the proposed site of the sawmill, the type of machinery to be operated, the proposed lay-out, the proposed output and sources of supply.

(3) In deciding whether to grant or refuse any application the Conservator shall have regard to -

- (a) the suitability of the proposed site;
- (b) the adequacy of the supply of logs, having regard to the requirements of any other sawmill in the area;
- (c) the suitability of the machinery, having regard to the types of timber in the area;
- (d) the general mechanical condition of the machinery;
- (e) the suitability of the lay-out;
- (f) the experience of the applicant, his servants and agents;
- (g) the cost of erecting or removing the mill in relation to the means of the applicant;
- (h) the possible markets for the timber; and
- (i) the possibility of the timber produced being used solely for private consumption or for sale to the public.

(4) The Conservator may issue a permit subject to such conditions as he may think fit for the purpose of ensuring the adequacy of the supplies of logs to the sawmill to which the permit relates.

(5) Any person aggrieved by the refusal of the Conservator to issue a permit may appeal to the Governor whose decision shall be final.

18. (1) Where the Conservator is satisfied that a sawmill has been erected in accordance with the conditions and specifications on any permit for the erection of such sawmill, he shall, upon the application of the owner thereof, issue to him a licence to operate such sawmill.

(2) Any person who, at the commencement of these Regulations is the holder of a licence to operate a sawmill issued under the Timber Control Order, 1942, and is operating a sawmill in accordance with such licence shall be entitled to a licence to operate such sawmill under the provisions of these Regulations.

(3) Any person aggrieved by the refusal of the Conservator to issue to him a licence to operate a sawmill may appeal to the Governor whose decision shall be final.

(4) A licence to operate a sawmill shall be valid for 5 years from the date of issue, and there shall be payable in respect thereof, the sum of one dollar.

(5) A licence to operate a sawmill shall be in the form set out in the Fifth Schedule to these Regulations.

(6) No person shall operate a sawmill unless he is the holder of a licence so to do under the provisions of these Regulations.

Sawmill licences.

Fifth Schedule. Fifth

Schedule.

Licences for timber dealers.

19. (1) Every person who desires to carry on the business of purchasing timber for resale shall make application to the Conservator for a licence so to do.

(2) Every such licence shall be in the form set out in the Fifth Schedule to these Regulations.

(3) No person shall carry on the business of purchasing timber for resale unless he is the holder of a licence issued under the provisions of this Regulation.

(4) Any person aggrieved by the refusal of the Conservator to issue a licence to him to carry on the business of purchasing timber for resale may appeal to the Governor whose decision shall be final.

20. (1) Every person who carries on the business of purchasing timber for resale shall keep at his usual place of business a book wherein he shall record at the time of purchase, each purchase of timber produced in the Colony. the species, measurements and quantity of such timber together with the name and address of the seller, the names and addresses of the persons from whom such timber was received, and the numbers of any permits under which such timber was transported.

(2) Such books shall be open to inspection at all reasonable times during working hours to any forest officer or constable who may take possession of such book for the purpose of investigating any entries therein or as evidence of the commission of any offence against these Regulations.

21. A licence to operate a sawmill shall entitle the holder thereof to carry on the business of purchasing timber for resale.

MEASUREMFNT OF LOGS FOR PURPOSES OF ROYALTY

22. (1) In the case of round logs, the volume shall be calculated for the purposes of royalty by multiplying the length of the log by the square of the quarter girth. The measurement of the girth shall be made with a string or tape under the bark at a point equidistant from the ends of the log.

(2) In the case of square logs, whether fully squared or rough hewn, the volume shall be calculated for purposes of royalty by multiplying the length by the sectional area of the log. The sectional area shall be calculated by measuring the side with a rule or calipers at a point equidistant from the two ends of the log. Where a log has been trimmed but the quarter girth of the round log can be accurately ascertained, the measurements may be made in the manner prescribed for round logs by sub-regulation (1) of this regulation.

