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PART III.—Provincial Administration.
PART IV.—Land Settlement.
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UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE DIMBULA TRAVANCORE COMPANY, LIMITED.

- The name of the Company is "The DIMBULA TRAVANCOBE RUBBER COMPANY, LIMITED."
- The registered office of the Company is to be established at "Scrubs," Newera Eliya, Ceylon
- The objects for which the Company is established are :-
 - (1) To purchase and acquire a certain lessehold property known as Teekoy situated in Travancore, South India, and to take an assignment or assignments of any grant lease or leases thereof. with all rights secured thereby and subject to the terms and conditions contained in any such grant lease or leases or modifications thereof, and to the terms and conditions contained in any such assignment or assignments.
 - (2) To purchase, take on lease or in exchange, hire, or otherwise acquire any estate or estates, land or lands in South India aforesaid or elsewhere, and any rights of way, rights waters and other rights, privileges, and easements, and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal. immovable or movable, of any kind, or any share or shares thereof, or interest therein.
 - (3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking lands, and real and personal, immovable and movable estate, or property and assets of any kind of the Company, or any part thereof.
 - (4) To plant, grow, and produce rubber, tes, coffee, coconuts, cinchons, cacso, cardamoms, rhea, ramie, plants, trees, and other natural products or produce of any kind in Southern India or elsewhere.

(5) To treat, cure, propere, manipulate, submit to any process of menufacture, and render marketable (whether on account of the Company or others) rubber, tes, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; and to buy, sell, export, import, trade, and deal in rubb m, tea, coffee, and other products, wares, merchandise, articles, and things of any kind whatsoever, either in a prepared, manufactured, or

raw state, and either by wholesale or retail.

(6) To carry on in Southern India. or elsewhere, all or any of the following business, that is to say: planters of rubber, tea, coffee, or any other such products or produce as aforesaid in all its branches; carriers of passengers and goods by land or by water; forwarding agents, merchapts, exporters, importers, traders, engineers; proprietors of docks, wharves, jetties, piers, warehouses, and boats; and of tug owners and wharfingers; and any other business which can or may conveniently be carried on in connection with the above, or any

(7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any part of the Company's general business and to apply for, purchase, or otherwise acquire, any patents, brevets d'invention, concessions, and the like conferring an exclusive, or non-exclusive, or limited right to use, or any information as to, any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit this Company; and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account the property, rights, and information so acquired.

(8) To purchase rubber, tee leef, coffee, and (or) other raw products, or produce, for manufacture,

manipulation, and (or) sale.

(9) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones or deposits or products, and

generally to carry on the business of mining in all branches.

(10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges tugs, laurches, and vessels of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire end hold vars, omnibuses, carriages, and carts, end other vehicles of any description whatsoever; end to purchase, take in exchange, hire, or otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water; of proprietors of docks, wharves, jetties, piers, warehouses; of tug owners and wharfingers; or of any other business which can or may conveniently be carried on in connection with the above respectively.

(11) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, and other works and conveniences which may be necessary or convenient for the purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, cerrying

out, or control thereof.

(12) To cultivate, menage, and superintend estates and properties in Southern India and elsewhere, and generally to undertake the business of estate agents in Southern India and elsewhere; to act as agents for the investment, loan, payment, transmission, and collection of money and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings; and to transact any other agency business of any kind.

(13) To engage, employ, maintain, and dismiss menagers, superintendents, essistants, clerks, coolies, and other servants and labourers; and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such, or the widow or children

(14) To enter into any arrangements with any authorities, Government, Municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, and concessions which the Company may think it desirable to obtain; and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions.

(15) To procure the Company to be registered or established in Southern India; and, if and when

necessary or thought advisable, elsewhere.

(16) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrents, stocks, shares, debentures, and book debts, or without

any security at all, and generally to transact financial business of any kind.

(17) To borrow or raise money for the purposes of the Company, or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money, or the performance or discharge of any obligation or liability of the Company, or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, or irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and properties of the Company, present and future, including uncalled capital, or the unpaid calls of the Company.

(18) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property cr rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit. Also to pay off the moneys

secured thereby or any part or parts thereof and to re-borrow.

(19) To invest, and deal with the moneys of the Company, not immediately required, upon such securities and in such manner as may from time to time be determined

(20) To make, accept, endorse, execute, and issue promissory notes, bills of exchange, and other negotiable or transferable instruments.

(21) To remunerate any parties for services rendered, or to be rendered, in placing or assisting to place any sheres in the Company's capital, or any debentures, debenture stock, or other securities of the Company, or in or about the formation or promotion of the Company, or the conduct of its business.

(22) To do all or any of the above things in any part of the world, and either as principals, agents, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees, or otherwise, and generally to cerry on any business

or effectuate any object of the Company.

(23) To sell, let, lesse, underlesse, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the undertaking, property, and rights of the Company for such consideration as the Company think fit, and in particular in consideration of rents, moneys, or securities for money, sheres, debentures, or securities of eny other company or compenies having objects altogether or in part similer to those of the Company

(24) To acquire by purchase for money, shares, bonds, or otherwise, and undertake all or any part of the business, property, essets, and liabilities of any person or persons, company or compenies, carrying on any business in Southern India or elsewhere, which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.

(25) To pey for any lands and reel or personal, immovable or movable, estate or property or essets of any kind, acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discherge any consideration to be paid or given by the Company in money or in sheres (whether fully paid up or partly paid up) or debentures or debenture stock or obligations of the Company, or partly in one way and partly in another, or otherwise howscever, with power to issue any shares either

as fully paid up, or partly paid up, for such purpose.

(26) To enter into pertnership, or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgametion, or co-operation with any person or persons, corporation, or company cerrying on, or about to carry on, or engage in, any business or transaction which this Company is authorized to carry on, or engage in or any business or transaction capeble of being conducted so as directly or indirectly to benefit this Company, and to take or otherwise acquire and hold shares or stock in, or securities of, and to subsidize or otherwise assist, any such Company; and to sell, hold, reissue with or without guarantee, or otherwise deal with, such shares or securities.

(27) To form, constitute, or promote any other company or companies for the purpose of acquiring all or eny of the property, rights, and liabilities of this Company, or for any other purpose

which may seem directly or indirectly calculated to benefit this Company.

(28) To accept as consideration for the sale or disposal of the whole or any part of the undertaking, lands, real or personal, immovable or movable, estate or property or essets of this Company cr in discharge of any other consideration to be received by this Company, money, or shares (whether fully paid up or partly paid up) of any other company or companies, or the debentures or debenture stock or obligations of any company or companies, or person, or partly one and partly any other or others.

(29) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction

of capital be made, except with the sanction for the time being required by law.

(30) To do all such other things as shall or may be deemed by the Company necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them.

It being hereby declared that in the foregoing clause (unless a contrary intention appears) the word person" includes any number of persons and a corporation, and that the "other objects" specified in any one paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is Seven hundred and Fifty thousand Rupses (Rs 750,000),

divided into Fifty thousand (50,000) shares of Fifteen Rupees (Rs. 15) each.

The capital of the Company may be increased or reduced in manner specified in the Articles of Association. and provided by law. And the sheres forming the capital (original, increased, or reduced) of the Company may be subdivided, or consolidated, or divided into such classes, with any preferential, deferred, qualified, special or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Aritcles of Association and Regulations of the Company for the time being or otherwise.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names:

•	taptan or the total and the transfer of the tr			
	Names and Addresses of Subscribers. NEANDER WARBURTON DAVIES, Portswood, Kandapolla (18-2-07)	b v	of Shares each Subsc One	teken riber.
	Thomas George Hayes, Scrubs, Nuwara Eliya (12-3-07)	• •	One	
	ERNEST EDWARD MEGGET, Thornfield, Agrapatnas (23-3-07)	• • *	One	
	Forbes Griffith Saunder, Nuwara Eliya (18-2-07)	. • •	One	
	John Godfrey Palmer, Gonagalla, Dikoya (2-3-07)		One	
	CHARLES BURRARD NELSON, Wigton, Rozelle (18-3-07)	• • •	One	
	Witness to the above signatures: F. LIESCHING. Proctor, Supreme Court.	٠.,	i.	
	HENRY MATHEW ALLEYN, Choisy, Pundalu-oya (19-3-07)	•	One	

Witness to the signature of Henry Mathew Alleyn: C. S. WRIGHT,

ARTICLES OF ASSOCIATION OF THE DIMBULA TRAVANCORE RUBBER COMPANY, LIMITED.

It is agreed as follows :-

1. Table C not to apply; company to be governed by these Articles.—The regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

2. Power to alter the regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these

INTERPRETATION.

3. Interpretation clause.—In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context, viz. :-

Company .- The word "Company" means "The Dimbula Travancore Rubber Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—" The Ordinance" means and includes "The Joint Stock Companies' Ordinances, 1861, 1888, and 1893," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution and extraordinary resolution.—"Special resolution" and "extraordinary resolution" have the meanings assigned thereto respectively by "the Ordinance."

These presents.—"These presents" means and includes the Memorandum of Association and the Articles

of Association of the Company from time to time in force.

*Capital.**—"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

Shares." Shares " means the shares from time to time into which the capital of the Company may be

divided.

Shareholder.—"Shareholder" means a Shareholder of the Company.

Presence or present.—"Presence or present" at a meeting means presence, or present, personally or by proxy or by attorney duly authorized.

Directors means the Directors for the time being of the Company or (as the case may be)

the Directors assembled at a Board.

Board.—"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

-" Persons" means partnerships, associations, corporations, companies, unincorporated or Persons.~

Persons.—"Persons means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registration, as well as individuals.

Office.—"Office" means the registered office for the time being of the Company.

Seal.—"Seal" means the common seal for the time being of the Company.

Month.—"Month" means a calendar month.

Writing.—"Writing" means printed matter or print as well as writing.

Singular and plural number.—Words importing the singular number only include the plural, and vice versa. Masculine and feminine gender.—Words importing the masculine gender only include the feminine, and vice versa.

BUSINESS.

- 4. Commencement of business.—The Company shall purchase and acquire certain leasehold property known as Teekoy, situate at the foot of the Permaade Hill Range in Travancore, Southern India; and generally proceed to carry out the objects for which it is established and employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit.
- 5. Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents.

6. The Capital.—The nominal capital of the Company is Seven hundred and Fifty thousand Rupees (Rs. 750,000), divided into Fifty thousand (50,000) shares of Fifteen Rupees (Rs. 15) each.

INCREASE OF CAPITAL.

7. Nature and amount.—The Company may, from time to time, by special resolution increase its capital

by the creation of new shares of such amount per share, and in the aggregate, as may be deemed expedient.

Same as original capital.—Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the provisions herein contained with reference to the payments of calls and instalments, transfer and transmission, forfeiture, lien, surrender, and otherwise.

REDUCTION OF CAPITAL.

8. Reduction of Capital.—The Company may, from time to time, by special resolution, and with the sanction of Court, reduce its capital.

ALTERATION OF CAPITAL.

9. Consolidation, subdivision, or cancellation of shares.—The Company may at any time by special resolution consolidate or subdivide its shares, or a portion thereof; or cancel any of its shares which have not been taken up or agreed to be taken up by any person.

DIFFERENT CLASSES OF SHARES.

10. Preference and deferred shares, &c.—Any shares that may from time to time be issued or created may be issued or created with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued, or then about to be issued (other than shares issued with a preference), or with such deferred rights as compared with any shares previously issued, or then about to be issued, or subject to any such conditions or provisions, and with any such right, or without any right of voting, and generally on such terms as the General Meeting of the Company authorizing the issue, or resolving on the creation of the shares, or any other General Meeting of the Company, may from time to time by special resolution determine.

PREMIUM ON SHARES.

11. The General Meeting of the Company authorizing an issue of shares, or resolving on the creation of new shares, may direct that there shall be added to such shares such an amount of premium as such meeting shall consider proper.

CALLS AND INSTALMENTS.

- 12. Differences as regards calls.—The Company may make arrangements on the issue or shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls,
- 13. Holders to pay instalments.—If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the share.

ORIGINAL SHARES.

14. Original issue.—Of the original issue of thirty-two thousand shares, a portion shall be issued to the vendors of the said leasehold property known as Teekoy in payment of the purchase price payable to them, on execution of the assignments thereof to the Company. The remainder shall be issued at the discretion of the Directors.

The Directors may from time to time issue any unissued shares of the first issue. Such shares shall in the first place be offered by the Directors to the original Shareholders of the Company, if they shall at the time be registered Shareholders, as nearly as possible in proportion to the shares at the time held by them; and such offer shall be made by notice to each such Shareholder specifying the number of shares to which he is entitled and limiting a time within which the offer if not accepted will be deemed to be declined. Such shares as shall be declined by the original Shareholders to whom the same shall have been offered, or as shall not be accepted by them within the time specified in that behalf by the Directors, shall after the expiration of that time be disposed of by the Directors in manner provided by Article 18. Provided that the Directors may, if they think proper, add a premium to such shares before so disposing of them. Provided also that the Directors may at their discretion allot any unissued shares in payment of any movable or immovable property acquired by the Company, without first offering such shares to the original Shareholders of the Company.

15. Further issues.—The Company may from time to time, and until the whole of the capital of the Company is called up, authorize a fresh issue of shares on such terms and conditions as the General Meeting authorizing such issue, or any other General Meeting of the Company, shall direct, and if no such direction shall be given, as the Directors shall determine.

NEW SHARES.

16. Terms and conditions.—New shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and if no direction shall be given, as the Directors shall determine.

ARRANGEMENTS ON ISSUE OF SHARES.

17. Control of shares.—Shares shall, except where otherwise provided, and subject to the provisions of Articles 14 and 18, be allotted at the discretion of and by the Directors, who shall add to such shares such an amount of premium (if any) as the General Meeting of the Company authorizing the issue, or resolving on the creation of the shares, shall have directed, or as the Company may by special resolution determine.

18. Shares to be offered to Shareholders.—Subject to any direction to the contrary that may be given by the Company in General Meeting, or any provision to the contrary contained in these Articles, all shares being issued shall be offered by the Directors to the registered Shareholders for the time being of the Company, as nearly as possible in proportion to the shares at the time held by them; and such offer shall be made by notice to each such registered Shareholder, specifying the number of shares to which he is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined. Such shares as shall be declined by the Shareholder, to whom the same shall have been offered, or as shall not be accepted by him within the time specified in that behalf by the Directors, shall after the expiration of such time be disposed of by the Directors in such manner as they think most beneficial to the Company. Provided that the Directors may at their discretion (subject as aforesaid) allot any shares so being issued, or any portion of them, in payment for any estates or lands or other property being purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

SPECIAL PROVISIONS AS TO SHARES.

19. Resolutions affecting a particular class of shares.—If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may, by an extraordinary resolution passed at a meeting of such holders, consent on behalf of all the holders of shares of that class to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting that class of shares, and such resolution shall be binding upon all the holders of shares of that class, provided that this Article shall not be read as implying the necessity for such consent in any case, in which, but for this Article, the object of the resolution could have been affected without it.

20. Meetings affecting a particular class of shares.—Any meeting for the purpose of the last preceding clause shall be convened, and conducted, in all respects as nearly as possible in the same way as an Extraordinary

General Meeting of the Company, provided that no Shareholder not being a Director shall be entitled to notice thereof, or to attend thereat unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any five Shareholders personally present and entitled to vote to the meeting.

GENERAL PROVISIONS AS TO SHARES.

21. Acceptance. - Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company from time to time directs.

22. Payment.—Payment for shares shall be made, except when otherwise provided, in such manner as

the Directors shall from time to time determine and direct.

23. Interest on unpaid amounts.—If before or on the day appointed for payment any Shareholder does not pay the amount for which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per cent. per annum from the day appointed for to the day of actual payment.

24. Shares held by a firm.—Shares may be registered in the name of a firm, and any partner of the firm

or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies.

25. Shares held by two or more persons not in partnership.—Shares may be registered in the name of two

- or more persons not in partnership.

 26. One of joint-holders other than a firm may give receipts: only one of joint-holders resident in Ceylon entitled to vote.—Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but only one of such joint Shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from Ceylon, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.
- 27. Survivor of joint-holder, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by

the Company as having any title to, or interest in, such shares.

The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments

and calls due in respect of such share.

28. Company not bound to recognize any interest in share other than that of registered holder or of any person under clause 44.—The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 44 to become a Shareholder in respect of any share.

Certificates.—The certificates of shares shall be issued under the seal of the Company, and signed

by two Directors or by one Director and the Secretary or Secretaries of the Company

30. How issued .- Every Shareholder shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for one or more of such shares. Every certificate shall specify the

- number of the share in respect of which it is issued.

 31. Renewal of certificate.—If any certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors may deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.
- 32. Certificate to be delivered to the first-named of joint-holders not a firm.—The certificate of shares registered in the names of two or more persons not a firm shall be delivered to the person first-named on the register.

TRANSFER OF SHARES.

33. Exercise of rights.—No person shall exercise any rights of a Member until his name shall have been entered in the Register of Members and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him.

34. Transfer of shares.—Subject to the restriction of these Articles, any Shareholder may transfer all

or any of his shares by instrument in writing.

35. No transfer to infant or person of unsound mind .- No transfer of shares shall be made to an infant or person of unsound mind. 36. Register of transfers.—The Company shall keep a book or books to be called "The Register of Trans-

fers," in which shall be entered the particulars of every transfer or transmission of any share.

37. Instrument of transfer. The instrument of transfer of any share shall be signed both by the transferor and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register in respect thereof.

38. Board may decline to register transfers.—The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise; or in case of shares not fully paid up, to any person not

approved by them.

39. Not bound to state reason.—In no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

40. Registration of transfer.—Every instrument of transfer must be left at the office of the Company to be registered accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2.50, or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directors, subject to the powers vested in them by Articles 38, 39, and 41, shall register the transferee as a Shareholder and retain the instrument of transfer.

Directors may authorize registration of transferees.—The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders without the necessity of any meeting.

of the Directors for that purpose.

42. Directors not bound to inquire as to validity of transfer. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share,

except for the dividends previously declared in respect thereof, but, if at all, upon the transfere only.

43. Transfer Books when to be closed.—The Transfer Books shall be closed during the fourteen days immediately following each Ordinary General Meeting, including the First General Meeting; also at such other

times as the Directors may decide, not exceeding seven days further in any one year.

TRANSMISSION OF SHARES.

- 44. Title to shares of deceased holder.—The executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized by the Company as having any title to the shares of such Shareholder.
- 45. Registration of persons entitled to shares otherwise than by transfer.—Any guardian of any infant Shareholder, or any Committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, insolvency, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause or of his title as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2 50; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.
- 46. Failing such registration, shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 45 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SHARES (SURRENDER AND FORFEITURE).

