

LEGAL NOTICE NO. 48

REPUBLIC OF TRINIDAD AND TOBAGO

[Section 3(1)]

THE LAND ACQUISITION ACT, CHAP. 58:01

NOTICE OF LANDS LIKELY TO BE REQUIRED FOR A
PUBLIC PURPOSE

NOTICE is hereby given that it appears to the President that the parcels of land described in the Schedule and situate in the County of St. George are lands likely to be needed for a purpose which, in the opinion of the President, is a public purpose, namely the reconstruction of dilapidated bridges.

SCHEDULE

A parcel of land comprising approximately 128 square metres more or less situate at Bridge B 1/9 Old Talparo Road, in the Ward of San Rafael, in the County of St. George and said to belong now or formerly to the Estate of Balliram Sookoo.

A parcel of land comprising approximately 1,271 square metres more or less situate at Bridge B 1/9 Old Talparo Road, in the Ward of San Rafael, in the County of St. George and said to belong now or formerly to the Estate of Jean Sookoo.

A parcel of land comprising approximately 30 square metres more or less situate at Bridge B 1/9 Old Talparo Road, in the Ward of San Rafael, in the County of St. George and said to belong now or formerly to the Estate of Stella Kelly.

A parcel of land comprising approximately 169 square metres more or less situate at Bridge 1/1 Orange Grove Road, St. Augustine, in the Ward of Tacarigua, in the County of St. George and said to belong now or formerly to the Estate of Tawfeek Mohammed.

A parcel of land comprising approximately 153 square metres more or less situate at Bridge 1/1 Orange Grove Road, St. Augustine, in the Ward of Tacarigua, in the County of St. George and said to belong now or formerly to the Estate of Soobkaran Khadu.

Further particulars of the location and description of the lands may be obtained from the Office of the Director of Surveys, No. 118 Frederick Street, Port-of Spain.

Dated this 6th day of March, 2013.

M. SINGH-MARAJ
Acting Secretary to Cabinet

NOTE: The Land Acquisition Act requires that this Notice be published and served in the manner set out in section 3(1) and (2) respectively, of that Act.