Calculation of volume of log not to include unmerchantable timber 23. (1) In the calculation of the volume of any log for the purposes of royalty, the forest officer shall not take into account any part of such log which by reason of any apparent defect, is clearly unmerchantable.

(2) Where any log has been cut or "sniped" at one end to facilitate haulage and as a result thereof any part of the re-

Books to be kept by timber dealers.

Licensed sawmiller may operate as timber dealer.

Method of measuring logs for royalty. into account, in the calculation of the volume of the log for purposes of royalty, half only of that portion which has been cut or "sniped."

24. Where royalty has been paid in respect of any log, or where any log has been duly measured for the purposes of royalty, the forest officer shall mark such log with such hammer mark as may be prescribed by the Conservator in not less than 3 places, and shall record by the side of each hammer mark the registered serial number of the log. The forest officer shall then make a record of the particulars of such log in the form set out in the Sixth Schedule to these Regulations.

25. No person shall saw any log which has not been marked as required by regulation 24 of these Regulations, or place any such log on any sawmill carriage or platform without the permission of the Conservator and upon such terms and conditions as he may prescribe.

#### MISCELLANEOUS

26. Where any person reasonably suspected of any contravention of the Forests Ordinance, 1953, (hereinafter referred to as "the Ordinance"), or of any contravention of these Regulations desires to express his willingness that such contravention be dealt with under the provisions of section 28 of the Ordinance, he shall do so in the form set out in the Seventh Schedule to these Regulations.

27. The foregoing Regulations shall not apply to the collection of balata in any Crown forest; but the provisions of the Crown Lands Regulations, 1919, which relate to the collection of balata and the royalties and fees payable in respect thereof shall continue to apply to the collection of balata in Crown forests.

28. (1) The lessee of any woodcutting grant upon which persons are employed, whether such grant is being operated by the lessee or by any other person authorised by the lessee, shall keep on such grant such first-aid equipment medicines and drugs as may be prescribed from time to time by the Drector of Medical Services by notice published in the Gazette and a daily newspaper circulating in the Colony.

(2) Where not less than fifty persons are employed on any woodcutting grant, the lessee shall employ thereon a sicknurse and dispenser registered under the provisions of the Colonial Medical Service (Consolidation) Ordinance unless there is a Government hospital or dispensary within 10 miles of such grant.

29. The lessee of any woodcutting grant, whether operated by the lessee or by any other person authorised by the lessee, shall supply every person employed on such grant with rations on a scale approved by the Commissioner of Labour.

Made in Council this 24th day of December, 1953.

A. A. ABRAHAM, Jnr. Acting Clerk to the Executive Council Marking of logs by forest officer after measurement. Sixth Schedule.

Unmarked logs not to be sawn.

Prescribed form for the purposes of section 28 of the Forests Ordinance, 1953. No. 15 of 1953. Seventh Schedule.

First Aid equipment.

Cap. 186.

Diet.

## FIRST SCHEDULE

#### Reg. 1.

## Part I. Classification of Timbers Class II

#### Class I

Greenheart Red Cedar Brown and Yellow Silverballi Purpleheart Builetwood Kabukalli Determa Locust Crabwood

Hububalli Kereti Silverballi Kurokai Manni Mora Morabukea Tatabu Tauroniro Waliaba Wamara Kirikaua Suya Letterwood Simarupa Kakaralli Kurahara Dukali Dukaliballi Fukadi Koraro Manniballi Pakuri Shibadan Suradan Washiba Yaruru Baradan Dukuria and all hardwoods (sinkers) not Class III Baromalii White Cedar Corkwood Dalli Duka Futui Hoahoa (Jack-in-the box) Iteballi Karohoroo Karohororo Burada and all softwoods (floaters) not in Classes I and II.

Pari 2. Standard Royalties

in Class I.