47. The Directors may accept surrender of shares .- The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

48. If call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment on or before the day appointed for the payment for the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder, or his executors or administrators, or his trustee or assignee in insolvency, requiring him to pay the same, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

Terms of notice.—The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at, which such call or instalment and such interest and expenses as aforesaid are to be The notice shall also state that, in the event of non-payment at or before the time, and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

In default of payment, shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

Shareholder still liable to pay money owing at time of forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay, to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at the rate of nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

49. Surrendered or forfeited shares to be property of Company, and may be sold, &c. -Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted,

or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

50. Effect of surrender or forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.

51. Certificate of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Secretary or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

52. Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of

any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money, by way of redemption money for the deficit, as they shall think fit, not being less than nine per centum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-alloted, or otherwise disposed of under Article 49 hereof, shall be

redeemable after sale or disposal.

53. Company's lien on shares.—The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such shares or by other shares held by such holder or joint-holders or otherwise, and whether due from any such holder individually or jointly with others, including all calls for the making of which resolutions shall have been passed by the Directors, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons; and the Directors may decline to register any transfer of shares subject to such charge or lien.

54. Lien how made available.—Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators or his assignee or trustee requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty

days' notice shall be allowed him.

55. Proceeds how applied.—The nett proceeds of any sale that takes place under the provisions of Articles 49 and 54 hereof shall be applied in or towards satisfaction of the debt, liability, or engagement that gave rise to the lien, and the residue (if any) paid to such Shareholder or his representatives.

56. Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Secretary or Secretaries that the power of sale given by Article 54 has arisen and is exercisable by the Company

under these presents shall be conclusive evidence of the facts therein stated.

Transfer on sale how executed.—Upon any such sale taking place two of the Directors may execute a transfer of the shares sold to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

CALLS.

57. Directors may make calls.—The Directors may from time to time make such calls as they think fit upon the registered holders of shares in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times; and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholder of the time and place appointed for payment of each call.

58. Calls when made.—A call shall be deemed to have been made at the time when the resolution

authorizing the call was passed at a Board Meeting of the Directors.

59. Extension of time for payment of call.—The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call, or part thereof, on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

60. Interest on unpaid call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalments shall have been due, shall pay interest for the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this Article.

61. Payment in anticipation of calls at interest.—The Directors may at their discretion receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount

of his shares beyond the sum actually called up.

Borrowing Powers.

62. Power to borrow.—The Directors shall have power to procure at any time, and from time to time in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained, from the Company's estates as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors, or other persons, any sum or sums of money for the purposes of the Company, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Ten thousand Rupees (Rs. 10,000).

With the sanction of a General Meeting the Directors shall be entitled to borrow such further sum or

sums, and at such rate of interest, as such Meeting shall determine.

63. Security of loans.—The Directors may, for the purpose of securing the repayment of any such sum or sums of money so borrowed or raised, create and issue any bonds, mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

64. Declaration as to borrowing powers.—A declaration under the Company's seal contained in, or endorsed upon, any of the documents mentioned in this Article, and subscribed by two or more of the Directors or by one Director and the Secretary or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its credito s, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

MEETINGS.

65. First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.

Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such 66. time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed,

at such time and place as may be determined by the Directors.

67. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other meetings of the Company shall be called

Extraordinary General Meetings.
68. Extraordinary General Meeting.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-seventh of the number of Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

69. Requisition of Shareholders to state object of Meeting; on receipt of requisition Directors to call meeting and in default Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

70. Notice of resolution.—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by leaving a copy of the resolution

at the registered office of the Company.

71. Seven days' notice of meeting to be given.—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given either by advertisement in the Ceylon Government Gazette or by notice sent by post, or otherwise served as hereinafter provided, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting.

72. Business requiring, and not requiring, notification.—Every Ordinary General Meeting shall be

competent without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors. and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been given in the notice or notices upon which the Meeting was convened.

73. Notice of other business to be given.—With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not

been specially mentioned in the notice or notices upon which it was convened.

74. Quorum to be present.—No business shall be transacted at a General Meeting, except the declaration of a dividend recommended by a report of the Directors, or the election of a Chairman, unless there shall be

present in person at the commencement of the business three or more Shareholders entitled to vote.

75. If the quorum not present, meeting to be dissolved or adjourned; adjourned meeting to transact busi--If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

76. Chairman of Directors or a Director to be Chairman of General Meeting; in case of their absence or refusal a Shareholder may act.—The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present within 15 minutes after the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their number to be Chairman.

77. Business confined to election of Chairman while Chair vacant.—No business shall be discussed at any

General Meeting except the election of a Chairman whilst the Chair is vacant.

78. Chairman with consent may adjourn meeting.—The Chairman, with consent of the meeting, may adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took

place, unless due notice shall be given.

79. Minutes of General Meeting .- Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy or by attorney duly appointed, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder and proxy and attorney; and unless a poll be immediately demanded in writing by at least three members present in person, and not by proxy or by attorney, at the meeting and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.

81. Poll.—If a poll be duly demanded, the same shall be taken in such manner and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting ct which the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.

82. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by three Share-holders present in person, and not by proxy or by attorney, at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such a manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

83. No poll on election of Chairman or on question of adjournment.—No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

84. Number of votes to which Shareholder entitled.—On a show of hands every Shareholder present in person or by proxy or attorney shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall (except as provided for in the Article immediately following) have one vote for every one share held by him up to ten. He shall have an additional vote for every ten shares held by him beyond the first ten shares up to one hundred shares, and an additional vote for every twenty-five shares held by him beyond the first one hundred shares. When voting on a resolution involving the winding up of the Company every Shareholder shall have one vote for every share held by him.

85. Guardian of infant, &c., when not entitled to vote.—The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant,

lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

86. Voting in person or by proxy.—Votes may be given either personally, or by proxy, or by attorney duly authorized.

87. Non-Shareholder not to be appointed proxy.—No person shall be appointed a proxy who is not a Shareholder of the Company; but the attorney of a Shareholder, even though not himself a Shareholder of the

Company, may represent and vote for his principal at any meeting of the Company.

88. Shareholder in arrear or not registered one month previous to the meeting not to vote.—No Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or insolvent or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least one month previously to the time of holding the meeting at which he proposes to vote or speak duly registered as the holder of the

share in respect of which he claims to vote or speak.

89. Proxy to be printed or in writing.—The instrument appointing a proxy shall be printed or written, and shall be signed by the appointor, or if such appointor be a corporation, it shall be sealed with the common

seal of such corporation.

90. When proxy to be deposited.—The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

91. Form of proxy.—The instrument appointing a proxy may be in the following form:—

	The	Dimbula	Travan core	Rubber	Company,	Limited.
I, —, of		, app	point ———	, of -	(a S	hareholder

pany), as my proxy to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to -, One thousand Nine hundred and be held on the - day of -and at any adjournment thereof, and at every poll which may be taken in consequence thereof. As witness my hand this ———— day of ————, One thousand Nine hundred

92. Objection to validity of vote to be made at the meeting or poll.—No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

93. No Shareholder to be prevented from voting by being personally interested in result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

Number of Directors.—The number of Directors shall never be less than three or more than six. Their qualification and remuneration.—The qualification of a Director shall be his holding in his own right shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least One thousand Rupees (Rs. 1,000), and upon which, in the case of partly paid up shares, all calls for the time being that have been paid and this application the line of the case of partly paid up shares, all calls for the time being that have been paid and this application to the line of the case of partly paid up shares, all calls for the time being that have been paid and this application. shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors.

As a remuneration for their services, the Directors shall be entitled to appropriate a sum not exceeding Four thousand Rupees (Rs. 4,000) annually, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company. 96. Appointment of first Directors and duration of their office.—The first Directors shall be Keith Rollo of Wanarajah Estate, Dikoya, Henry Mathew Alleyn of Chorsy Estate, Pundaluoya, Henry Edgar D'Esterre of Braemore Estate, Agrapatna, and Ernest Edward Megget of Thornfied Estate, Agrapatna, all in Ceylon, who shall hold office till the first Ordinary General Meeting, when they shall all retire, but shall be eligible for re-election.

Directors may appoint Managing Director or Directors; his or their remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time, and on such terms, as the Directors may determine or fix by agreement with the person or persons appointed to the office, and the Directors may from time to time revoke such appointment, and appoint another or others Secretary Managing, Director, or Managing Directors, and (or) Visiting Agent or Agents or Superintendent or Superintendents; and the Directors may impose and confer on the Managing Director or Managing Directors ail or any duties and powers imposed or conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment

of a lump sum of money, as they shall think fit.

98. Appointment of successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting. The General Meeting may also fill up any other vacancies occurring amongst the Directors.

99. Board may fill up vacancies.—The Board shall have power at any time and from time to time before the First Ordinary General Meeting to supply any vacancies in their number arising from death, resignation,

or otherwise.

- 100. Duration of office of Director appointed to vacancy.—Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting 101. in every subsequent year one of the Directors for the time being shall retire from office as provided in Article 102.
- 102. Retiring Directors how determined .- The Directors to retire from office at the Second and Third Ordinary General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

103. Retiring Directors eligible for re-election.—Retiring Directors shall be eligible for re-election.

104. Decision of question as to retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

105. Number of Directors how increased or reduced.—The Directors, subject to the approval of a General Meeting, may from time to time at any time subsequent to the Second Ordinary General Meeting increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number is to go out of office.

106. If election not made, retiring Director to continue until next meeting.—If at any meeting at which an election of a Director ought to take place the place of the retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

107. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or Secretaries, or by leaving the same at the registered office of the Company, or by tendering his written resignation at the meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

108. When office of Director to be vacated.—The office of Director shall be vacated—

- (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.
- (b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting.

(d) If he ceases to hold the required number of shares to qualify him for the office.
(e) If he is concerned or participates in the profits of any contract with, or work done for, the

(f) If he is absent from the Island for a period exceeding three months.

Exceptions.—But the above rule shall be subject to the following exceptions:—No Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director; or by his being agent, or secretary, or proctor, or by his being a member of a firm who are agents, or secretaries, or proctors of the Company. Nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

109. How Directors removed and successors appointed.—The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead, and the Director so appointed shall hold office only during such time as the Director

in whose place he is appointed would have held the same if he had not been removed.

Indemnity to Directors and others for their own acts and for the acts of others.—Every Director or officer, and his heirs, executors, and administrators, shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of his duties, except such as happen from his own wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer, shall be liable for any other Director or officer, or for joining in any receipt or other acts of conformity, officer, shall be happening to the Company by the insufficiency or deficiency of title to any property or for any loss or expense impression of the Company, or for the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

111. No contribution to be required from Directors beyond amount, if any, unpaid on their shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

Powers of Directors.

112. Management and expenses.—The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, and with the assistance of an agent or agents, secretary or socretaries of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation, incorporation, and registration of the Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, lease, or acquisition of the said Teekoy property, and of any other lands, estates, or property, or any share or shares thereof, or interest therein, that the Company may hereafter purchase, lease, or acquire, and in and about the opening, clearing, planting, cultivation, and development thereof, and otherwise in or about the working and business of the Company.

113. Working arrangements.—The Directors shall have power to make, and may make, such rules or regulations for the management of the business of the Company in such management sather time to time.

regulations for the management of the business of the Company in such manner as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, visiting agents, superintendents, inspectors, assistants, clerks, artizans, labourers, and other servants, for such period or periods, and with such remuneration and at such salaries, and upon such terms and conditions, as they may consider advisable and enter into agreements in connection therewith, and from time to time determine the duties of all persons so appointed; and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, officers, visiting agents, superintendents, inspectors, assistants, clerks, artizans, labourers, or servants of the Company, for such reasons as they may think proper and advisable, and without assigning any cause for so doing.

114. Legal advisers.—The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on, or protecting, the business of the Company on such terms as they may consider proper, and from time to time to revoke such appointment.

115. Banking arrangements.—The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signature as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies or appointments to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.

Arrangements for amalgamation or sale.—It shall be lawful for the Directors, if authorized so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, person or persons, upon such terms and in such manner as the Directors shall think fit; and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

117. General powers.—The Directors shall exercise in the name and on behalf of the Company all such

powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance or by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be executed or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinance and of these presents, and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting, but no regulationsmade by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulations

had not been made.

The generality of the powers conferred by any Article of these presents on the Directors shall not be taken

to be limited by any Article conferring any special or expressed power.

118. Special powers.—In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding Article and of the other powers conferred by these presents it is hereby expressly declared that the Directors shall have the powers following, that is to say :-

(1) To take such steps as they think fit to carry into effect the purchase and acquisition of the said Teekoy leasehold property subject to the terms and conditions contained in any grant or lease of leases of such property or any modifications thereof, and to the terms and conditions contained in any assignment or assignments hereof.

(2) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by and against the Company or its officers, or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due, and of any claims and demands made by or against the Company.

(3) To refer any claim or demand made by or against the Company to arbitration, and observe and

perform or enforce the award.

(4) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands of the Company.

and for claims and demands of the Company.

(5) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.

(6) To invest any of the moneys of the Company which the Directors may consider not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to vary or realize such investments.

(7) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of

manner as they think fit, and to establish any local boards or agencies for managing any of

the affairs of the Company abroad, and to appoint any persons to be members of such local

board, or any managers or agents abroad, and to fix their remuneration.

(8) From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being residing or carrying on business in Southern India or elsewhere, all or any of the powers hereby made exerciseable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and to fix the remuneration of, and at any time to remove, such Director or other person or company, and to annul or vary any such delegation.

The Directors shall not however be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person, except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers.

PROCEEDINGS OF DIRECTORS.

119. Meeting of Directors.—The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.

120. A Director may summon meeting of Directors.—A Director may at any time summon a meeting of

Directors.

Who is to preside at meetings of Board.—The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and is present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.

122. Questions at meetings how decided .-- Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a

casting vote in addition to his vote as a Director.

123. Board may appoint committees.—The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

124. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed, provided the same be done before

the discovery of the defect.

125. Regulation of proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and be not superseded by the express terms of the appointment of such committees respectively, or any regulation imposed by the Board.

126. Resolution in writing by all the Directors as valid as if passed at a meeting of Directors.—A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the

Directors duly called and constituted.

127. Minutes of proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet:

(a) Of all appointments of officers and committees made by the Directors.

(b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.

(c) Of the resolutions and proceedings of all General Meetings

(d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.

(e) Of all orders made by the Directors.

128. Signature of minutes of proceedings and effect thereof.—All such minutes shall be signed by the person, or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the persons, or one of the persons who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee the persons who shall preside as Chairman at the next ensuing General Meeting, or Doard Meeting, or Committee Meeting respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

129. The use of the seal.—The seal of the Company shall not be used or affixed to any deed or instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, of the Company who shall attest the sealing thereof, such attestation on the part of the Secretaries, in the event of a firm being the Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing for and on behalf of the said firm as such Secretaries.

ACCOUNTS.

130. What accounts to be kept .- The Agent or Secretary, or the Agents or Secretaries, for the time being. or, if there be no Agent or Secretary, or Agents or Secretaries, the Directors, shall cause true accounts to be kept of the paid up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such receipts and expenditure take place, and of the assets. credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs. transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company; and the accounts shall be kept in such books and in such a manner at the registered

office of the Company as the Directors think fit.

Accounts how and when open to inspection.—The Directors shall from time to time determine whether and to what extent, and at what times and places, and under what conditions or regulations, the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company except as

conferred by the statutes or authorized by the Directors, or by a resolution of the Company in General Meeting.

132. Statement of accounts and balance sheet to be furnished to General Meetings.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the profit and loss account of the preceding year, and a balance sheet containing a summary of the property and liabilities of the Company

made up to the end of the previous year.

133. Report to accompany statement.—Every such statement shall be accompanied by a report as to the state and condition of the Company and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

134. Copy of balance sheet to be sent to Shareholders .- A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

Division of profits.—Subject to the rights of Shareholders entitled to shares issued upon special condition, the profits of the Company shall be divisible among the Shareholders in proportion to the amount paid up on the shares held by them respectively. Provided, nevertheless, that where capital is paid up in advance of calls upon the footing that the same shall carry interest, such capital shall not, whilst carrying interest, confer a right to participate in profits.

Dividends, Bonus, and Reserve Fund.

136. Declaration of dividend .- The Directors may, with the sanction of the Company in General Meeting, from time to time declare a dividend to be paid, and (or) pay a bonus to the Shareholders according to their rights and interest in the profits, but no dividend shall be payable except out of nett profits.

137. Interim dividend.—The Directors may from time to time pay to the Shareholders such interim

dividends as in their judgment the position of the Company justifies.

138. Reserve fund.—Previously to the Directors recommending any dividend, they may set aside, out of the profits of the Company, such a sum as they think proper as a reserve fund, and shall invest the same in such

securities as they shall think fit, or place the same in fixed deposit in any bank or banks.

139. Application thereof.—The Directors may from time to time apply such portion as they think fit of the reserve fund to meet contingencies, or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises, or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.

140. Unpaid interest or dividend not to bear interest.—No unpaid interest or dividend or bonus shall ever

bear interest against the Company.

141. No Shareholder to receive dividend while debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise however.

142. Directors may deduct debt from the dividends.—The Directors may deduct from the dividend or bonus payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such

dividend is payable.

143. Notice of dividend; forfeiture of unclaimed dividend.—Notice of all interest, or dividends, or bonuses to become payable shall be given to each Shareholder entitled thereto; and all interest, or dividends, or bonuses unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and if the Directors think fit may be applied in augmentation of the reserve fund.

144. Shares held by a firm.—Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the

name of the firm.

145. Joint-holders other than a firm.—Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

146. Accounts to be audited .- The accounts of the Company shall from time to time be examined and

the correctness of the balance sheet ascertained by one or more Auditor or Auditors.

Qualification of Auditors.—No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

continuance in office, be eligible as an Auditor.

148. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditors of the Company and fix their remuneration; and all future Auditors, except as is hereinafter mentioned, shall be appointed at the first Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the First Ordinary General Meeting after their respective appointments or until otherwise ordered by a General Meeting.

149. Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election.

150. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.

Meeting.

151. Casual vacancy in number of Auditors how filled up.—If any vacancy that may occur in the office of Auditor shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person who shall hold the office until such meeting.

152. Duty of Auditors.—Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon to the meeting generally or especially as he may think fit.

153. Company's accounts to be opened to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

NOTICES.

154. Notices how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or other persons appointed by the Board to do so.

155. Shareholders to register address.—Every Shareholder resident in Ceylon shall give an address in Ceylon, which shall be deemed to be his place of abode, and shall be registered as such in the books of the

Company.

Service of notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending it through the post in a prepaid letter, addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless and until his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agents or Secretaries of the Company, their own or some other adtdress in Ceylon.

156. Notice o joint-holders of shares other than a firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given

to any one of such persons, and notice so given shall be sufficient notice to all the holders of such shares.

157. Date and proof of service.—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a Post Office or post box, and the entry in the Company's books of the leaving or sending by post of any notice or at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

158. Non-resident Shareholders must register addresses in Ceylon.—Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Southern India at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If

he shall not have named and registered such an address, he shall not be entitled to any notices.