1	Timber (round and square, other	thar	as provided for in items).
1.	Class I		8c.
	Class II		5c.
	Class III		3c.
2	Timber Sawn.		
۵.	Class I		\$1.20 per 100' b.m.
	Class II		.80c. ,, ,, ,,
	Class III		10-
3.	Wallaba Telegraph Poles and squa		
	beams less than 10" x 10"		6c. per cu. ft.
4.	Shingles		65c. per 1000
5.			25c. per 100
	Vat Staves		40c. per 100 lin. ft.
	Paling posts and roundwood sta	ves	
	3"—6" diam		30c. " " " "
8.	Paling posts and roundwood sta	ves	
	6"—10" diam.		50c. " " " "
9.	Saplings or Wallaba less than	3″	
	diameter		15c. per 100
10.	Charcoal	• •	6c. per 100 lbs.
	Firewood and tonwood		30c. per cord or 12c. per ton.
19	Mangrove hark		5c. per 100 lbs.

Reg. 4.

## SECOND SCHEDULE

#### Woodcutting Lease in Crown Forests

1. The lessor grants to the lessee the exclusive rights for a period of.....from the date of this agreement to cut wood on all Crown forest land falling within the following boundaries:—

Comprising Forest Compartments Nos.....and having an estimated area of.....save and except ....and any other lands

lawfully occupied by any person.

2. In the event of any doubt or disagreement arising as to the exact position of any of the above boundaries, the decision of the lessor shall be final.

3. This agreement shall convey to the lessee the right to cut and remove wood from the above area on payment of the prescribed or agreed royalties and to do such things as can reasonably be regarded as necessary for this purpose but shall convey no other rights whatsoever.

4. On the commencement of this agreement the lessee shall pay to the lessor the sum of......by way of rental for the whole period.

5. The lessee shall pay annually to the lessor a sum of \$..... by way of minimum royalty. Provided that no minimum royalty shall be payable in any year when the royalty actually paid on forest produce cut and removed by the lessee from the above area exceeds the above sum.

6. The lessee, when required by the Governor, shall be bound to sell to any Government Department at current market rates at the place of production or at such current market rates with reasonable transport charges added (the same in the case of disagreement to be calculated on the average prices of the preceding three months) timber or other articles obtained by him from the leased area to an amount not exceeding twenty-five per cent of the output of such area.

7. The lessee shall place and maintain at the corners of the tract and in such other places as the Conservator may direct a board on which shall be painted in plain legible letters and figures the name of the lessee and the number and date of the lease.

**3.** The lessee shall work the tract to the satisfaction of the Conservator of Forests in accordance with the terms of this agreement and schedules to this agreement 9. The lessee shall keep complete records declaring all forest produce cut and removed by him. The lessee shall be responsible for ensuring that such records are accurate and that the full royalty is paid on all forest produce taken. Any omission in this respect, whether deliberate or arising through a mistake or negligence, shall be deemed to be a breach of this agreement.

10. The lessor thereby reserves to himself and to all persons acting with his permission and authority right of way and right of access to all parts of the premises including the right to transport any produce or material across the said premises. The lessor may authorise other persons to use such right of way either unconditionally or conditionally on such persons contributing towards the cost of construction and maintenance of roads, bridges and other communications.

11. The lessor and persons acting on his behalf shall be entitled to make reasonable use on visits of inspection of such transport facilities as the lessee maintains on the area, and to call upon the lessee to construct and maintain at his own expense a hut or shelter not exceeding \$.....in value for the accommodation of inspecting Forest Staff.

12. The lessee, if he shall desire to renew this agreement for a further term, shall make application to the lessor not less than three calendar months before the end of the current term. If no such application is made or if the lessor shall refuse to grant any renewal, this agreement shall expire on the agreed date, whereupon the lessor shall give notice to the lessee to remove within three months all buildings and erections failing which all buildings and erections and all improvements on the land shall become the property of the lessor.

13. The lessee may cut and use within the leased area such timber as may be required for the construction of stellings, ramps, roads, bridges, buildings and transways or for such other purposes as may be necessary for the operation of the area and shall not be liable for the payment of royalty thereon:

Provided that, where the lessee uses for such purposes timber classified as Class I Timber in the First Schedule to these Regulations, he shall pay royalty on such timber.

14. The lessee shall not transfer, sublet, mortgage or otherwise dispose of any interest arising under this agreement unless the written permission of the lessor is first obtained and any purported disposition made without such permission being first obtained shall be null and void. On appllication for such permission being made the lessor may either grant it, refuse it or grant it conditionally.

15. This agreement shall be subject to the provisions of the Forests Ordinance, 1953, and to any Regulations made thereunder and to any terms and conditions contained in Schedules A - G which have been annexed to this agreement and to which the parties have set their signatures.

16. In the evert of the lessee or assignee failing to observe the terms and conditions of this agreement or of the Schedules to this agreement or any of the provisions of the Forests Ordinance and Regulations for the time being in force, the lessor shall have the right either to fix in his absolute discretion such penalty not exceeding......as the circumstances may in the lesser's opinion warrant and, in the event of the penalty not being paid within three months of demand, the amount fixed as such penalty shall be deemed to be liquidated damages and a debt due to the Colony, or the lessor shall have the right to determine this agreement and to enter upon the leased area and take possession of the same together with all buildings, roads and improvements on the land and all timber or products remaining thereon.

Lessor ....

### Schedules

- A. System of Working:
- B. Demarcation of boundaries:
- C. Relaxation of girth limits:
- D. Layout of roads and bridges:
- E. Construction of buildings, sawmills, etc.
- F. Use of logging equipment:
- G. Clearance of Creeks:
- H. Growing of agricultural crops:
- I. Miscellaneous:

### THIRD SCHEDULE

Reg. 7 and 8(2).

Minimum girth measurements for felling.

1.	42		
	Bulletwood Red Cedar Crabwood Dalli Dukaliballi Determa Greenheart Hububalli	Inyak Kabukalli Kirikaua Kurokai Locust Manni Manniballi Mora Morabukea Purpleheart Shibadan	Silverballi (including Kereti) Simarupa Suya Tatabu Tauroniro Wamara
-	0.00		

2.

24"

All species of tree not included in Item 1.

B 176								
	No. 00001 B	and -	FOURI	H SCH	IEDULE	1	Reg. 11	
			CROWN F	OREST	Dat	e	1	9
	Per Craft				No.			
	Under Charge	of						
	Destination Timber							
	Name	Squared Semi-squ		ound				
		No. of Logs	No. of cu. ft.	No. c Logs		No. of c (String I		23
	Class I							
	Class II							1.00
								đ.
	Class III							
	Lumber							
	Name		Boards		ç	Scantling,	Etc.	
		No. Piece		o. of 5. <b>M.</b> Pi	No. of ieces ft.	No. of B.M.		
8								
	<u></u>							
	Firewood No.	of Cords		No.	of tons			

Firewood No. of Cords No. of	tons
Charcoal No. of bags 112 lbs. each No. of	lbs
Tacouba Paling Posts No No. of	feet linear
Vat Staves. No No. of	feet linear
Hardwood Beams No No. of	feet linear
Hardwood Spars No No. of	feet linear
Shingles No	2 mm
Paling Staves No	
Other Articles.	

Signature of Licensed Woodcutter.

#### BRITISH GUIANA



#### Folio No.

No. 00001 B	CROWN	FOREST	
PERMIT TO REMOV	/E TIMBER, E	ETC.	
I hereby certify that I h	nave this	day of	
by virtue of my Woodcu mentioned articles to be			
an	d to be conve	yed by craft	
Nounder charg	ge of		to
., ø	· · · · · · · · · · · · · · · · · · ·		
Timbon			

Name		Squared o emi-square		Round			
stl.	No. of Logs.		o. of ft.	No. of Logs.	No. of cu. ft.		
Class I							
Class II							
Class III							
Lumber							
Name		Boards		Scantling,	Etc.		
		No. of Pieces	No. of ft. B.M.	No. of Pieces	No. of ft. B.M.		