159. Notices by advertisement.—All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

ARBITRATION.

160. Directors may refer disputes to arbitration.—Whenever any question or other matter whatsoever arises in dispute between the Company and any other Company or persons, the same may be referred by the Directors to arbitration.

EVIDENCE.

brought or instituted by the Company against any Shareholders.—On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is, or was when the claim arose, on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted nor any other matter whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt.

PROVISION RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

162. Purchase of Company's property by Shareholders.—Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof, in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects, or any part thereof, shall be made by the Directors under the powers hereby, or under the Ordinance, conferred upon them.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names, at the places and on the dates hereafter signified, Forbes Griffith Saunder and Neander Warburton Davies at Nuwara Eliya, this Eighteenth day of February, 1907; John Godfrey Palmer at Hatton. this Second day of March, 1907; Thomas George Hayes at Nuwara Eliya, this Twelfth day of March, 1907: Charles Burrard Nelson at Rozelle, this Eighteenth day of March, 1907; Henry Mathew Alleyn at Nuwara Eliya, this Nineteenth day of March, 1907; and Ernest Edward Megget at Colombo, this Twenty-third day of March, 1907.

NEANDER WARBURTON DAVIES.
THOMAS GEORGE HAVES.
ERNEST EDWARD MEGGET.
FORBES GRIFFITH SAUNDER.
JOHN GODFREY PALMER.
CHARLES BURRARD NELSON.
Witness to the above signatures:
F. LIESCHING,
Proctor, Supreme Court.
HENRY MATHEW ALLEYN,

Witness to the Signature of HENRY MATHEW ALLEYN: C. S. WRIGHT.

The Uva Rubber Company of Ceylon, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the Shareholders of this Company will be held at Ambewatte House, Slave Island, Colombo, on Saturday, the 20th April, 1907, at 11 A.M.

Business.

To consider an offer of Rs. 650,000 or over from London for the Company's properties, payable half in cash and half in shares in a new company, and, if approved, to authorize the Directors to arrange terms for the sale of the Company's properties.

By order of the Directors

CUMBERBATCH & Co., Agents and Secretaries.

Colombo, April 10, 1907.

N.B.—Any Shareholder unable to attend in person is requested to appoint a proxy (a Shareholder in the Company) to represent him at the meeting and to vote on his behalf. Forms of proxy can be had at the Company's Office.

The Uva Rubber Company of Ceylon, Limited.

OTICE is hereby given that the Second Ordinary General Meeting of the Shareholders of this Company will be held at Ambewatte House, Slave Island, Colombo, on Saturday, 20th April, 1907, at 11.30 A.M.

Business.

To receive the Directors' Report and Accounts for the year ended 31st December, 1906.

To elect a Director.

To appoint an Auditor for the current year, and for such other business as may be brought before the meeting.

meeting.
(The Transfer Books of the Company will be closed from 10th to 20th April, 1907.)

By order of the Directors,

CUMBERBATCH & Co., Agents and Secretaries.

Colombo, April 10, 1907.

The Rubber Growers Company, Limited.

OTICE is hereby given that the First Ordinary (Statutory) General Meeting of the Shareholders of this Company will be held at Ambewatte House, Slave Island, Colombo, on Saturday, 20th April, 1907, at 12.30 r.m.

Business.

To receive the Directors' Report and Accounts to 31st December, 1906.

To elect Directors.

To appoint an Auditor for the current year, and for such other business as may be brought before the meeting.

meeting.
(The Transfer Books of the Company will be closed from 10th to 20th April, 1907.)

By order of the Directors,

CUMBERBATCH & Co., Agents and Secretaries.

Colombo, April 10, 1907.

Adam's Peak Hotel Company, Limited, in Liquidation.

Meeting of Shareholders of the above-named Company will be held at the office of the Liquidator, No. 18, Chatham street, Colombo, on Monday, the 13th day of May, 1907, at 11 A.M., for the following purposes:—

(1) To receive and consider the report of the Liquidator and the accounts of the Liquidation, and, if thought fit, to pass a resolution approving the accounts and the Liquidator's remuneration.

(2) To pass a resolution that the affairs of the Company are fairly wound up.

(3) To give instructions as to the disposal of the Company's books and papers.

H. P. CHURCH, Liquidator.

Colombo, April 11, 1907.

Brown & Davidson, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the above Company will be held at the registered office of the Company at Talawakele on the 20th day of April, 1907, at 12.30 o'clock in the afternoon, for the purpose of considering, and, if thought fit, passing the following resolution. Should the resolution be passed by the required registrative it will be submitted for an function and

Should the resolution be passed by the required majority it will be submitted for confirmation as a special resolution to a second Extraordinary Meeting, which will be subsequently convened.

"That the Articles of Association be altered in the

manner following:

"The following article shall be substituted for Article 54:—

"Power to Borrow.—The Directors may, from time to time, at their discretion, borrow or raise any sum or sums of money for the purposes of the Company, at such rate of interest and upon such terms as the Directors may determine, provided that the moneys so borrowed, or raised, and owing at any one time shall not, without the sanction of a General Meeting of the Company, exceed Fifty Thousand Rupees (Rs. 50,000)."

By order of the Board,

ROBERT MARTIN, Secretary.

Talawakele, April 10, 1907.

Brown & Davidson, Limited.

W ITH reference to the above notice of a resolution to be considered, and, if thought fit, passed at the Extraordinary General Meeting of the above Company to be held on the 20th day of April, 1907. notice is hereby given that the said resolution is to be passed in place of the resolution passed at the Ordinary General Meeting of Shareholders held on the 8th January, 1907, the last-mentioned resolution not having been confirmed as a special resolution, and the Extraordinary General Meeting of Shareholders of the Company, which was held on the 16th March, 1907, having been declared void owing to an error in the notice convening the meeting.

By order of the Board.

ROBERT MARTIN,

Secretary.

Talawakele, April 10, 1907.

Sale of Valuable House and Garden at Barnes Place, Cinnamon Gardens.

NDER and by virtue of a decree entered in D. C. Case No. 24,226, I am directed by the said District Court of Colombo to sell by public auction on Saturday, the 13th day of April, 1907, at 4.30 P.M., at the spot, the following property declared bound and executable under the said decree in the said action, for the recovery of the sum of Rs. 17,689.25, with interest and costs of suit, and ordered to be sold by the said decree, to wit: -All that valuable louse and ground bearing assessment No. 17, situated at Barnes road and Kynsey road in the Maradana Cinnamon Gardens; containing in extent about half an acre.

For inspection of Deeds, &c., apply to E. G. Jayawardene, Esq., Proctor, or to

> J. W. H. EBERT, Auctioneer.

W. E, Francis Reginald Alfred Pereira of Colpetty, Colombo, and Henry William Emmanuel Dias-Wanigasekera of "Villa St. Dora," 2nd Division, Maradana, Proctors of the District Court of Colombo, do hereby give notice that from the 5th April, 1907, we are practising in partnership under the name, style, and firm of "Pereira and Dias-Wanigasekera."

F. R. ALFRED PEREIRA. H. W. E. DIAS-WANIGASEKERA.

Colombo, April 12, 1907.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held in the Municipal Office on Friday, January 11, 1907.

The Council met this day at 3 P.M., pursuant to notice dated January 5, 1907.

Present:—Mr. B. Horsburgh, Acting Chairman; Mr. Chas. Perera; Mr. C. P. Dias; Sir Allan Perry, Kt.; Dr. W. H. de Silva; Mr. H. Tiruvilangam; Mr. P. D. Warren: Mr. M. F. Khan; Mr. L. B. Fernando; and Dr. C. T. Griffin.

The Minutes of the General Meeting of December 14, 1906, having been printed, and a copy thereof having been sent to each Member of the Council, were taken as read and confirmed.

1. Pursuant to notice the Chairman brought up the draft address to be presented to Their Royal Highnesses the Duke and Duchess of Connaught on their visit to Colombo on the 26th instant.

The Chairman moved-That Council do go into Committee to consider the draft address.

Mr. M. F. Khan seconded.

(Council in Committee.)

Resolved-That an illuminated address on parchment be presented to Their Royal Highnesses the Duke and Duchess of Connaught on their arrival at Colombo.

The draft address having been read and considered, it was resolved—That the word "fresh" in line 3 thereof be deleted, that the word "continued" be inserted between the words "the" and "interest" in line 3, and the word "parts" be substituted for the word "portions" in line 4.

Resolved—That the draft address as amended be adopted. (See Annexure A.)
Resolved also—That the route along which Their Royal Highnesses will proceed to Queen's House be decorated, and that the arrangements be left in the hands of the Chairman.

The Chairman moved—That the Council do resume, and that the resolutions passed in Committee

be adopted.

Mr. M. F. Khan seconded—Carried.

- 2. Papers regarding improvements to the Central Fire Station as per resolution of Works Committee of December 5, 1906, item No. 16, were laid before the Council.
- Mr. Chas. Perera moved-That plans and estimates be called for, for the extension of the Central Fire Station to provide further accommodation, as suggested by the Superintendent of the Fire Brigade.

 Mr. P. D. Warren seconded—Carried.
 - Re-appointment of the following Special Committees:-
 - Amendment of Ordinance No. 7 of 1887.
 - Present administration of the General Cometery, Kanatta.
 - Taking over of the waterworks and to report to Council.
 - To consider report of Commission on police extortion in connection with carters' by law
 - Revision of salaries of employés of the Council.
 - Conducting of prosecutions under by-laws. Damage and distress caused by floods.

The Chairman moved the re-appointment of the above Special Committees. Mr. M. F. Khan seconded-Carried.

4. The Council then proceeded to ballot for the election of Members to form the four Standing Committees for 1907, in terms of section 5 of Ordinance No. 7 of 1902.

The result of the ballot was declared by the Chairman as follows :-

- (1) Standing Committee on Law and General Subjects:—Mr. Chas. Perera, Mr. H. Tiruvilangam. and Mr. L. B. Fernando.
- (2) Standing Committee on the Regulation of Markets and Sanitation: --Sir Allan Perry, Kt.. Dr. C. W. van Geyzel, and Dr. W. H. de Silva.
- (3) Standing Committee on Finance and Assessment:—Mr. H. A. Jayawardene, Mr. A. Fairlie, and Mr. G. H. Alston.
- (4) Standing Committee on Municipal Works:—Mr. Chas. Perera, Mr. C. P. Dias. and Mr. James Peiris.
- 5. The Medical Officer of Health's recommendations that the following insanitary cesspit privies be closed, the parties concerned having failed to show adequate cause to the contrary, viz., Nos. 90, 91, and 92. Hulf sdorp street; 8, Barber street; and 66 and 66a, Messenger street were laid before the Council.

Mr. Chas. Perera moved that the recommendations of the Medical Officer of Health be adopted.

Mr. M. F. Khan seconded.—Carried.

6. To cancel sale of premises Nos. 2, 3, 4, 10/11, 19, 27, and 28, Messenger street; 2, 2a, and 3, Mosque lane; 23, Glennie street; 4, Leechman's lane; 20b/67 and 58b/109, Tanque Salgado (New Fishers' quarters); 13, 34, and 44, Kew street; 71, 207, 208, 209, and 217, Sea street; 172, 204, 204b, 208, 212, and 212a, Dematagoda; 40, St. John's road; 53, 61, 76, 87, and 89, Galkapanawatta; 64/289 and 220/50, Alutmawata; 51, 52, 53, and 54, 2nd Division, Maradana; 60 and 63, Grandpass road, 12, Prince street; 38, Kollupitiya road; 10, and 20, Vauxhall street; 13 and 21, China street; 4, Temple road; 10. Elie House road; 3 and 4, Mint lane; 21, Mitcho's lane; 5, Peer Saibo's lane; 3, 4, and 23, Churchyard lane; 58a and 67, Vuistwyke; 50, 58, and 106, Chekku street; 2, and 3, Messenger lane; 23, and 78, Kotahena street; 12/16 and 82. Silversmith street; 56, Ferguson's road; 48, New Moor street; 24, Maliban street; 38a, Union place; 3, Second lane; 45, Bankshall street; 61, Cemetery street; 81/82, Wilson street; 11, New Chetty street; 23 and 33. Second Cross street; 22, Wekanda; 111a, Layard's Broadway; 55/63, Kochchikade; 32, Tanque Salgado; 123, 1st Division, Maradana; 22/24, Belmont street; 28, Samara's lane; 99a. Main street; 69b, Piachaud's lane; 78/79, Jampettah street; 29, China street; and 42d, Ferry street.

Mr. Chas. Perera moved that the Chairman be authorized to cancel the sales.

Mr. M. F. Khan seconded.—Carried.

7. Papers re further extension of leave to Mr. H. L. Amerasekera, Process Clerk, owing to ill-health. from 12th to 31st December, 1906, and Mr. B. D. Cooray, Assistant Correspondence Clerk, from 10th to 31st December, 1906, and 1st to 3rd January, 1907, were laid before the Council.

Mr. Chas. Perera moved that the leave granted by the Chairman be confirmed.

Mr. M. F. Khan seconded.—Carried.

8. Excess leave over 30 days granted to Supervisor Davidson, on 28th and 29th November, 1906, (1½ day) and Mr. A. C. Solomonsz, on 15th and 17th December, 1906.

Mr. Chas. Perera moved that the leave granted by the Chairman be confirmed.

Mr. M. F. Khan seconed.-Carried.

- 9. Report of the Resident Engineer of the Colombo Drainage Works for the month of November, 1906, was not received.
- 10. City Analyst's report on the town water for December, 1906, was laid on the table, having been previously printed and circulated.
 - 11. Auditor-General's remarks for June, 1906, were laid on the table.
- 12. Statement of Receipts and Disburs ments from January I to December 31, 1906, and Progress Report of work done for December, 1906, were not ready.
- 13. Reports of Inspectors on licensed carriages and on shops used for the sale of kerosine, poisons, and gunpowder, were laid on the table.

The following documents were also laid on the table :-

Return of Committees of Municipal Council of 1906.

Proceedings of Committees.

Volunt er Band Programme for January, 1907.

Return of average daily supply and consumption of water for November, 1906.

The Municipal Engineer's report for December, 1906, on the condition of Tramway routes.

Electrical Adviser's report on tram cars for December, 1906.

Confirmed on February 8, 1907:

B. Horsburch, Acting Chair nan, Municipal Council, and Mayor of Colombo. B. Horsburgh.
Acting Chairman, Municipal Council,
and Mayor of Colombo.

Annexure A referred to.

TO THEIR ROYAL HIGHNESSES THE DUKE AND DUCHESS OF CONNAUGHT.

May it please Your Royal Highnesses,

The Municipal Council on behalf of the citizens of Colombo beg leave to offer to Your Royal Highnesses a loyal welcome to this city. Your Royal Highnesses are no strangers to these shores, and this visit is a proof of the continued interest which Your Royal Highnesses take in these parts of His Majesty's Dominions. We desire to express our gratitude for this interest, and also our steadfast loyalty to His Most Gracious Majesty King Edward VII.

Statement of Receip	ts and Dis	bursements January 1 t	on account of the Municipal Fund o 31, 1907.	l from	
REVENUE,	Estimated Revenue for 1907. Rs. c.	Receipts to Jan. 31, 1907, Rs. c.		Estimated Expendi- ture for 1907.	Disbursements to Jan. 31, 1907.
Taxes.			I.—CHARGES ON ACCOUNT OF	Rs. c.	Rs. c.
2 Taxes on vehicles and animals (under section 128 of Ord. No. 7 of 1887) 2a Do. costs	11,000 0 45,000 0 150 0	3,188 0 7,301 25 43 89	MUNICIPAL DEBT. 1 Annuity for Waterworks 2 Annuity for Victoria bridge 3 Interest and Sinking Fund on drainage works	8,000 0	
3 Dog tax	5,500 0	854 52	II,-ESTABLISHMENT,		
Licenses,				146,199 0	11 141 10
4 Carriages and jinrickshas for hire 5 Passenger hackeries for hire 6 Cart, coach, and tram cars 7 Boat	14,000 0 500 0 6,800 0 70 0		5 Audit of accounts	4,590 0 16,706 0	1,575 10 1,230 83
8 Boat-issued by Master			*	4 F F O O O	
Attendant 9 Gun—issued by Government Agent 10 To sell intoxicating liquors—	4,000 0 1,000 0	162 45	7 Allowances 8 Stationery 9 Furniture 10 Inspectors' uniform, &c including boot allowance		1,085 54 1,115 0 17 51
issued by Government Agent 11 Butchers 12 Coal depôts, tanneries, &c	17,100 0 260 0 700 0	251 75 450 0	including boot anowance	1.000 ()	108 0
13 To slaughter cattle, sheep, and pigs (special)	250 0 250 0	1 25 40 0			
15 To sell fish (special) 16 Opium 17 Petroleum	300 0 61,517 0 2,500 0	$\frac{10}{60}$ $\frac{0}{50}$	11 Commission, salaries of extra clerks, &c 12 Refunds	10,000 0 100 0	119 Ö
18 Guides 19 Poison	200 0 200 0	4 75	IVLICENSES AND TAXES.		
20 Auctioneers and brokers 21 Stamp duty on advocates', proctors', and notaries' cer- tificates and articles of clerk-	4,100 0	2,020 0	13 Commission, &c 14 Refunds 15 Badges 16 Tin plates	FO 0	150 0
ship 22 Stamp duty on licenses on arrack taverns Boat issued by Master Atten-	5,500 0 9,975 0	_	17 Fare tables 18 Painting 19 Branding	440 · 0 150 0	323 82 300 0 74 76
dant—arrears, 1905 Judicial Fines.	°	4,691 10	20 Capture of dogs 21 Dog collars	2.500 0	367 32 138 0
23 By Municipal Magistrate 24 By Police Magistrate	30,000 0 50 0	, . <u>.</u>	V.—MARKETS. Establishments		•
Tolls.			22 Edinburgh, salaries	1,530 ()	127 49
25 Victoria bridge, Grandpass 26 Bambalapitiya 27 Mutwal ferry	78,177 0 59,987 0 1,720 0	_	23 St. John ship, salaries 24 Gintupitiya, salaries 25 Mohammedan meat, salaries 26 Frice park, salaries	1,470 0 150 0 150 0 120 0	122 50 12 50 12 50 10 0
28 Lock-gate Markets.	380 0		27 Den's road, salaries 28 Bambalapitiya and Kollu- pitiya, salaries	1,290 0	83 75 49 0
29 Edinburgh, fruit and vegetable 30 Price park, fruit and vegetable 31 Edinburgh, meat	900 0 3,500 0 5,000 0	373 50	29 Slave Island, salaries 30 Grandpass, salaries	390 0	32 50 75 0
32 Edinburgh, meat — lighting charges	500 0	36 0	Other Charges.		
33 St. John's fish mart 34 St. John's fish market 35 Dean's road market	960 0 2,200 0 15,00 0 0	80 0 260 81	31 Dean's road market, lighting 32 Tools and equipment	1,100 0 300 0	180 0 —
36 Dean's road market—lighting charges	1,100 0		VI.—SLAUGHTER-HOUSES.	,	
37 Grandpass market 38 Kollupitiya market 39 Mohammedan meat market,	2,000 0 1,000 0		Establishment. 33 Dematagoda, salaries	. 3,370 0	280 88
Dhobies' pond 40 Gintupitiya street market 41 Gintupitiya street market—	720 0 2,500 0		Other Charges.		
lighting charges 42 Slave Island market	200 0 8,500 0		34 Dematagoda, superintendent		
43 Bambalapitiya market 44 Costs of recovery of arrears	600 0	48 0	jinrickshaw allowance 35 Dematagoda, assistant an clerk's house allowance		
of market rents	350 0	10	36 Dematagoda, feeding charge Budget.	es 4,500	

	REVENUE,	Estimated Receipts to Revenue Jan. 81, for 1907. 1907. Rs. c. Rs. c.			i, •	Expendi Expendi ments EXPENDITURE. ture for Jan. 5 1907. 1907.	to 31.
	Slaughter-houses.	2001	٠.	2000	٠.	Rs. c. Rs.	v.
ıś	Dematagoda, slaughtering fees	19 200	0	1,862	10	37 Dematagoda, removal of undi-	
46	Do. feeding fees	23,000	ŏ	2,302		gested food 60 0 -	
47	Do. sale of blood	2 25	0			38 Dematagoda, burying carcases of cattle 60 0 8	0
48	Po. sale of manure	100	0	6		39 Contingent expenditure 200 0 -	U
49 50	Do. cost of gas to stove Madampitiya, grass land	350 180	0	25 15		40 Tools, &c., for slaughter-	
51	Fees for inspection of frozen		•		-	houses 350 0 18 8	34
	meat	1,000	0			VII.—GENERAL CEMETERIES.	
•						Establishment.	
	Health Department.					41 Kanatta, salaries 2,510 0 209 1	6
	For conserving private latrines	160,000	0	9,781		42 Madampitiya, salaries 900 0 73	
	Buckets sold	200 900	0	40 83	79	• • ,	
	Disinfectants, &c., sold For clearing cesspit privies	1,000	Ö	76		Other Charges.	
	Lease of grass land at night	-,			_	43 Kanatta, house allowance to	
	soil depot	3,672	0	5 50	0	keeper 360 0 30	0
	:					44 Contingencies 400 0 — 45 Upkeep of buildings 1.000 0 34	1
	ASSESSMENT ACCOUNT.					45 Upkeep of buildings 1,000 0 34 46 Weeding grounds 172 0 13 9	1 92
	Consolidated Rates.						_
57	Consolidated rate—					VIII.—PRINTING DEPARTMENT.	
	arrears 1902	50	0		~ ^	$Esta {\bf b} lish ment.$	
58 50	Do. do. 1903 Do. do. 1904	250 300	0	5	50		
59 60	Do. do. 1904 Do. do. 1905	4,000	0	194	81	47 Salaries 4,881 0 386 (48 Remuneration for super-	iti
61		15 0,000	0	20,363	7	vision 500 0 41 6	iti
62	Consolidated rate, current,					•	•
	1907 (4th quarter, 1906, to 3rd quarter, 1907)	170,000	0	43,566	91	Other Charges.	
63	Consolidated rate, 1908, (4th	10,000	٠	10,000	₩.	49 General upkeep and stores 700 0 12	U
	quarter, 1907, to 3rd	22 222	_			50 Repairs and upkeep of	
0.1		22,000 16,000		1,350	25	machinery and for gas 380 0 32 9) 6
64 65	Consolidated rate, costs Military contribution for	10,000	٠	1,000	,,,,	IX.—Assessment Department.	
- •	lighting the Fort	1,702	0	_			
	Sale of Western					Water.	
	Sale of Water.					51 Extension of water service 5,000 0 — 52 Shifting and repairs to stand-	
66	Sale of water	165,000		16,428		posts, &c 500 0	
67	Costs on recoveries	10.000	0	5	4 0	53 Refund of water-rate 50 0 —	
68	Contribution by Military	10,000	υ	_		54 Increased size of distribution pipes (on account) 10,000 0	
	MISCELLANEOUS.					p.pos (on account) 10,000	
69	Fees for registering bonds	100	0	7	O	Police.	
70	Trunk roads contribution by			•		55 Maintenance of police 60,000 0	
	Government	32,570	0		13/2		
71	Tramway mileage	4,834	()	4,833	32	Lighting.	
72	Rent of grass lands and other property	4,500	0	224	Ō	56 Lighting public streets (gas) 120,000 0 10,886	12
73	Racquet court fees	50	0	4	14	57 Electric lighting of the Fort 18,200 0 1.581	
74	Galle Face, grazing fees		0		17	58 Extension of lighting 6,000 0 783 (59 Shifting of lamps, repairs to	υŲ
75 76	Victoria park, grazing fees Campbell's park, grazing fees	8 0	0		$\frac{0}{74}$	fittings, &c 2,000 0	
77	Price recreation ground,	•				60 Lighting Municipal buildings 8,972 0 857	3
ĦΩ	grazing fees	180	0	21	81	61 Gas apparatus, chemicals, fit- tings, &c 1,000 0 —	
78	Fees for testing and stamping weights and measures	300	0	37	76	tings, &c 1,000 0	
79	Fees from tennis court.			•		Miscellaneous Charges.	
a	Victoria park	30	0	6	0	1,000 0	
80 81	Interest Miscellaneous	_	0	1,2 27	40 16	63 Commission to collectors 15,000 0	
	Sale of stores					64 House numbers, &c 3,600 0 -	
	Mulet	.]				65 Costs in legal proceedings 1,000 0 — 66 Refund of consolidated rates 250 0 —	
	Town Hall fees Overplus at sales	1 9 5 1 6	,			66 Refund of consolidated rates 250 0 — 67 Commission for assessing	
	Sale of tender and specifica:	} =,,,,,	•	- / -		properties 1,500 () -	
	tion forms Sale of scavenging rubbish	.]		; - -		V Minoria innois	
	Deposits made by tenderer			. —		X,-Miscellaneols,	
٥.	Sale of timber	٠, ١	_	-		Secretary's Department.	
	2 Mulct 3 Sale of tender and specifica	. 1,000	0			68 Library 300 0 —	
_	tion forms	. 40	0			69 Contribution to Law Library 500 () — 70 Costs in legal proceedings 3,000 0 —	
8	4 General cemeteries, fees, &c				0		

	Revenue.	Estimated Revenue for 1907. Rs. c.	Receipts to Jan. 31, 1907. Rs. c.		Expenditure.	Estima Exper ture f 1907	idi- or	Disburse- ments to Jan. 31, 1907.
85	Rent of Superintendent's				i	Rs.		Rs. c
	quarters, bridge-of-boats	300 0	35 0	72		4,500	0	
ਰ6 87	Rent of dynamite magazine Fees for testing kerosine oil		-	73	Band Advertisements	1,000		2 75
88	Guides' badges account	• • • •	-	74	Refund of fines	2 00	0	20 0
8 9	Fees for testing electric	10.0		75		15	0	
90	meters Rents of lands, Mansergh	10 0	_	76	badges Expenses of bookbinding	15 450	ŏ	128 50
00	Avenue acquisition	1,000 0		77	Subscription to newspapers	100		91 50
91	Refund of loan made on	200 000 D		78	Cost of peons' belts	35 50		
	account of Drainage Works Sanitary Brigade, cost of lime			79 80	Refund of rents, &c Cost of grazing tickets	50 2 00		51 50
	washing	*	58 92	81	Postage	300		30 0
	Advances of previous year	0	2,173 90	82	Subscription to telephone	125	Λ	125 0
	adjusted No. 97, cost of disinfectants		2,113 90 6 8	83	exchange Contribution to Government	120	U	120 0
	No. 186, metalling New				on account of electrical			
	Bazaar	•	12 60		apparatus	100		20 0
	Revenue account, purchase of stores	·	409 10	84 85	Salary of head guide Seizure of cattle straying on	360	U	30 0
	stores		;	00	public roads (on account)	500	0	
				86	Miscellaneous	4,000	0	344 15
			/ !		XI -FIRE BRIGADE. Estublishment.			
			j	87	Salaries, wages, andallow-			
			i	01	ances	12,2 88	0	977 50
			, i		Other Charges.	4		
				88 89	Uniforms, &c Stores	1,150 1,500		_
		,		90	Stores		ŏ	150 0
				91	Telephone		0	260 0
			/	92	Working expenses and	1,860	0	21 65
				93	Upkeep of buildings		0	Z1 00
•				94	Upkeep of Central Fire Station		0	
		I		XU.	-Public Health Department	r.		
		/	1		Sanitary Branch.			
			Ì	95 96	Plague camp buildings Prevention of infectious	1,000)	
		. /		90		7,000)	295 68
			i i	97	Cost of disinfectants	1,000		_
				98	Wages of disinfecting	1.000 0	٠.	0 0 0
			1	99	Transport of infected goods	1,080 0 500 0		90 0
		1		100	Working of disinfector	1,350		62 15
		/		101	Commuted allowance for analytical work	6 000 0	ì	500 0
		/		102	Purchase of samples for	6,000 0	,	500 0
		/			analyses	50 0		_
		/			Fees to bacteriologist	126)	
		/	[104	Midwives' salary and equip- ment	3,500 0)	249 96
		/	i	105	Prevention of diseases in ani-			
			1	100	mals (veterinary)	, 200 0)	****
		1	İ	106	Salary of inspector of outside dairies and laundries	1,200 0)	100 O
		1			Repairs to ambulance carts	392 0		2 24
		1		210	Plague Camp Establishment	*		15 0
		1			Special Expenditure.			
		1	1	10e	Infectious Diseases, Smallpox			
		1	1	108	and Isolation Hospitals (en	•		
	i	ı				0,000)	
	1	٠		XI	IIPUBLIC HEALTH DEPART-			
	1				MENT.			
	,		1		Conservancy Branch.			
	. 1		i		•			
	. /		1	109	Salaries, wages, and allowances 1	14,859	0	1, 1 80 38
	. /		1	109 110	Salaries, wages, and allowances to Conservancy of dry-earth	14,859 65,000		1,180 38 3,858 8 8

Revenue.	Estimated Receipts to Revenue Jan. 31, for 1907.	Estimate Expendi Expenditure. ture for	
Brought forward	Rs. c. Rs c	1907. Rs. c.	1906.
		112 Stationery, &c. 750 0 113 Refunds 750 0 114 Hire of bulls 45,000 0 115 Construction and repair of	23 26 42 0 3,431 0
		night soil carts 10,000 0 116 Miscellaneous 750 0 117 Post card reminders and	582 66 57 25
		postage 300 0 118 Supervisors' uniform, &c 900 0 119 Cost of disinfectants 1,000 0 120 Repair of buildings (cart and	40 0 84 0
•		cattle sheds) 2,000 0	_
	ſ	roads night soil depôt 3,900 0 122 Rent of night soil depot,	44 85
		Narahenpita 1,638 0 123 Septictanks 499 0	5 33
		124 Metalling Narahenpita road 2,800 0 125 Construction of new buckets and sale of standard buckets from stock 800 0	0 95
•		XIV.—MUNICIPAL BUILDINGS.	
		Maintenance.	44 58
		126 Town Hall 3,394 0 127 Toll houses 600 0	3 20
		128 Guides' shelter 90 0 129 Gas testing room 104 0	
		130 Store and workshop 435 0	8 0
		131 No. 2, Hulftsdorp street 120 0 132 Disinfector Building 115 0	-
		133 Contingencies 134 0 134 Markets, repair of 4,350 0	
		135 Slaughter-houses, repairs 1,000 0 136 Do. quarterly white- washing 1,075 0	20 67
		137 Latrines, repair of 750 0 138 Do. quarterly white- washing 1,000 0	
,		139 Do. monthly whitewashing 420 0 XV.—ROADS, BRIDGES, AND CULVERTS.	14 88
		Establishment. 140 Salaries and allowances to overseers 11,997	851 86
		Maintenance.	
		141 General upkeep of roads 17,100 0 142 Upkeep of metal roads upon sub-estimates 141,825 0	
		143 Upkeep of gravel roads, lanes, &c., upon sub-estimates 35,962	
		144 Tools for roads 2,900 0	114 79
•		145 Tools for works 3,500 0 146 Repairs to steam rollers 5,808 0 147 Repairs to bridges, culverts,	186 32
		drains, &c 30,000 0 148 Watering streets 17,000 0 149 Upkeep of carriage stands 221 0 150 Painting Church street en-	1,645 98
		closure 357 0 151 Paved footways, repairs 1,500 0	
		Special Expenditure. 255/06 Conversion of Staples	
		street from gravel into metal road (balance) 6,046 0	-
		lane (on account) 150,000 0	_
Clambia à A.	2000	267/06 Mansergh Avenue, land	170,890 0
Carried forward	2,220,509 0 132,012 19	(on account) 28,400 0	31,104 37

REVENUE.	Revenue for 1907. Rs. c. 2,220,509 0	Jan 31, 1907. Rs. c. 132,012 19	Expenditure.			Estimated Expenditure for 1907. Rs. c.		ments Jan. 3 190	
frought forward	2,220,000	152,012 19	i	XVI.—Scavenging.					
	•		153	Scavenging	••	.124,000	0	9,765	28
			:	Special Expenditure	i				
			154	Refuse destructors (on count)	ac-	25,000	0	600	74
		/		XVII.—DRAINS.					
			155	Conservancy of sewers drains	and	5,0 00	0	_	
	•	' /		Spcial Expenditure					
			156	Drainage, upon sub-estin	ates	40,000	0	_	
			X	VIII.—LAKE AND CANAI	. 8.				
			157 158	Conservancy of lake Lake, sluices, and lock	•••	_ '	0	329 33	
			159 160	Do. walls Do. dredging	***	1,000	0	913	
	1		161	Canal dredging Construction of three	•••		Ŏ	516	
	-			barges		6,900	0	_	
	,			XIXPARKS.		•			
				Maintenance.					
			164 165 166 167 168 169 170	Victoria park Racquet court Jubilee fountain Gordon Gardens Galle Face esplanade Campbell's park Price recreation ground Havelock Town park Maligakanda park		1,329 112 1,315 1,223 2,561 741 2,007	0 0 0 0 0 0 0 0	363 4 94 1 68 49 4 102 4 56 3	15 60 46 43 34
	/			XX.—Miscellaneous.					
	İ	Ì	•	Works Department.					
	į			Recurrent Expenditure					
·			173 174	Surveys and tracings Expenses on account stor Drawing materials Current for electric fans	e	2,002 2,069 460 2,000	0 0	353 8 71 —	89 0
	į			Special E xpenditure.					
	,		2 37 /06	6 Cattle quarantine sta and mart—balances					
•		;	176	of cost Municipal School on (acco		44,400 20,000		_	
		<u>.</u>	XXI.	Colombo Waterwork	s.				
	1	1 # †		Establishment.					
		1	177	Salaries	•••	18,312	0		٠
j				Other Charges.		อ			
-	2,220,509 0	132,012 19	178 179	Allowances Maintenance charges	•••	1,990 7,000			

RE-VOTES.

	• .	Expenditure on Re-vot	es for J	anuary, 1907.			
No. of Est.	•		••	• , .		Estimated Expenditure for 1907. Rs., c.	Disbursements to Jan. 31 1907, Rs. c.
			•	Duonaht formand		· ·	275,357 3 9
				Brought forward	•••	2,0.0,020	210,001 00
249 of 19 06	• • •		•••	•••	•••	894 0	_
238 of 1906	•••	Skew bridge, Parson's road	••	•••		4,946 43	_
239 of 1906		21011 2222501 2 212	••	•••	•••	5,417 0	
260 of 1906	•••		••	···	•••	8,618 50	1,0 42 34
256 of 1906		Laying out Maligakande park .		•••	•••	2,670 0	_
286 of 1906		Drainage of Lotus road .		••••	• • •	9,000 0	-
23 0 of 1905		Erection of waterposts	••	*** '		19,525 0	
255 of 1905		Roads, Suduwella Depôt .		***		1,866 76	4 95
24 6 of 1905				•••		3,6 52 2	-
278 of 1905		Road across the lake adjoining Wekand	le lane a	nd Lake road	•••	2,784 0	_
226 of 1905		Converting 10 dry fish stalls in Dean's	road ma	rket into meat stalls	•••	. 6,597 0	 .
254 of 1905	• • •	m:l d Codiment lla	••	•••		6,546 77	-
256 of 1906		Office and store, Suduwella .	••	180		36,793 63	31 58
409 of 1902	•••	Improvement to Dean's road market .		•••		8,399 2	_
40 of 1902	• • •	Occidentation (an account)		•••		5,000 0	
244 of 1906		Clark of 15 ton stoom nollon	•••			_ *	21 70
269 of 19 06		Number plates, Maradana .		•••	•••	*	3,192 35
290 of 1906	•••	Number plates, St. Sebastian and Slave		***		*	2,645 65
273 of 1906	• • •	Doming Formy long				*	37 96
274 of 1906	•••	D	•••	•••	•••	*	2 98
237 of 1905	•••	Postancian of Honologle moule	••	•••		*	19 49
284 of 1906	•••	0 10	••	•••	•••	*	203 47
279 of 1905		Paving entrance, Galle Face bathing g		***	•••	·*	2 5 90
265 of 1906	••••	County of Journal and	••	•••		_*	6 9
283 of 1906		Comp from defected anticles	••	•••	14	*	4 2
246 of 1905	•••	Darin Darannain need	••	•••		*	605 99
226 of 1906	•••	Oh - Ja torres Chatham atmost	••	* •••		*	73 70
253 of 1906	•••	Darin Taman Chatham street		•••		*	2 99
288 of 1906	•••	Side duein dog nound	•••	***	•••	*	20 99
					-		
				Total-	${f Rs.}$	2,198,056 13	283,299 54

.

Revenue.			Receipts to Jan. 31. 1907.	Expenditure.		sbursement to Jan. 31, 1907. Rs. c.	
Advance account Balance			15,166 79 470 0	Advance account	•••	•••	15,636 79
		Rs.	15,636 79			Rs.	1,5636 79
A dvance account—Making (concrete)		pipes	359 4				

ADVANCE ACCOUNT.

•					Receipts January 3	
	DEPOSIT	ACCOUNT.		,	Rs.	c.
Deposit account		••	•••	,	5,196	
Unpaid wages by Superintender	at of Works,	&c.	• • •	***	425	
Land acquisition, Madampitiya	Drainage Wo	orks	•••		1,319	78
Land acquisition, Mansergh Av	enue	•••	•••	•••	5,996	73
Land acquisition, Skinner's road	d .	•••	•••	,	2,465	
Security deposits		•••		•••	20,774	85
Society for Prevention of Crue	lty to Anima	ls		•		0
Half fines to Police Reward Fu	ınd	,	•••	•••	564	75
Clearing cesspits		•••	***	•••	1,138	42
By owners of quarries			•••	•••	175	0
Improvements, Madampitiva-M	lattakkuliva i	road	•••		185	0
Repairs, Victoria bridge	•	•••		•••	87	11
·				Total-Rs.	38.874	7

BALAN	CE	ON	JANUARY	31,	1907.		٠.	Rs.	c.
Balance on December 31, 1906 Deduct Debit Balance on Januar	у 31,	1907	•••	•••				170,643 151,287	
Add Credit Deposit Account			•••	•••		•••		19,355 38,874	
Deduct Debit Advance Account Do.			 ver pipes	•••	Rs. c. 470 0 359 42		-	58,229 829	94 42
				•	Total-	–Rs.	-	57,400	52 .