Firewood. No. of Cords No. of tons Charcoal No
No. of bags 112 lbs
Tacouba Paling PostsNo. of ft. linearShingles No
Vat Staves NoNo. of ft. linearPaling Staves No
Hardwood Beams No No. of ft. linear Other Articles
Hardwood Spars NoNo. of ft. linear

Signature of Licensed Woodcutter.

1. Use of ink or indelible pencil.

2. Alterations must be initialled. No erasures are permitted.

3. Cancelled papers must be returned to the Department.

4. Loss of a Permit must be immediately reported to the Department.

5. Counterfoil must be accurately filled up.

To be completed by checking officer.

Total royalty due \$.....or not yet collected.

B	177
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Signature ..... Date .....

## **B 17**8

**Certificate No. 1** given at Government Station nearest tract on course of conveyance.

(Place) Government Station.

The articles mentioned in this Permit, to the best of my belief, have been obtained from the tract referred to therein.

Government Officer.

**Certificate No. 2.** given at Government Station nearest destination of articles.

(Place) Government Station.

Date .....19......

I am satisfied that the quantities of articles mentioned in this Permit are correct.

Government Officer.

## FIFTH SCHEDULE Regs. 18 and 19.

Original

Forest Ordinance, 195	3 Licence No
Duplicate	
A:	
is hereby authorised to operate a sawn	
the date of this permit. Fee of one dollar collected under Gene	
Date	
The above licence is issued subject to that may be from time to time in force ge	
B is hereby authorised to buy, sell or agr	
Date	
	Conservator of Forests.

This licence is issued in the case of a sawmill operator subject to Forests Regulations 17 - 18, and in the case of a timber dealer who is not also a sawmill operator subject to Forests Regulations 19 and 20.



## SIXTH SCHEDULE

Reg. 24.

B 179

Name of Forest Officer......No. of F. D. Hammer.

Log	Serial	No.	Date	Piace	Owner	Place of origin and removal per- mit number	<b>Sp</b> ecies	Measure- ments	Gross Volume	Allowance for snipe or obvious defects	Net Volu	me
			-									
						-						
	×					÷						
				- 5	1							
						1-61						
				1.0		1.						
					i.			1				

## **B** 180

#### SEVENTH SCHEDULE

Reg. 26.

Form X: Original

Duplicate Triplicate Printed serial number

.....

Forests Offences compounded under section 26 of the Forests Ordinance, 1953.

A. 1. Name of accused.

2. Address.

3. Details of alleged offence.

4. Witnesses.

#### B. Instructions of Conservator or Assistant Conservator

The accused may be offered the chance of settling this case under the provisions of Section 26 of the Forests Ordinance, 1953 by the payment of \$..... in substitution for any legal proceedings.

Signed C. of F.

#### A.C. of F.

I agree to settle this case by payment of the above sum in substitution for any legal proceedings. I do this voluntarily having been informed that I am not obliged to do so.

Signature of accused.

Date:

The accused is not willing to pay the above sum. or Received the sum of \$ ..... under General Receipt No..... dated ..... Signature of Forest Officer.

Date:

Note:-

- (a) The triplicate copy of this form shall remain in the book at the office of issue.
- b) Where the accused refused to accept compounding, the original and duplicate of this form shall be completed, returned to the office of issue and attached to the triplicate copy.
- c) Where the accused accepts compounding the original and duplicate shall be completed. The original shall be attached to the duplicate of the General Receipt. The duplicate shall be returned to the effice of issue and attached to the triplicate copy.