EXPENDITURE on Estimate No. 142 (Rs. 141,825).—Amount upon Sub-Estimates for Metal Roads.

	Expe	NDITURE.			Estimated Expenditure for 1907. Rs. c.	Disbuments Jan. 3 190 Rs.	s to 31,
180	Metalling roads,	Fort Ward	•••	•••	19,264 25	1,329	86 -
181	Do.	Pettah Ward	•••	•••	15,600 0		86
182	Do.	St. Sebastian Ward	•••	,	10,395 0	861	ő
183	Do.	St. Paul's Ward	•••		8,054 20		-
184	Do.	Kotahena East			14,683 20	581	52
185	Do.	Kotahena West			9,821 0	1,549	
18 6	Do.	New Bazaar	•••		9,240 0	-,	
187	Do.	Maradana East	•••	•••	8,122 95	_	
188	Do.	Maradana West		***	8,375 40	628	23
189	Do.	Kollupitiya East		•••	6,727 5		
190	$\mathbf{D_0}$.	Kollupitiya West			13,632 30	141	62
191	Do.	Slave Island	•••	. •••	17,909 10	794	11
				\mathbf{Rs} .	141,824 45	6,631	9
							_

EXPENDITURE on Estimate No. 143 (Rs. 35,962).—Amount upon Sub-Estimates for Gravelling Roads.

	Exp	ENDITURE.	·	•	Estimated Expenditure for 1907. Rs. c.	Disbursements to Jan. 31, 1907. Rs. c.
192	Gravelling road	ds, Fort Ward	•••	•••	4,482 46	
193	Do.	Pettah Ward	•••	•••	308 88	
194	Do.	St. Sebastian Ward	•••	••••	1,021 68	_
195	Do.	St. Paul's Ward		•••	3,270 96	3 0 5
- 196	Do.	Kotahena East	•••	•••	2,377 28	51 30
197	Do.	Kotahena West	•••	•••	3,729 30	11 44
198	Do.	New Bazaar	•••	•••	570 24	
199	Do.	Maradana East	***	***	2,257 68	
200	Do.	Maradana West	***	•••	2,660 64	
201	Дo.	Kollupitiya East	•••	•••	5,889 24	
202	Do.	Kollupitiya West	•••	•••	6,168 32	4 36
203	Do.	Slave Island	••	***	3,224 72	36 9
			•	Rs.	35,961 40	135 12

B. HORSBURGH,
Chairman, Municipal Council, and
Mayor of Colombo.

Progress Report.
Statement showing Expenditure and Balance on January 31, 1907.

·			. and		liture this M	·	-		
	Date of Commence- ment	Date of Completion.	Vote.	Through Acoo	Advance ount.	Direct to	Total Ex- penditure	Balance to Date.	Excess.
				Labour.	Stores.	Estimate.	to Date.	2	
Assistant Engineer, Northern Division. Est. No.			Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.
General Cemeteries.						,		,	
45 Upkeep of buildings 46 Weeding grounds, Madam- pitiya cemetery	— Dec. 1906	_	500 0 172 0	— 14 44	_		28 36	500 0 143 64	-
Fire Brigade.								•	
93 Upkeep of buildings 94 Upkeep of Central Fire Station	_	_	250 0 690 0		_			690 0	_
$Municipal$ $m{B}uildingm{s}.$	-			•					
Town Hall Town Hall	Dec. 1906 Dec. 1906 Dec. 1907		3,394 0 125 0 90 0 104 0 175 0 120 0 84 0 2,500 0 600 0	39 69 3 0	- - - -	- ,	84 27 8 0 295 85 10 56	120 0 84 0 2,204 15 589 44	
Roads, Bridges, and Culverts.		,		÷.					
140 Salaries and allowances to overseers 141 General upkeep of roads 144 Tools for roads 145 Tools for works 147 Repairs to bridges, culverts.	Dec. 1906	_	7,146 43 9,205 0 1,600 0 250 0	291 16 358 29 36 37 10 10	_	225 0 198 80		8,233 97 1,448 84	_
and drains 148 Watering streets 149 Upkeep of carriage stands 150 Painting Church street en-	Dec. 1906 Do. , Do.	<u>-</u> -	13,750 0 6,900 0 163 0 357 0	418 20 675 28 —		4 0	1,327 8 1,166 9 10 71	5,733 91	
closure 151 Repair and renewal of paved footways 180 Metalling, Fort Ward 181 Do. Pettah Ward 182 Do. St. Sebastian 183 Do. St. Paul's Ward 184 Do. Kotahena East 185 Do. Kotahena West 186 Do. New Bazaar Ward 192 Gravelling, Fort Ward 193 Do. Pettah Ward 194 Do. St. Sebastian 195 Do. St. Paul's Ward 196 Do. Kotahena East 197 Do. Kotahena East 197 Do. Kotahena West 198 Do. New Bazaar Scavenging.	Dec. 1906 Do. Jan, 1907 ————————————————————————————————————		1,200 0 19,264 25 15,600 0 10,395 0 8,054 20 14,683 20 9,821 0 9,240 0 4,482 46 308 83 1,021 68 3,270 96 2,377 28 3,729 30 570 24	209 10 353 66 177 50 55 36 235 49 — — — — 10 68 2 0	21 91 8 8 - 9 24 6 46 - - - -	1,107 40 506 25 861 (1,200 0 17,707 76 14,482 57 9,348 42 8,054 20 14,034 8 8,029 16 9,240 0 4,480 58 308 88 1,021 68 3,240 91	
153 Scavenging	Dec. 1906	_	70,848 50	5,678 78	75 37	2,525 29	11,459 6::	59,388 87	
Drains. 155 Conservancy of sewers and drains	Dec. 1906		3,4 00 0	551 91	12 85	_	947 34	2,452 66	_

	[- -			Expen	diture this M	lonth.			• -
	Date of Commence-	Date of Completion.	Vote.	Through Acco		Direct	Total Ex- penditure	Balance to	Excess
	ment.	completion.		Labour.	Stores.	Estimate.	to Date.	Date.	
Assistant Engineer, Northern Division.									
EEst No.			Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	В.в. с
Lake and Canals.				20.40			110:45	1,081 55	
158 Lake, sluices, and lock	Dec. 1906 Do.	_	1,200 0 2,720 0	60 46 17 67	_	_	118 45 51 42	2,668 58	_
159 Lake walls 161 Dredging canal	Dec. 1906		1,000 0 4,500 0	- 454 22	8 87	_	979 34	1,000 0 3,520 66	
Parks.			-,						
164 Upkeep of Racquet Court	Dec. 1906		1,329 0	75 57	_		169 72	1,159 28	_
165 Do. Jubilee Fountain 166 Do. Gordon Gardens	_	-	111 12 1,315 0	93 80	 7 50	_	- 169 90	111 12	
167 Do. Galle Face Es-				i	7 30	_		·	
planade 169 Do. Price Park Deposit Account.	Do. Do.	_	1,223 0 741 0	29 15 54 64	_	=	78 61 110 98	1,144 39 630 2	
Drain connection, 134, Bank- shall street					37 27		44 0	30 7	İ
Do. 131, Layard's Broadway	Jan. 1907 Do.	_	74 7 62 10	29 26	33 38	0 16	62 80		0 70
Permit to put up tent for cir- cus, Racquet Court	Do.	 .	1 00 0	4 18	_		4 18	95 82	
Total			241,157 67	9,939 96	570 54	6,739 60	25,295 84	215,862 53	0 70
A government Comments									-
Assistant Engineer, Southern Division.									
General Cemeteries.	·								
45 Upkeep of buildings	Dec. 1906	_	500 0			-	34 1	4 65 99	
Fire Brigade.									
93 Upkeep of buildings		_	250 0		_	· -		250 0	
Public Health Department.								_	•
(Sanitary). 95 Upkeep of Plague Camps			1,000 0		<u> </u>			1,000 0	
Public Health Department.			2,000					.,	
(Conservancy).				ĺ					
120 Repair of buildings		-	2,000 0				_	2 ,000 0	
121 Repair and maintenance of roads	Dec. 1906		3,900 O	_			44 85	3,855 45	_
123 Septic tanks 124 Metalling Narahenpita road	Do.	_	499 0 2,800 0	- 5 67		-	5 33 6 62		
The second state of the second	D 0.	_	2,000	3 01			0 02	2,100 00	
Municipal Buildings.									
127 Toll houses	Dec. 1906		475 0		_	_	3 20	471 80	-
133 Contingencies 134 Repairs to markets	Dec. 1906		50 0 1,850 0	0 40	_	_	- 60 60	50 0 1,789 40	_
135 Repairs to slaughter-houses 136 Quarterly whitewashing of	Do.	-	1,000 0	- "			20 67	979 33	-
slaughter-houses	Do.	_	1,075 0		-	30 0 0	300 0	775 0	
137 Repair to latrines 139 Monthly whitewashing of	Do.	_	150 0	-	- /	-	5 50	144 50	_
latrines	- }		80 0	-	-	-		80 0	_
Roads, Bridges, and Culverts.						l			
Salaries and allowances to									}
overseers	Dec. 1906	!	3,550 0	258 33			554 16		
General pkeep of roads Tools for roads	Do. Jan. 1907	_ ;	7,895 0 1,300 0	436 71 65 4	18 52 30 59	_	1,013 92 85 63	6,881 8	
145 Tools for works 147 Repairs to bridges, culverts,	Do.	-	250 0	- 1	45 69	-	45 69		=
&c	Dec. 1906	· ·	13,750 0	213 33	187 48		413 21	13,336 79	1

				Expen	diture this I	fonth.			
	Date of Commence- ment.	Date of Completion.	Vote.	Through Acco	Advance unt.	Direct	Total Ex- penditure to Date.	Balance to Date.	Excess
	inon.			Labour.	Stores.	to Estimate.			•
Assistant Engineer, Southern Division.									
Est. No. Roads, Bridges, and Culverts.—conta	ı.	- ,	Rs. c.	R s. c.	Rs c.	Rs. c.	Rs. c.	Rs. c.	Rs. o.
148 Watering streets	Dec. 1906		8,100 0	829 65	40 93		1,709 37	6,390 63	_
149 Upkeep of carriage stands 151 Repair and renewal of paved	.	-	58 0	-	• –			58 0	-
footways 187 Metalling Maradana East	_	i	300 0	-		_	_	300 0	- .
Ward 188 Metalling Maradana West	Jan. 1907	_	8,122 95	4 68	 .	_	4 68	8,118 27	_
Ward	Dec. 1906	_	8,375 40	222 40	5 54	1,323 65	1,676 32	6 ,69 9 8	_
189 Metalling Kollupitiya East Ward		_	6,727 5			_		6,727 5	· -
	Dec. 1906	· _	13,632 30				141 62	13,490 68	
191 Metalling Slave Island Ward 199 Gravelling Maradana East	Do. Jan 1907	_	17,909 10 2,257 68	401 78 22 18	29 65	528 67	1,225 54 22 18	16,683 56	
200 Gravelling Maradana West	Do.	-	2,660 64	62 15	7 2		69 17	2,591 47	_
201 Gravelling Kollupitiya East 202 Gravelling Kollupitiya West	Do. Dec. 1906	=	5,889 24 6,168 32	127 98 77 65	5 12 —	_	133 10 82 1	6,086 31	
203 Gravelling Slave Island	Do.	-	3,224 72	-	_		36 9	3,188 63	-
Scavenging. 153 Scavenging	Dec. 1906	_	47,851 50	3,990 41	341 55	1,457 3	8,283 39	39,568 11	
Drain. 155 Conservancy of sewers and	1300	_	41,001 00	. 0,000 41	011 00	1,201 0	0,400 00	00,000 11	
drains	Do.	_	1,600 0	133 43	_	_	351 59	1,248 41	
Lake and Canals. 157 Conservancy of lake	Do.	_	3,300 0	199 33			47 0 51	2,829 49	_
Parks. 163 Upkeep of Victoria Park	Do.		7,188 0	304 75		93 37	668 17		ļ
168 Upkeep of Campbell Park	Do.	_	2,561 0	104 9		_	206 52		
170 Upkeep of Havelock Town Park	Do.		2,006 90	133 87			265 7	1,741 83	_
171 Upkeep of Maligakanda Park	_	_	643 8		_	_		643 8	
Deposit Accounts. Hire of bullock roller to Police					,				
Headquarters	_	_	8 0 5 3 6 2	- - 13 80	_		6 0		
Metalling Fairfield Iron Works Repairs to tramway track,		_	95 62		_		13 80		-
Maradana Re-votes.	Do.			3 78			3 78	_	-
237/05 Extension of Havelock Park	Oct. 1905	_	185 41	_	_		19 49	165 92	
284/06 Forming and gravelling reservation between Temple			100 41	_			10 40	100 02	
and Jail roads	Nov. 1906	_	294 74	_			203 47	91 27	
949/06 Drain through Maradana mosque		_	894 0		_	_	_	894 0	
Total			192,385 65	7,601 41	712 9	3,702 72	18,185 26	174,204 17	
Assistant Engineer,									
MECHANICAL. Furniture.		2			;				
9 Furniture	Dec. 1906	_	500 0	12 90	9 0	_	39 41	460 59	
Printing Department. 50 Repair and upkeep of	. Do.					10 0	40.0	200 40	·
machinery and gas Fire Brigade.		_	379 50	7 6		18 0	40 2	339 48	_
92 Working expenses and lighter	Dec. 1906	- ·	25 93	9 12	_	4 0 9 5	– .	_	_
Public Helth Department. (Sanitary).									
100 Working of disinfector 107 Repairs to ambulance carts	Do.	_	1,350 0	8 25	_		45 40	1,304 60	
Public Health Department	Do.	_	391 64	20 50	_		22 74	368 9 0	_
(Conservancy), 115 Construction and repaired	e l		,						
night soil cart 125 Construction of new buck	Dag 1000		10,000 0	809 61	2 6	· _	1,394 33	8,605 67	
ets and sale of standar	d								
buckets	Jan. 1907	1	800 0		55 0		55 0	74 5 0	

		į		Expen	diture this B	Ionth.		•	
	Date of Commence- ment.	Date of Completion.	Vote.	Through Acco		Direct to	Total Ex- penditure to Date.	Balance to Date.	Excess
Assistant Engineer, Mechanical. Est. Nó.		***************************************		Labour.	Stores.	Estimate.			
Municipal Buildings.			Rs. c.	Rs. c.	Rs. c.	Rs. c	Rs. c.	Rs. c	Rs. c
130 Workshop repair	·		26 0 0	·				260 0	
Roads, Bridges, and Culverts.							·	200	
- · · · · · · · · · · · · · · · · · · ·	Dec. 1906	· _	1,250 0 5,808 0	37 24 198 34	7 71		109 66 384 66	1,140 34 5,423 34	_
Lake and Canals.	,		· .	į	!				
162 Construction of 3 new mud	Dec. 1906	_ I	17,721 0	616 91	7 44		1,537 61	16,183 39	_
barges 173 Expenses on account stores	Dec. 1906	· —	6,900 0 2,068 36	119 50 ¹	168 15	15 50	358 65	6,900 0 1, 7 09 71	
Re-votes. 40/02 Accommodation for Muni-						1			
279/05 Paving entrance to Galle Face bathing ghauts	Dec. 1906	¦ •	5,000 0 51 21	,	1 33		1 33 25 90	4,998 67 25 31	_
238/06 Skew bridge, Parsons road 239/06 New bridge, Slave Island 265/06 Construction of 4 dog	ļ · <u> </u>		4,946 43 5,417 0			—		4,946 43 5,417 0	. —
seizers' carts 283/06 Carts of conveyance of in	Aug. 1906	_	218 88		· ·	{	6 9	212 79	_
fected and disinfected articles	Nov. 1906		318 42			°	4 2	314 40	
Total		-	63,380 44	1,856 24	259 81	33 50	4,065 77	59,355 62	
GAS INSPECTOR.					-				
56 Lighting public streets 58 Extension of lighting 59 Shifting lamps, repairs to	.		120,000 0 6,000 0			10,886 42 783 60		109,113 58 5,216 40	
fittings, &c 60 Lighting Municipal building 61 Gas apparatus, chemicals	s	_	2,000 0 8,972 0		<u>-</u>	857 3	85 7 3	2,000 0 8,114 97	
fittings, &c 31 Lighting Dean's road marke	t		1,000 0			- 180 0	. 180 0	1,000 0 920 0	_
Total			139,072		-	12,707 5	12.707 5	126,364 95	
Assistant Engineer. Roads, Bridges, and Culverts	<u> </u>		·		·				
140 Salaries and allowances to overseers			1,300		_	108 37	108 37	1,191 63	<u> </u>
145 Tools for works Scavenging. 153 Scavenging	Jan, 1907	_	1,750		_	_	_	1,750 0	-
Miscellaneous. — Advance account for mak	:-		1,300 (,	. —	108 37	1		
ing concrete sewer pipe Re-votes. 274/06 Drain, Kew Passage	s — Sept. 1906		50 91	228 (383 68	224 () '	ļ	-
257/05 Quarters for Storekeeper 273/06 Paving Ferry lane	. Oct. 190∂ IDec. 190∂	i∮ . —	2,503 38 280 8	33 67		16 (2 98 33 67 222 18	2,469 68	8
260/06 Filling quarry, Silversmitt street 246/05 Drainage, Reservoir roa	Oct. 1900	6	8,618 50	1		1,021 3			
and lane 255/05 Roads, Suduwella Depôt		<u>s</u> –	3,652		638 31	96	2,382	1,269 9	9 _
225/05 Shade trees, Chatham stree 253/05 Drainage, Lower Chathar	tiana 190	5 — 6 —	1,866 76 793 69		3 =		112 4	5 1,861 8	1 -
street 288/06 Laying side drain near M.C	July, 1900		2,725		! -	-	2 9	9 2,722	2
286/06 Drainage of Lotus road	Dec. 1900 Sept. 190	6 –	9,000	0 —	· -		20 9		6 -
256/05 Office and store building			6,546 7	7 _			<u> </u>	9,000 6,546	77
Deposit Account. - Concrete pavement. 49		- -	35,964 9				31 8	58 35,933	35 -
•			13 9	2	-	· —	0	48 13	44 –
. Total .	—	·	76,398 9	9 1,469 2	1,092 1	9 1,574	8 5,927	_	

			.	Expen	diture this M	Ionth.			
	Date of Commence- ment.	Date of Completion	Vote.	Through Acco		Direct to	Total Ex- penditure to Date.	Balance to Date.	Excess.
MUNICIPAL ENGINEER.	. ,			Labour.	Stores.	Estimate			10
Est. No.	ļ ———		Rs. c.	Rs. c.	Rs. c.	Rs. c.	D	<u> </u>	
Municipal Buildings. 138 Quarterly whitewashing of latrines			1.000 0			. In₁s. c.	Rs. c.	Rs. c.	Rs. c.
Roads, Bridges, and Culverts. 147 Repairs to bridges, culverts,								1,000 0	_
&c	Dec. 1906	-	2,500 0 2,000 0			 333 32	333 32	2,500 0 1,666 68	_
Scavenging.				,					
153 Scavenging	<u> </u>	-	4,000 0		· _			4,000 0	-
Miscellaneous ($Works$ $Department$).								, 1	
172 Surveys and tracings	Dec. 1906	_	2,002 0	147 12	21 26	55 C	522 27	1,479 73	
174 Drawing materials 175 Current for electric fans		_	460 0 2,000 0		_	-	_	460 0	
Land acquisition, Mansergh			2,000			_	_	2,000 0	
Avenue Land acquisition, widening			_	29 7 0	1 37		60 34		
Skinuer's road Miscellaneous (Other De-	-	_	-	70 50	-		101 50		_
partments)		-	-	,	_			_	_
40 Tools for slaughter-houses 8 Stationery	_	_	_	_	- 16 25			-	<u> </u>
32 Tools and equipments		_	_	_	57 76		_	_	
39 Dematagoda contingent expenditure			_		1 50				
44 Contingencies (cemeteries)	· —		-		1 30	_	_	-	_
49 General upkeep and stores, Printing Department	. —		_	_	16 10				
86 Miscellaneous (Secretary's							_	_	_
Department) 89 Stores, Fire Brigade		_	' _	_	48 44 52 69	_		_	_
96 Prevention of infectious diseases	_		,					_	-
97 Cost of disinfectants 116 Miscellaneous (Health De-		_	-		38 97 210 0	_	_		
partment)	. —			-	2 9			_	_
119 Cost of disinfectants Sanitary Brigade account			_	_	61 49 12 17	_		_	_
Total			13,962 0	247 32	541 39	388 32	1,017 43	13,106 41	<u> </u>
Assistant Engineer, Northern Divi-		_	241,157 67	9,939 96	570 54	6,739 60	25,295 84	215,862 53	0 70
Assistant Engineer, Southern Divi-	[192,385 65	7,601 41	712 9	3,702 72		174,204 1 7	1
Assistant Engineer, Mechanical	-		63,380 44	1,856 24		33 50	4,065 77	59,355 62	-
Gas Inspector Assistant Engineer	_		139,072 0 76,398 99	1,469 20	1,092 19	12,707 5 1,574 8		126,364 95	-
Municipal Engineer		_ •	13,962 0	247 32					
			726,356 75	21,114 13	3,176 2	25,145 27	67,199 16	661,198 26	0 70

The f	ollowing Cr	edits an	d D	ebits	have b	een	n made:	
Cre					•		Debit.	
147 Repairs to bridges, ou (Scuthern Divi		ов. &с.					Advance account for purchase of Rs. c. Stores 10 80	
Miscellaneous R	evenue.				_		Deposit account, hire of bullock roller to Police Headquarters 2 0	
Do, 6 Do, 10 Do, 10 Do, 10 Do, 11	61 61 67 68 69 10	´ 93	0 0 6 7		Rs. 21,114			
Refund					21,145			
The Municipal Colombo, Februar	Office. y 19, 1907.				~ <u>-</u>		R. SKELTON,	

R. SKELTON, Municipal Engineer.

OF KANDY. MUNICIPALITY

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on the 26th day of January. 1937, at 8.30 o'clock a.m., in accordance with notice dated the 21st day of January, 1907.

Present :- E. Beven, Esq.; W. D. Gibbon, Esq.; Dr. G. P. Schokman; H. F. Tomalin, Esq.; G. F. Soysa, Esq.; C. A. Hamy, Esq.; and S. A. Owen, Esq.

In the absence of the Chairman, on the motion of Dr. Schokman, which was seconded by Mr. Tomalin, Mr. Gibbon was voted to the chair.

- 1. The Minutes of Proceedings of the Meeting held on December 15, and of a Special Meeting held on the same day, having been previously submitted to the Chairman for his approval and a copy thereof furnished to each Member, were taken as read and confirmed by the Chairman.
 - The following documents were submitted:-
 - (a) Statements of Receipts and Expenditure from close of 1905 to 31st December, 1906, on account of the Municipal Fund, comprising the (No. 1) General Revenue, (No. 2) Consolidated Rate (Police and Lighting), and (No. 3) Water Rate Accounts.

 (b) Progress Report of Works brought up to the same date.

(c) Health Officer's Report for December.

(d) Statement of cases instituted by the several Inspectors and of work done by the Municipa! Magistrate during the month of December.

(e) The Reservoir Readings for December.

Resolved-That the several statements, together with the Minutes of Proceedings of this Meeting, as required by section 90 of the Municipal Council's Ordinance, No. 7 of 1887, and the Health Officer's Report be forwarded to the Colonial Secretary for publication in the Government Gazette.

The following papers were laid on the table:-

Reports by the several Inspectors on laundries, standpipes, and house service taps inspected during December.

Correspondence :-

(a) Letter No. 42 of December 19, from the Colonial Secretary, approving the offer of the site on the esplanade for the War Memorial.

(b) Letter of December 31, from the Secretary, Planters' Association, re Contingent Memorial.

After some remarks by the Chairman, Mr. Beven said that in his opinion the site he proposed was the better site, and more in keeping with that of the Ward Statue. He was, however, entirely in the hands of the Council, and did not wish to interfere with the decision of the Planters' Association or the Government in the matter. He therefore begged to move—"That the western end of the esplanade, between Trincomalee street and Pavilion street, be finally offered to the Planters' Association for the Memorial Statue, and that it be left in the hands of the Chairman, Mr. Tomalin, and the Secretary, Planters' Association, to choose the exact spot on the site.

(c) Letter No. 1 of January 4, from the Colonial Secretary. re Plague Precautions.

The Secretary stated that the Standing Committee to which the matter was referred had recommended the appointment of a Special Committee to draft the necessary by-laws.

- (d) Letter No. 3 of January 11, from the Colonial Secretary, calling for a statement of motor cars and motor bicycles registered at the Municipality, with reply.
- (e) Read letter dated December 4, from Mr. E. Beven, offering to the Council the grass land behind Mango Lodge for the use of the public on condition that it be planted with ornamental trees and a bridle path made over in connecting Malabar street with Lady Horton's Walk.

Mr. Owen proposed that Mr. Beven's generous offer be accepted with thanks.

Mr. Tomalin seconded. Carried unanimously.

(f) Letter of January 1, from Trustees of St. Paul's, Kandy, re a lease to the Council of the land above the Military Medical Officer's quarters for the proposed path to Lady Horton's Walk.

The Chairman suggested that the matter be referred to a Special Committee before the Council accepted

the condition of the Trustees that the lease be terminable at such short notice.

Mr. Beven said that he is a Trustee of St. Paul's, and this proposal came before the Trustees, of which body the Chairman is also a Member. At present the premises are let at Rs. 3 or Rs. 4 a month. It was suggested that as the lease was going to be a permanency the Council should pay Rs. 5 a month. Only as a precaution it was stated that the lease should be terminable; as a matter of fact, there was no likelihood of the Trustees ever wanting the premises back. If the Council thought that Rs. 5 a month was not too much, the matter might be closed.

Mr. Tomalin said that as Udawattekelle was the property of Government, they might be approached to buy the land in question from the Trustees and hand it over to the Council for the benefit of the town.

- Mr. Schokman agreed with Mr. Tomalin.

 Mr. Beven was unable to say whether the Trustees had the power to sell the land. If they had not, an Ordinance might have to be passed to enable the Trustees to sell the land. The best course to be adopted would be to take the land on lease for the present and then request Government to purchase it for the benefit of the town.
- Mr. Tomalin proposed—That Government be requested to buy the land and hand it over to the Council to beautify the town.

Mr. Schokman seconded.

Mr. Beven moved, as an amendment—That the land be first taken on lease on the terms offered by the Trustees, and Government be requested afterwards to buy it and hand it over to the Council for the benefit of the town.

Mr. Owen seconded.

On the amendment being put to the Meeting, it was carried by 4 to 2.

(g) Letter of January 19, from Major C. Ballard, Chief Staff Officer, consenting to the depositing of silt on the hospital grounds, on a site approved by the Royal Engineer Representative at Kandy.

It was resolved that the Superintendent of Works be asked to see the Royal Engineer Representative, and the depositing of silt on the hospital grounds be commenced without delay.

- (h) Read letter No. 4 of January 11, from the Colonial Secretary, forwarding copy of Ordinance No. 27 of 1906, re Guides.
- (i) Letter No. 1,224 of December 14, from the Provincial Engineer, re clearing drains alongside main thoroughfares.
- (i) Read memorandum of January 21, from the Colonial Secretary, forwarding copy of letter No. 22 of same date to the Hon. the Attorney-General, re amendment of the Municipal Councils' Ordinance, No. 7 of 1887.
- (k) Read letter No. 5 of January 23, from the Colonial Secretary, intimating the appointment of Mr. J. W. Mottau as Auditor.
- (l) Letter No. 168 of January 23, from the General Manager, Ceylon Government Railway, re Kandy Railway Station improvements.

The Chairman said that the Council had been very badly treated in the matter.

He proposed the following resolution:-

- "That the Council express regret at the contents of the General Manager's letter pointing out that there is no vote in the Supply Bill for 1907 for the improvements to the Kandy Railway Station."
 - Mr. Tomalin seconded.—Carried nem con.
 - 5. Recommendations by Standing Committees-

(a) On Law and General Subjects.

(1) That a Special Committee, consisting of the Chairman, Provincial Surgeon, and Mr. Beven, be appointed to draft by-laws to deal with insanitary areas.

(2) That Mrs. L. Gauder's application for an extra piece of ground at the cemetery be allowed on usual terms.

Resolved—That the recommendations be adopted.

- (c) On Finance and Assessment.
- (1) That the late Secretary be granted a pension of Rs. $4{,}000$ per annum in accordance with Government Minute providing for special pensions.
 - Mr. Tomalin proposed, and Mr. Beven seconded, that the recommendation be adopted.—Carried.
 - (2) That each Inspector be allowed one serge suit every three years and two white suits annually.
- Mr. Owen proposed that four white suits annually, instead of two, and one serge suit triennially be allowed.
 - Mr. Hamy seconded.—Carried.
- (3) That the estimate for renewing the fire extinguishing appliances be included in the Budget for 1907.—Recommendation adopted.
 - 6. The election of Standing Committees for the year resulted as follows :-
 - (a) 1.—Law and General Subjects.—Messrs. W. D. Gibbon, E. Beven, and E. L. Wijegoonewardene.
 - (b) II.--Market and Sanitation.--Dr. G. P. Schokman, Messrs. H. F. Tomalin, and S. A. Owen.
 - (c) III.—Finance and Assessment.—Messrs. W. D. Gibbon, E. Beven, and G. F. Soysa.
 - (d) IV.—Municipal Works.—Dr. G. P. Schokman, Messrs H. F. Tamalin, and C. A. Hamy.
 - 7. Election of Recreation Ground Committee.
- Mr. Beven proposed, Mr. Hamy seconded, that the same Committee (The Chairman, Dr. Schokman, and Mr. Tomalin) be reappointed.—Carried.

Confirmed this 23rd day of February, 1907:

J. P. LEWIS, Chairman, Municipal Council, Kandy.

Statement of Receipts and Disbursements to December 31, 1906.

No. 1.—GENERAL ACCOUNT.

				NO. 1	-GEN	ERAL ACCOUNT.			
		Estima	hat					Disbui	'se-
				D	. 4)		ment	
		Amour	lt.	Receip					
		.Rs.	c.	Rs.	e.	EXPENDITURE.		Rs.	
Revenue.						Arrears		207	7 .9
Balance from 1905				2,690	6	Cemetery account—wages, &c.		1,000	70
		1 500	Δ	5,146		Commutation rate—commission			.*
Arrears	• •	1,500	0	9,140	24			1 104	4.5
Cemetery account—fees	\mathbf{and}					sundries	• •	1,124	
graves		1,000	0	1,279	50	Government loans—repayment		1,831	61
		11,250		11,538		House of shelter—wages, &c.		220	81
Commutation rate	• •					Titude of shorter—wages, each		1,231	4
Interest		100		108		Interest to Government and ban		1,231	00
Judicial account—fines		3,200	0	3,013	0	Judicial account—establishment	and		•
Lake silt-Government	eon.	•				printing		1,917	7 5
		2 000	Λ	. a 000	4	Lake silt—clearing of		2,018	
tribution		3,000	0	3,000		Lake sitt—clearing of			
Licenses		9,601	0	9,818	75	Licenses—printing and advertisin	g	54	
Miscellaneous receipts		250	0	486	37	Legal expenses		112	46
Public market—rents		18,100	ñ	19,786		Miscellaneous charges		395	4
	• •			• .				30.,	
Rents		1,780	0	2,103		Office charges—establishment and			
Registration of dogs		150	0	188	43	dries		6,313	44
Stamp duties		13,050	0	13,671	25	Pensions		1,876	28
Correspondent businest food		11,500		12,612		Public market-establishment, lig	hting		•
Scavenging—bucket fees		•					iionis,	1 0 10	~ 0
Slaughter-houses—fees		6,050	0	6,468	63	&ం	• • •	4.640	90
Taxes on bullocks		350	- 0	37 7	0	Public band	٠.	160	0
Taxes on vehicles and		•				Rents—expenses on account cattle	e shed		
•		ሰለሳ	٥	570	14	1 1 27 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		745	a:n
mals		900			14	and I'own Hall		74:0	XV.
Tolls		24,931	0	25,324	. 8	Registration of dogs—seizing and	reed-		× .
Public works—Governm	ent					ing.		1,136	12
		1,705	Α	1,755	95	Stamp duties-branding carts, &		768	
contribution, &c.	• •	1,700	U						
Sundry receipts		_		14,981	35	Sanitation—establishment and su	naries	6,639	
						Scavenging		36,405	7
						Slaughter-house-establishment,	grass.		
						0	0	2.040	53
						1	1	2,040	00
						Taxes—expenses on account ve	enicies		
						and animals		. 99	15
						Time charges—wages, powder, &	3	693	16
•						(Tall charmes marries of boots	ond.	000	2.0
•						Toll charges—repairs of boats	and		2.5
		•				approaches		2,797	82
						Public works		38,268	58
						Sundry dighurgements		15 779	55
						Sundry disbursements	• •	15,772	
						Sundry disbursements Balance carried to 1907		15,772 $5,446$	
							• •		
	Ra.	108.417	0	134.918	18		• •	5,446	31
	Rs.	108,417	0	134,918	18		• •		31
	Rs.	108,417	0	134,918	18		• •	5,446	31
· ·						Balance carried to 1907	• •	5,446	31
· ·							• •	5,446	31
· ·		o. 2.—Co	wso			Balance carried to 1907	• •	5,446	18
		2.—Cor Estima	nso ted	LIDATEI	D RA	Balance carried to 1907 TE (POLICE AND LIGHTING).	• •	5,446 134,918 Disbur	31 18
·		o. 2.—Co	nso ted		D RA	Balance carried to 1907 TE (POLICE AND LIGHTING).	• •	5,446	31 18
·		Estima	nso ted	LIDATEI Receij	pts.	Balance carried to 1907 TE (POLICE AND LIGHTING).	• •	5,446 134,918 Disburgents	31 18
P mannager		2.—Cor Estima	nso ted	LIDATEI	D RA	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE.	• •	5,446 134,918 Disburments	31 18 se- s. c.
Revenue.		Estima	nso ted at. c.	Receip	pts.	Balance carried to 1907 TE (POLICE AND LIGHTING).	• •	5,446 134,918 Disburgents	31 18 se- s. c.
,		Estima Amou Rs.	nso ted at. c.	Receip	pts.	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905	Rs.	5,446 134,918 Disburments Rs. 6 3,478	31 18 se- s. c. 23
Arrears		Estima Amou Rs.	nso ted at. c.	Receip Rs.	pts. c. 30	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c.	Rs.	5,446 134,918 Disburments Rs. 6 3,478 671	31 18
Arrears Assessment tax, 1906		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30 74	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges	Rs.	5,446 134,918 Disburments Rs. 6 3,478 671 5,141	31 18 se- s. c. 23 65
Arrears		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170	31 18 se- s. c. 23 65 82
Arrears Assessment tax, 1906		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30 74	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting	Rs.	5,446 134,918 Disburments Rs. 6 3,478 671 5,141	31 18 se- s. c. 23 65 82
Arrears Assessment tax, 1906		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30 74	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting	Rs.	Disburments Rs. 671 5,141 14,170 20,653	31 18 se- s. c. 23 65 82 8
Arrears Assessment tax, 1906		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30 74	Balance carried to 1907	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28	31 18
Arrears Assessment tax, 1906		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30 74	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619	31 18
Arrears Assessment tax, 1906		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30 74	Balance carried to 1907	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28	31 18
Arrears Assessment tax, 1906		Estima Amou Rs.	nso ted at. c.	Receij Rs. 16,552 28,661	pts. c. 30 74	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619	31 18
Arrears Assessment tax, 1906	. No	2.—Con Estima Amour Rs. 15,000 25,000	nso tted at. c. 0	LIDATEI Receij Rs. 16,552 28,661 725	pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177	31 18 88- 88- 86- 82 88- 88- 88- 88- 88- 88- 88- 88- 88-
Arrears Assessment tax, 1906		2.—Con Estima Amour Rs. 15,000 25,000	nso tted at. c. 0	Receij Rs. 16,552 28,661	pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619	31 18 88- 88- 86- 82 88- 88- 88- 88- 88- 88- 88- 88- 88-
Arrears Assessment tax, 1906	. No	2.—Con Estima Amour Rs. 15,000 25,000	nso tted at. c. 0	LIDATEI Receij Rs. 16,552 28,661 725	pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements	Rs.	Disburments Rs. 3,478 671 5,141 14,170 20,653 28 619 1,177 45,939	31 118
Arrears Assessment tax, 1906	. No	2.—Cor Estima Amour Rs. 15,000 25,000	nso ted at. c. 0	Receij Rs. 16,552 28,661 725	D RA pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177	31 118
Arrears Assessment tax, 1906	. No	2.—Cor Estima Amour Rs. 15,000 25,000	nso ted at. c. 0	Receij Rs. 16,552 28,661 725	D RA pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements	Rs.	Disburments Rs. 3,478 671 5,141 14,170 20,653 28 619 1,177 45,939	31 118
Arrears Assessment tax, 1906	. No	2.—Cor Estima Amour Rs. 15,000 25,000	nso ted at. c. 0 0	Receip Rs. 16,552 28,661 725	D RA pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907	Rs.	Disburments Rs. 3,478 671 5,141 14,170 20,653 28 619 1,177 45,939 Disbur	31 118
Arrears Assessment tax, 1906	. No	2.—Cor Estima Amour Rs. 15,000 25,000 40,000	NSO ted at. c. 0 0	Receij Rs. 16,552 28,661 725	D RA pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907	Rs.	5,446 134,918 Disburments Rs. 63,478 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment	31 118 118 23 25 265 82 27 68 82 27
Arrears Assessment tax, 1906	. No	2.—Con Estima Amoun Rs. 15,000 25,000 40,000	NSO ted at. c. 0 0	Receip Res. 16,552 28,661 725 45,939 3.—WA	D RA pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT.	Rs.	Disburments Rs. 3,478 671 5,141 14,170 20,653 28 619 1,177 45,939 Disbur	31 118
Arrears Assessment tax, 1906	. No	2.—Cor Estima Amour Rs. 15,000 25,000 40,000	NSO ted at. c. 0 0	Receip Res. 16,552 28,661 725 45,939 3.—WA	D RA pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905	Rs.	5,446 134,918 Disburments Rs. 6 3,478 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment Rs.	31 18
Arrears Assessment tax, 1906 Sundry receipts	. No	2.—Con Estima Amoun Rs. 15,000 25,000 40,000	NSO ted at. c. 0 0	Receip Res. 16,552 28,661 725 45,939 3.—WA	D RA pts. c. 30 74 64	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment Rs. 2,702	31 18 58 58 65 65 88 82 27 68 68 68 7
Arrears Assessment tax, 1906 Sundry receipts '	. No	2.—Con Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs.	NSO ted of ted o	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs.	D RA pts. c. 30 74 64 68 ATER c. c.	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c.	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburments Rs. 2,702 237	31 18 8 8 8 23 65 88 8 32 27 68 68 67 38 68 67 68
Arrears Assessment tax, 1906 Sundry receipts Revenue. Arrears	. No	2.—Con Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000	NSO tted at. c. 0 0 No. tted at. c. 0	16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637	D RA pts. c. 30 74 64 68 ATER c. 31	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment Rs. 2,702	31 18 8 8 8 23 65 88 8 32 27 68 68 67 38 68 67 68
Arrears Assessment tax, 1906 Sundry receipts Revenue. Arrears Water rate, 1906	No	2.—Con Estima Amoun Rs. 15,000 25,000 40,000 Estima Amoun Rs. 9,000 19,056	NSO tted at. 0 0 No. tted at. c. 0 0	16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208	D RA pts. c. 30 74 64 68 ATER c. 31 80	Balance carried to 1907 TE (POLICE AND LIGHTING). EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburments Rs. 2,702 237 4,736	31 18 8 8 8 23 65 88 8 32 27 68 68 6. 7 30
Arrears Assessment tax, 1906 Sundry receipts Revenue. Arrears	No	2.—Con Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000	NSO tted at. 0 0 No. tted at. c. 0 0	16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637	D RA pts. c. 30 74 64 68 ATER c. 31 80	Balance carried to 1907 EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds	Rs. Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburments Rs. 2,702 237 4,736 12,983	31 18 18 23 65 82 8 8 32 27 68 68 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneat	No	2.—Cor Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713	NSO ted at. 0 0 No. ted at. c. 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595	D RA pts. c. 30 74 64 68 ATER cts. c. 31 80 17	Balance carried to 1907 EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds	Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburments Rs. 2,702 237 4,736 12,983 18,154	31 18 18 23 65 82 8 8 32 27 68 68 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account	Rs.	2.—Cor Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713 4,450	NSO ted at. 0 0 No. ted at. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411	D RA pts. c. 30 74 64 68 ATER c. 31 17 46	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Waterworks maintenance	Rs. Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburments Rs. 2,702 237 4,736 12,983	31 18 18 23 65 82 8 8 32 27 68 68 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account Sundry receipts	No	2.—Cor Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713	NSO ted at. 0 0 No. ted at. c. 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411 1,755	D RA pts. c. 30 74 64 68 ATER c. 31 17 46 94	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Waterworks maintenance Water service account	Rs. Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburments Rs. 2,702 237 4,736 12,983 18,154 6,337	31 18 18 23 65 82 8 8 32 27 68 68 65 8. 6. 6. 7 3 30 53 43 78
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account	Rs.	2.—Cor Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713 4,450	NSO ted at. 0 0 No. ted at. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411	D RA pts. c. 30 74 64 68 ATER c. 31 17 46 94	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Water works maintenance Water service account Sundry disbursements	Rs.	Disburments 8	31 18 8e-ss. c. 23 23 65 82 82 27 68 68 8 8 8 8 8 8 8 8 7 8 8 8 8 8 8 8
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account Sundry receipts	Rs.	2.—Cor Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713 4,450	NSO ted at. 0 0 No. ted at. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411 1,755	D RA pts. c. 30 74 64 68 ATER c. 31 17 46 94	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Water works maintenance Water service account Sundry disbursements	Rs. Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment Rs. 2,702 237 4,736 12,983 18,154 6,337 1,875 5,780	31 18 8e-ss. 23 265 82 82 82 82 68 83 227 68 68 68 67 30 53 43 78 64
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account Sundry receipts	Rs.	2.—Cor Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713 4,450	NSO ted at. 0 0 No. ted at. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411 1,755	D RA pts. c. 30 74 64 68 ATER c. 31 17 46 94	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Waterworks maintenance Water service account	Rs.	Disburments 8	31 18 8e-ss. 23 265 82 82 82 82 68 83 227 68 68 68 67 30 53 43 78 64
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account Sundry receipts	Rs	2.—Con Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713 4,450 1,525	Nso. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411 1,755 3,539	D RA pts. c. 30 74 64 68 ATER ots. c. 31 46 94 46	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Water works maintenance Water service account Sundry disbursements	Rs. Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment Rs. 2,702 237 4,736 12,983 18,154 6,337 1,875 5,780	31 18 8e-ss. 23 265 82 82 82 82 68 83 227 68 68 68 67 30 53 43 78 64
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account Sundry receipts	Rs.	2.—Cor Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713 4,450	Nso. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411 1,755 3,539	D RA pts. c. 30 74 64 68 ATER ots. c. 31 46 94 46	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Water works maintenance Water service account Sundry disbursements	Rs.	5,446 134,918 Disburments Rs. 63,478 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment Rs. 2,702 237 4,736 12,983 18,154 6,337 1,875 5,780 7,340	31 18 8e-se-se. 23 265 82 82 83 27 68 83 30 53 43 78 64 58
Arrears Assessment tax, 1906 Sundry receipts REVENUE. Arrears Water rate, 1906 Fairieland and Roseneath Water service account Sundry receipts	Rs	2.—Con Estima Amour Rs. 15,000 25,000 40,000 Estima Amour Rs. 9,000 19,056 14,713 4,450 1,525	Nso. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Receip Rs. 16,552 28,661 725 45,939 3.—WA Receip Rs. 9,637 23,208 17,595 4,411 1,755 3,539	D RA pts. c. 30 74 64 68 ATER ots. c. 31 46 94 46	EXPENDITURE. Balance from 1905 Arrears—commission, &c. Assessment tax charges Maintenance of police Street lighting Street names and house numbers Sundry disbursements Balance carried to 1907 RATE ACCOUNT. Balance from 1905 Arrears—commission, &c. Water rate charges Fairieland and Roseneath Interest and sinking funds Water works maintenance Water service account Sundry disbursements	Rs. Rs.	5,446 134,918 Disburments Rs. 671 5,141 14,170 20,653 28 619 1,177 45,939 Disburment Rs. 2,702 237 4,736 12,983 18,154 6,337 1,875 5,780	31 18 8e-se-se. 23 265 82 82 83 27 68 83 30 53 43 78 64 58

Progress Report of Works done brought up to December 31, 1906.

Est. Heads of Expenditure.	,	Amount voted the Years.	for		xpendit ip to No 30, 190 Rs.	ov.	up t	nditu Dec. .906. c.		Tot Expend Rs.		Ba Rs	ilance. s. c.
1 Upkeep of pavements		2,500	0		3,032	46 .	. 4	5 78a		3,078	24	_	_
2 Town streets	• •	7,000	Õ		6,219					6,989	8 .		0 92
3 Alutgantota and Lady Anderson's	road	966	- 1		946				••		71 .		7 29
4 Udawattekele roads		0.000			1,956				::	2,195			4 13
5 Halloluwa roads	•	1,900			1,063					1,354			5 42
6 Municipal buildings		2,420	_		2,169			5 85 <i>f</i>		2,275			4 21
7 Watering streets		600			373	_					43		6 87
8 Market buildings		1,833			1,564	2 .		0 3 3g		1,974			_
9 Ornamental plants		200			219	0.		4 10h			10 .		
10 Tools		500			525						74 .		_
11 Maintenance of bathing tank	,,	200				70 .		58j			28		7 72
12 Recreation ground		1,000			855			570k			21 .		8 79
13 Sundry minor works		400	0		354	83 .	. 3	7 691		392	52 .		7 48
14 Repairing cemetery-keeper's house		70	0	• ;	6	0.	. 5	3 17m			17 .		0 83
15 Castle Hill park		556			342	18 .	. 10	0 88n		443	6.	. 11	2 94
16 Recreation ground improvements		3,435	0		2,757	2 9 .	. 33	2 180		3,089	47 .	. 34	5 53
17 Carriage stand		220	0		60	50 .		-	٠.		50 .		59 50
18 Barrel drain, Cross street		2,000	0		1,783	32 .		-		1,783	32 .	. 2	68 61
19 Lewella to Alutgantota road		3,000	0		2,900	84 .	. 9	7 61p	٠.	2,998			1 55
20 Public seats, maintenance		150	0		50	8 2 .	. 6	6 69q		117	51 .	. ;	3 2 4 9
21 Purchase of six seats		300	0		285	28 .				285	28 .	. 1	4 72
22 Clearing silt from Meda-ela		500	0		345	93 .	. 2	1 6r		366	99 .	. 13	33 1
23 New carriage stand		500	0		593	39 .		_	٠.	593	39 .		
24 Retaining wall, Halloluwa		183	0		170	0.		_		170	0.	. 1	13 0
25 Drain, slaughter-house		1,950	0	, .	1,037	86		_	٠.	1,037	80 .	. 91	l2 20
26 Vellata road and bridges		400	0	٠.	_					_			_
27 Colombo street paving		1,500	0		1,438	82 .				1,438	82 .	. (31 63
28 Verandah, Miller & Co.	,			٠.	337	55 .		-	٠.	337	55 .		_
29 New sheep slaughter-house		1,045	0		982	73 .		-	٠.	982	73 .	. `(32 27
30 Clearing stone quarry, Castle Hill		200	0	٠.	155	97 .		-	٠.	145	97 .		54 3
31 Barrel drain, Mosque road		297	0	٠.	249	41 .				249	41.		17 59
32 Drain, market premises		511	0		476	93		_		476	93 .	. ;	34 57
33 Ventilating shaft		300	0	٠.			:-	_	٠,				0 0
34 Railway approach drain		930	0		789	13		_		789	13 .	. 14	10 87
35 Wace park, improvement		100	0		5 4	38	;	2 12s	٠.	86	50 .		13 50
A Sanitation		600		٠.	430		2	1 0t	٠.	451	16.	. 14	18 84
B Clearing side drains		500			578		• •	_			72 .		
C Opening pits		2,880	3		2,493			3 83u					32 70
D Gonawatta approach		220					8	2 41v			37.		5 2 6 3
E Repairing boats		565	0		992			1 25u	٠.,		53 .		
F Renewed boats		1,400		٠,	1,526				٠,				
G House of shelter :.		250	0	٠.	208	41	՝ 1	$2 \ 40x$		220	81 .	. 2	29 19

(a) Repairing pavement, Rs. 18·11; clearing gratings, Rs. 8·51; repairing manhole covers, Rs. 5·70; and repairing barrel drains, Rs. $13\cdot46$:= Rs. $45\cdot78$.

(b) Metal broken, transported, and spread, Rs. 267 · 88; gravel transported, piled, and spread, Rs. 132 · 50; side drains cleared 7 miles, Rs. 91; jungle cleared 5 miles, Rs. 28·18; and sides reduced 7 miles, Rs. 91; repairing handcarts, Rs. 19·05; slopping sides, Rs. 35·31; repairing roads, Rs. 2·78; cutting branches and trees, Rs. 40.81; and repairing roads, Rs. 3.98; clearing landslips, Rs. 6.39; lowering road, Rs. 28.31; and lines, Rs. 12·50,—Rs. 769·47.

(c) Cleared side drains and jungle, Rs. 12.23.

(d) Gravel transported and spread, Rs. 58.92; cleared side drains and reduced sides, Rs. 63.40; sweeping and clearing jungle, S. P. Colas, Rs. 68.50; value of tools and materials, Rs. 27.99; tracing [path; Rs. 4.07; and clearing landslips, Rs. 6.76; overseer's pay, Rs. 10 = Rs. 239.64.

- (e) Metal broken and transported, Rs. 4·64; metal spread, Rs. 74·16; 4 miles side drains cut and jungle cleared, Rs. 65·33; reducing sides 4 miles, Rs. 41·30; cleared landslips, Rs. 3·13; stores and lines watcher, Rs. 55·43; and repairing tools, Rs. 39·99; cleared grating, Rs. 2·20; and overseer's pay, Rs. 5 =Rs. 291·19.
- (f) Whitewashing slaughter-house and public privy, Rs. 8·25; whitewashing Town hall and repairing it, Rs. 45·69; shifting tiles store, R.e 1·56; repairing Mahaiyawa cooly lines, Rs. 10·72: Rs. 103·85.

 (g) Whitewashing market building, Rs. 10·80; painting ironwork, Rs. 349·86; value of 4 beef logs. Rs. 32; sweeping grounds, Rs. 11·47; repairing ladder, Re. 1·20; and overseerage, Rs. 5=Rs. 410·33.

 (h) Chitting grounds, Rs. 11·47; repairing ladder, Re. 1·20; and overseerage, Rs. 5=Rs. 410·33.
- (h) Cutting grass, Rs. 47.88; weeding ground, Rs. 28.75; value of materials, Rs. 23.07; superintendence, Rs. 6=Rs. 105.70.

(i) Value of tools, Rs. 6·42.
(j) Removing silt, overseerage, Rs. 6.

(k) Cutting grass, Rs. 47.88; weeding, Rs. 28.75; value of materials, Rs. 23.07; and overseerage. Rs. 6=Rs. 105.70.

(l) Manuring plants, Rs. 21 52; painting tree guards and making new ones, Rs. 15 18, and planting shade trees, 99 cents=Rs. 37.69.

(m) Shifting tiles, whitewashing, and repairing roof, Rs. 22.99; value of materials, Rs. 30.18= Rs. 53.17.

(n) Clearing side drains and grounds, Rs. 19.60; value of materials for tree guards and tools, Rs. 78.28; and overseerage, Rs. 3=Rs. 100.88.

(o) Value of materials, Rs. 119.08 and wages and diets of guard, Rs. 241.90=Rs. 360.98.
(p) Blasting and removing stones on road, Rs. 16.28; clearing jungle and removing landslips, Rs. 48.25; value of materials, Rs. 33.08 - Rs. 97.61.

(q) Painting and oiling 28 seats, Rs. 31·36; value of materials, Rs. 35·33=Rs. 66·69.

(r) Clearing 21 cubes of silt, Rs. 21.06.

(s) Pruning trees and turping slopes, Rs. 32 12. (t) Value of tools, Rs. 21.

(u) Opening and covering pits, Rs. 202.21; value of materials, Rs. 18.80; metalling roads, Rs. 27.82; and overseerage, Rs. 5=Rs. 253.83.

(v) Metalling approach road and cutting jungle and clearing drains, Rs. 35.41; transporting ferry

boats to Levella, Rs. 17=Rs. 52.41.

(w) Repairs to boat, Rs. 125.(x) Pay of caretaker, Rs. 12.40.

(y) Hauling barge sunk in lake, Rs. 59.21; clearing silt from laps round lake, Rs. 3.18; removing silt from lake, Rs. 91.27, and overseerage, Rs. 10. Rs. 163.66.

(z) Pay of gatekeeper, Rs. 19·22; pay of watchers, Rs. 40·92; supplying grass to exposing shed, Rs. 30·84; upkeep of standpost, Rs. 74·60; reservoir watcher, Rs. 27·90; overseerage, Rs. 20=Rs. 215·79.

February 20, 1907.

G. FRED. BUULTJENS.

Health Officer's Report for December, 1906.

Scavenging.—The scavenging of the town was satisfactorily carried out during the month.

Drainage.—The drains were kept clean and periodically flushed.

Water supply.—Good (vide my analysis of December 10, 1906).

Alleys .- Generally well kept.

Laundries.—Generally well kept.

Dairies .-- All fairly well kept. May I again refer you to the milk supply of the town?

Bakeries.—Well kept.

Market.—Well kept. All food stuffs exposed for sale have been examined by me, and found good.

Cattle passed this month.—Cattle, 539; buffaloes, 132; sheep, 122; goats, 214.

Slaughter-house exposing shed.—Well kept.

Cooly lines .- Generally well kept.

Boutiques .- All fairly well kept.

Night soil depot.-Well kept.

General health.—Good. No infectious disease has been reported this month: feverish colds have been prevalent.

Kandy, January 13, 1907

ANDERSON SMITH, Health Officer.

MUNICIPALITY OF KANDY.

IST of persons licensed, under Ordinance No. 15 of 1889, to carry on business as Auctioneers within the Kandy Municipality during 1907 :-

(1) M. Ahamado Lebbe.

(2) O. M. E. and D. F. Srwardene, trading as Sriwardene & Co.

(3) Alfred Ambrose.

(4) J. H. Siebel.

(5) M. K. Sego Ali.

Kandy, April 6, 1907.

ROAD COMMITTEE NOTICES.

Ellearawa-Pinnewala Estate Road.

WHEREAS the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 5 of Ordinance No. 12 of 1902, have altered and varied the limits of the district including the estates liable to be assessed for improvement and upkeep of the Ellearawa-Pinnewala estate road by adding the following acreage to the acreage originally assessed for the improvement, repair, and upkeep of the said road:—

Proprietors or Agents.	Estates.	Acreage.
Messrs. Tarrant and Company	 Ferndale and Sherwood	 399

as per notice dated October 29, 1906, and published in the Government Gazette Nos. 6,149 and 6,150 of November 2 and 8, 1906, respectively; and whereas the said estates have become bound and liable under the provisions of the said Ordinance for payment of the moiety which they would have been liable to pay had such estates been originally included in the district for assessment for improvement and upkeep of the road, and the Provincial Road Committee have assessed the proportion payable by the said estates as aforesaid for improvement during 1905 and 1906 at Rs. 1,414 48 and for upkeep from September to December at Rs. 98 80, as per schedule hereto annexed.

The proprietors, managers, and agents of Ferndale and Sherwood estates are hereby required, as provided by section 6 of Ordinance No. 12 of 1902, to pay to the Chairman of the Provincial Road Committee of the Province of Sabaragamuwa the said sums of Rs. 1,414 48 and Rs. 98 80 due from the said estates on or before May 31, 1907.

Provincial Road Committee's Office, Ratnapura, April 4, 1907.

W. A. WEERAKOON, for Chairman.

Schedule referred to

	, ,		*			190 rst Hali of 190 nprover	f-y∈ 05.	190 Second year of Improve	Ha 190	5.	mprove		906. rt.	Upkee	p .
						Rs.	c.	Rs.	c.		Rs.	c.		Rs.	c.
Two-fifths contribution b Three-fifths contribution		ent			• •	1,754 $2,631$	0	 1,754 2,631		• •	1,169 1,753		• •	980 1,470	
						4,385	0	4,385	0		2,923	7		2,450	0
Name of Estate.		9	A	creag	ge.										
Maratenna				518		688	66	 688	66		459	6		384	76
Detenagala				450		598	26	 598	26		398				26
Cecilton				367		487	91	 487			325		٠.		60
Kandahar				245		325	72	 325	72		217			182	0
Ferndale and Sherwood				399	• •	530	45	 530	45		353	58		296	38
:	Т	otal	1	,979		2.631	0	2,631	0		1,753	84		1,470	0

Total amount payable on account of Ferndale and Sherwood estates:-

	•		ros. c.
Improvement during first half-year of 1905	• •		530 45
Improvement during second half-year of 1905			530, 45
Improvement during 1906	* **		353 58
Upkeep from September to December, 1906		• •	98 80
	Total Rs.		1.513 28

Ellearawa-Pinnewala Estate Road.

NOTICE is hereby given that the Government having estimated the cost of improvement and upkeep of the Ellearawa-Pinnewala estate road at Rs. 4,385 and Rs. 2,700 respectively during the year 1907, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 19 of the Estate Roads Ordinance, No. 12 of 1902, have assessed the proportion due by each estate in the district interested in the said road as follows:—

Ellearawa-Pinnewala Estate Road.

•	Improvemer Rs.	Upkeep. Rs.		
Two-fifths contribution by Government Three-fifths contribution by estates	1,754 2,6 31		$\substack{1,080\\1,620}$	
	4,385		2,700	

Improvement: Total acreage, 1,979—Moiety of cost, Rs. 2,631—Rate per acre, Rs. 1 3294.

Upkeep: Total acreage 1,979—Moiety of cost, Rs. 1,620—Rate per acre, '8185 cents.

			•	Ass Ass	essme	ent.	
Proprietors or Agents.	Estates.	Acrea	ge.	Improvemen	$\mathbf{U}\mathbf{p}\mathbf{keep.}$		
				Rs. c.		Rs.	C.
A. G. Layard and A. D. Sly	Detenagala .	518		688 66		424	2
William Forbes and Frank M. Laurie	Maratenna .	450		598 26		368	
Cornelis Perera	Cecilton .			487 91		300	
C. J. Marzetti	Kandahar .		• •	325 72	• •	200	
Messrs. Tarrant & Company	Ferndale and Sherwood.	. 399		530 45	• •	326	59
• •	,	en 1 3		0.001 0		1 000	
		Total		2, 6 31 0		1,620	0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to the Chairman of the Local Committee, A. D. Sly, Esq., of Detenagala estate, on or before May 31, 1907.

Provincial Road Committee's Office, Ratnapura, April 4, 1907. W. A. WEERAKOON, for Chairman.

Kegalla-Polgahawela Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having granted the under-mentioned sum for the maintenance of the road from Kegalla-Polgahawela road to Lowlands estate during 1907, the Provincial Road Committee, North-Western Province, acting under the provisions of "The Branch Roads Ordiuance, 1896," have assessed the proportion due by each estate in the District interested as follows:—

Branch road from Kegalla-Polgahawela Road to Lowlands Estate.

Government moiety ... Rs. 384 85 Private contributions ... Rs. 384 85

1st and 2nd sections, 1 mile.

Total acreage, 829—Moiety of cost, Rs. 329 24—Sectional rate, 39715—Total rate, 39715.

Proprietors or Agents. Estates. Acreage. Rs. c. Charles Peries . Serapis estate 60 . 23 82

1st to 3rd section, 1 mile 17 chains.

Total acreage, 769—Moiety of cost, Rs. 55 61—
Sectional rate, 7231—Total rate, 46946.

61 97 .. 132 .. Lipton, Limited .. Cairnhill 9 39 20 Do. Lower Eadella. 30 52 .. Lowlands 65 Do. .. 205 63 .. Upper Eadella . 438 Do. .. Lesmoir 🚧 .. 114 .. Do.

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before May 6, 1907.

E. T. MILLINGTON,

Secretary.

Provincial Road Committee's Office, Kurunegala, April 9, 1907.

Padiapelella-Ellamulla Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road for 1907, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will, on Saturday, April 27, 1907, at 1.30 P.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

PADIAPELELLA-ELLAMULLA Road.

Government moiety .. Rs. 1,115 0 Private contributions .. Rs. 1,120 60

1st to 4th section, 4 miles.

Proprietors or Agents. Estates.	Acreage.
H. V. Masfield (R. N.	Ŭ
Maclean) . Kabaragala	937
1st to 5th section, 4.89 miles.	
George Steuart & Co.	
(K. J. Thorpe) Galella	632
Finlay, Muir & Co. (F.	
G. Harvey) Mandaranewera	790
Do Goodwood	273
Colombo Commercial	٠,
Co., Ltd. (K. J.	• •
Thorpe) Ellamullawellakel	e 840

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

J. P. Lewis, Chairman.

Provincial Road Committee's Office, Kandy, April 10, 1907.

Agra				Proprietors or Agents.	Estates.		Acreage.
				C. R. Paterson	Cranley		455
NOTICE is hereby give the advice and cons	n that the Go	overnor,	with	C. R. Paterson R. C. Paterson	Cranley Upper	r	357
the advice and cons	ent of the Legi	siative (Coun-	N. & L. Bonaparte Wyse.	Holbrook		188
cil, having agreed to grant the Provincial Road Con	mittoe estin	a unda	the	Balmoral Ceylon Estates		•	
provisions of "The Branch	nnicooo, accini	ance 1	806 ''	Company, Limited	Galatea		189
will, on Saturday, April 27,	1907 at 1:30	o'eloek	P.M.	The Agra Tea Company of			i kili
at their office in Kandy, p	roceed to asse	ss the u	nder-	Ceylon, Limited	Ardlaw	• •	209
mentioned estates to mak	e un the priv	ate conf	bribu-	Heirs of J. M. Smith (J. K.			
tions, at the rate of ·1612c.	per acre.			Symonds)		• •	275
		•		A. G. Seton & C. A. Seton			
AGRA ROAD (between Line	lula and end o	f Agra 1	oad).	(A. Hamilton Harding, Agent and Resident			
Renewing to	oo Bridges.		j	Manager)			197
		3,31	5	Balmoral Ceylon Estates	Bolmorel	· · ·	197
Government moiety Private contributions	Rs.			Company, Limited	Clydesdale		227
Repairs to damage			_	Alliance Tea Company,		• •	22,
			, i	· Limited (Whittall &			
Government moiety	. Ks.	250.00			Thornfield		293
Private contributions	Ks.	200.4	L	The Agra Tea Company of			-
Proprietors or Agents.	Estates.	Acr	eage.	Ceylon, Limited	Wishford		158
Dimbula Valley Co., Limi-				R. S. & G. J. Pieris	Agra Elbedde	٠.	276
ted	Belgravia		305		Iona	٠.	112
A. V. & J. H. Renton			268	G. L. Gwatkin	Torrington		283
E. Temple	Deyanella		267	Do.	Helbeck	_:.	109
Alfred J. & A. H. Bell (T.				Alex. Stevenson	Lot 110,382, N		٠٠.
MacLachlan, Agent)	Fairfield		319	D D C to A Transit	send		125
The Ceylon Tea Plantations	3			P. B. Seton (A. Hamilton	_		
Co., Limited	Wallaha	• •	290	Harding, Agent and Res 'dent Manager)		•	1001
The Dimbula Valley Tea	n.c. 11			A. G. & C. A. Seton (A.	New Preston	• •	1671
	Mousaella	• •	550	Hamilton Harding,			
Heirs of H. R. Farquharson	TOLL TOLL		413	Agent and Resident			
& R. J. Farquharson	Flidon Han	••	413		Lot 110,383, F	Tes-	
The Bambrakellie Estates Tea Company, Limited I	Pomboro Izola		497	,			250
	Danibarakere	• •	701	Ceylon Tea Plantation			-0.7
The Bambarakelie Estates Tea Co., Ltd	Lot. 110.386	Dell	100	Company, Limited	Glenlyon, Sta	air.	
J. W. Goodeve	Oddington		100		0 73 1		683
Mrs. Wiggin & Sons	Melton		207	Portmore Tea Estates	•		
T. Fairhurst	Ferham		273	Company, Limited			269
Scottish Trust & Loan				Agra Ouvah Estates Co.	Agra Uva	• •	331
Company, Limited	Rahanwatta		308	Do	Fankerton	• •	193
H. R. Wiggin	Queenwood	• •	228	Charles Strachan & Co		• •	320
The Dimbula Valley, Co.,					St. George	• •	263
Ltd.	Tillicoultry	• •	401	John Stewart (F. G. Smith Charles Strachan & Co	Woodlake	• •	277 163
J. A. & N. G. Campbell	waitrin	• •	37 0	R. W. Wickham	Holmwood	• •	391
Lord Chelmsford (C. M.	Acmakanda		900	Charles Strachan & Co		• •	251
Buckworth, Agent) C. R. S. Carew (J. M. Sayer	a) Fossiforn W	eet.	$\frac{288}{138}$	Glasgow Estate Company,		• •	
W. H. Sealey (A. J. Far-	a) rassitorit M	oso.	190	Ltd. (Whittall & Co.)	(1)	٠٠,	472
quharson)	Fassifern Eas	ıtı	138	Ceylon Tea Plantation Co.,		•	
			391	Ltd.	Waverly		157
Geo. Beck	Henfold and		,	Glasgow Estate Company,			
	Regulas		570	Ltd. (Whittell & Co.)	Nithsdale		24 2
The Alliance Tea Company			•	Portmore Tea Estate Co.,	Donton		
of Ceylon, Limited (Whi	t-				Portmore	٠.	306
tal & Co.)	Gleneagles	• •	222	C. B. Lutyens & G. H. D.	Mornington		404
The Dimbula Valley Tea	,		000	Elphinstone Ceylon Tea Plantations	winnsmi	• •	. 404
	Lippakelle		20 6		Ardalie		209
The Ceylon Estates Invest-		•		Heirs of T. Mackie & P.		••	20,5
ment Association, Limi-			001	Moir (M. B. Bartlett,		٠.	
	Macduff	• •	221	Agent)	Lot 112,364	Po-	
The Ceylon Tea Plantation	Begally, Cyn	nmi			wy's land		165
Company, Limited	and Tangal		910	New Dimbula Company,	-		
Sumtravale Estates Com-	and rango		010	Limited	Diyagama	٠.	3,125
	Maria		297		Nutbourne		165
The Dimbula Valley Tea		-		Balmoral Estates Company			
	Elgin		291	Ltd	Lot 112,363, S		
Do	Kellyhill		158	T.	dringham		302
The Vellekelle Tea Com-	. .		-	Do	Lot 112,365, Y		
pany	Ouvahkellie		593		ravale	٠.	240
Heirs of John M. Smith (J.		•		And at the same time ar	id place the Coi	mmi	ttee will
K. Symonds)	Caledonia	• •	255	take evidence, if necessary		and o	consider
H. F. W. & R. J. Farquhar			<u> </u>	objections and suggestions			•
Mooloya Estates, Ltd. (Col	Agra	• •	276		J. P. L.		
ombo Commercial Com-	-		1	Provincial Road Commit	tees Office	JN811	men.
· · ·	Braemore		265	Kandy, April 9,			
		• •	~74	remand, triangle			

	dennan' · I		•													L -						·,	: : :	i i i
	Fibre. Deer Ratio	t, owt.	_	1	11.	<u>.j. Į</u>	[]	<u>, j. </u>	1,1		· 		<u> </u>		<u> </u>			,			7,0			PE, lecto
	Lusi A	cwt.	 	<u> </u>		11	11	-		 										., 15			. ·	W. E. THORFE, for Principal Collector.
1	-sapan- wood.	cwt. 1b		1	 	18	11	-	<u> </u>	<u></u> 					1				,003 003	792,	}	٠		Horip
	Coir Fibre,	owt.	<u></u>	100	655			1	1 8	452 4 4			<u></u>		1	0 1b.			Bags 1,264	Bags 16,267	1		;	P.¥
ds.	Goir Yarn	owt, o	11	1 8		_ 	<u> </u>			1					109	28,00			E. J.	Ba			1.	猝
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ned	Coir Rope.	cwt.	108		11	1 !	11		1' 1						1	And Chips 28,000 lb.			ų	Total				
entio	Plumbago.	cwt,	- 99	1953	1,1	1218	E	101	1 1 6	616).					. ‡	=								
Ports of Colombo and Galle during the under-mentioned Periods.	Еропу.	owt.	11	11	11	11	11		1 1	l		-			l			٠						
the un	Carda- moma.	ığı		2581	5146	11	5249	1		1						eg.	ت		; !:	• • •				
luring	Citronella Oil,	720	1 1	١		11	109792	1	11	180320			1		1	\$ And Chips 600 lb.	Rice from Indian and other Ports during the Week.							
Galle d	nomanuiO ,IiO	.20	1 !	1		1450		1	11	, l					1	And Ch	ing the	LLE:	sta tern Ind					
o and	лошвавіО	ėį	35112*	22400†	100001	2500	1428	3600	11	1					t	400	rts dur	TO GALLE	From Calcutta Southern India					
olomb	Сосопир Росияс.	cwt.	11	, 10			- 1	-	11	1			•		 		ièr Pol		· Fror					
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e Por	Copra.	GWt.	11	ſ	11			1200	11	ı					1	s. 61,60	dian 8		9.6.8		 * 1	4		
exported from the	Coconnts.	No	1 1	1		59540		1 1	11	1					1	And Chips. 61,600 lb.	om in		Bags 546 " 6,729 " 58	8,00		s 150,124		
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	Branch .anothan	. <u>e</u>	1		11		•		11	1					1	-	9		•			Total	. :	÷
Article	Trunk Ginchona,	ë	1.1	1	! 1		19892		1 }	i					1	, s	Importation	·	Ħ	뮲		•	•	
wing /	овово.	3Wt.	215			1 ~	-			0.0					1	† Chips.	표		Ammapatam Rangoon Bombay	Tuticorin False Point	Pooree			
Total Quantitles of the following Articles	Теа.	lè.	690069	341328	308452	7026	582621 850546	7013	320254	6756					1				Ra Bo	L E	ę.			
of th	Native Goffee.	ewt.	11	1			11	١	11	ı					1									
titles	Plantation Coffee,	cwt.		i	11		1	1	11	1					l	0 lb.			7,744 560 86,861	13,375 $1,406$	1,433 948			
)uan	bat t.	,	18	1	::		: :	: :	les	¥.					:	And Chips 15,960 lb.		ı	Bags		×:			
ital (For what Port.		Barcelona	London	London London	Havre	Condon	Bremen	Marseilles . Australia .	¥ X					Calcutta	Chips	1	F.,						
10	Clearing.										:-					And (TO M		: :	: :	:		.
٠	10 stad	1907	2.8						6.4						3.4	*	i	TO COLUMBO :-		я			;	ms, , 190′
	<u>v</u> i	ŏ.		•	: : : 8	Ponty	2		: :	:			•		;			Ĕi.	Mutupet Topptore	Coconada Negapatam	1.8.5	S A	1	ousto. pril 8
	Vesnels.	COLOMBO.	zedor z	Alienous	Manipar Socotra		Mahronda Keeman	Scharnhorst	Toursen Moldavia	න් බේ				1	GALLEizam				From Mutupet Topptore	Coco	Madras	Tar.	;	H. M. Customs, Colombo, April 8, 1907.
		00	ss. C. Lop pez ss. Zieten	ss, Alie			ss. Mal	Sch do	ss. Tou ss. Mol	ss. Volga				(GAL 88. Nizam		•		Fron				;	Holon Jolom
	i '	, 5.	න හි	ag a) 100 ti	100 m	. 60 mg	56	88.	ZĞ					TE:	,								\sim

THE under-mentioned goods having been left in the baggage room beyond the time allowed by law, notice is hereby given that unless the same is cleared or bonded they will be sold by public auction on Saturday, May 4, at 12 noon:—

Da 190			Ticket No.	t	Marks.		Vessel.		No. and Description of Goods.
May	12		. 69		_ ; ·				l package merchandise
	22		166		- 				l parcel cigars
,,,	30		234		Lewis Brown	• •	_		1 case merchandise
•	30		2 35		 ;				l package merchandise
June	1		263		; 		ss. Borneo		1 chair
Aug.	10		740		Alex. Leon (Dis.	seaman).	ss. Provincia		1 parcel tobacco
,,	20		798		J. M. Young		ss. Ortona	. • •	1 parcel merchandise
Oct.	3		36		<u> </u>				I package merchandise
,,	20		377		A. Drake		ss. Syria		1 package merchandise
Nov.	8		540		` 		-		1 package Bede cigars
••	8		541		F. A. Stephens		ss. Shropshire		l chair
Dec.	23		1068		E. W. Mildred		ss. Glanmorganshi	re	l package
**	24	• •	1073		Heyward	• •	ss. Ormusz		1 chair

H. M. Customs, Colombo, April 3, 1907. E. B. DENHAM, for Principal Collector.

THE under-mentioned goods having been left in the Kochchikade Warehouses beyond the time allowed by law, notice is hereby given that unless the same is cleared or bonded they will be sold by public auction on Saturday, April 27, 1907, at 12 noon:—

The dates of Landing and	Vessels.		Marks.	Quantity and Description of Goods.				
Unknown	١.	***	Nil	 1	bag coffee			
Do.				 2	bags grain			
Do.			PК	 1	bag grain			
' Do.	• •		JR		bag rice			
Do.	•11•	9119	Nil	 1	bag rice			
Do.			Nil		bags paddy			
Do.			Nil	 · 2	bags fish manure			
Do.		• •	Nil		bags castor cake manure			
Do.	į	:.	Nil	 6	bags castor cake (loose)			
Do.		***	Nil	 8	bags cattle bones			
Do.	; <u> </u>		Nil		bags mixed grain			

H. M. Customs, Colombo, April 3, 1907. E. B. DENHAM, for Principal Collector.