

Cenlon Government Gazette

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Part III.—Provincial Administration.
Part IV.—Land Settlement.
Part V.—Mercantile, Marine, Municipal, Local, &c.

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Part V.—Mercantile, Marine, Municipal, Local, and Miscellaneous.

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UNOFFICIAL ANNOUNCEMENTS.

COCONUT ESTATES. MEMORANDUM OF ASSOCIATION OF LIMITED.

- The name of the Company is "SIR H. DIAS' COCONUT ESTATES, LIMITED."
- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are-
 - (1) To purchase or otherwise acquire from the trustee of the will of the late Sir Henry Dias the coconut estates called Maligatenne and Siyambalape, situated in the Western Province of the Island of Ceylon, at or for the price or sum of Six hundred thousand rupees (Rs. 600,000) cash.
 - (2) To purchase, take on lease or in exchange, hire, or otherwise acquire any estate or estates, land or lands, in the Island of Ceylon, the Federated Malay States, India, or elsewhere, and any right of way, water rights, and other rights, privileges, 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.
 - (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, estates or property and assets of any kind of the Company, or any part thereof.
 - (4) To plant, grow, and produce ecconuts, rubber, tea, coffee, cinchona, cacao, cardamoms, rhea, ramie and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India or elsewhere.
 - (5) To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) coconuts, rubber, tea, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade, and deal in coconuts, coconut produce, rubber, 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 the Island of Ceylon, the Federated Malay States, India, or elsewhere all or any of the
 - following businesses, that is to say, planters of coconuts, 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, merchants, 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 of them.

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(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 of the Company's general business; 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 the 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 coconuts, rubber, tea leaf, 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, deposits or products, and generally to carry on the business of mining in all its branches.

(10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, hire, or otherwise acquire and hold vans, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and 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 coconut and coffee-curing mills, rubber and tea factories, 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, carrying out, or control thereof.

(12) To cultivate, manage, and superintend estates and properties in the Island of Ceylon, the Federated Malay States, India, and elsewhere, and generally to undertake the business of estate agents in the said Federated Malay States, the Island of Ceylon 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 managers, superintendents, assistants, clerks, coolies, and other servants, and labourers; 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 of any such.

(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, rebates, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with such arrangements, rights, privileges, rebates, and concessions.

(15) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation or co-operation with any person, corporation, or company carrying 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 capable of being conducted so as directly or indirectly to benefit this Company, 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, re-issue with or without guarantee, or otherwise deal with such shares or securities; and to form, constitute, or promote any other company or companies for the purposes of acquiring all or any 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.

(16) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon, in India, the Federated Malay States, or elsewhere.

(17) 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, warrants, stocks, shares, debentures, or book debts, or without any security at all, and generally to transact financial business of any kind.

(18) 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 for 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, 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.

(19) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licenses, or easements which the Company may think necessary or convenient with reference to any of these objects, and capable of being profitably dealt with in connection with

any of the Company's property or rights for the time being.

(20) To cause or permit any debentures, debenture stock, bonds, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or 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 and re-borrow the moneys secured thereby or any part or parts thereof.

(21) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular, for shares, debentures, or securities of any other company having objects

altogether or in part similar to those of this Company.

(22) 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.

(23) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other negotiable and transferable instruments.

(24) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares 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.

(25) To do all or any of the above these in any part of the world, as principals, agents, contractors, or otherwise, or alone or in conjunction with others, or by or through agents, sub-contractors, trustees; or otherwise and converse to the Company. or otherwise, and generally to carry on any business or effectuate any of the objects of the Company.

(26) To sell, let, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other

company, or for any other consideration.

(27) To pay for any lands and real or personal, immovable or movable, estate, property or assets 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 discharge any consideration to be paid or given by the Company, in money or in shares (whether fully paid up or partly paid up) or in debentures, debenture stock or obligations of the Company or partly in one way and partly in another or otherwise howsoever, with power to issue any shares either as fully paid up or partly paid up for such purpose.

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

any other.

(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 may be 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 paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

The liability of the Members is limited.

The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into Ten thousand (10,000) shares of One hundred Rupees (Rs. 100) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided, 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 Articles 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 :-

Names and Addresses of		each Subscriber.			
ROBT. DAVIDSON, Colombo		* *			One
STANLEY Bois, Colombo					One
S. C. OBEYESEKERE, Colombo					One
F. J. DE SARAM, Colombo		••	• •		One
W. HENRY FIGG, Colombo					One
E. R. WALDOCK, Colombo		• •	• •		One
W. Moir, Colombo			• •		One
Witness to the above signatu	res at Colo	mbo this 23rd d	ay of August, 1	910:	

EUSTACE F. DE SARAM,

Proctor, Supreme Court, Colombo, Ceylon.

ARTICLES OF ASSOCIATION OF SIR H. DIAS' COCONUT ESTATES, 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.

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 Articles or not.

3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company.

INTERPRETATION.

4. 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:

Company.—The word "Company" means the "Sir H. Dias' Coconut Estates, 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 to 1909," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution.—" Special resolution" has the meaning assigned thereto 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.—"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.—"Persons" means partnerships, associations, corporations, companies, unincorporated 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 versâ.

Masculine and feminine gender.—Words importing the masculine gender only include the feminine, and vice versa.

BUSINESS.

5. Commencement of business.—The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and notwithstanding that the whole of the shares shall not have been subscribed, applied for, or allotted, they shall do so as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.

6. 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.

CAPITAL.

7. Nominal capital.—The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into Ten

thousand shares of One hundred Rupees (Rs. 100) each.

8. Arrangement on issue of shares.—The Company may call up the balance capital whenever the Directors shall think fit, and may make arrangements on the issue of 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.

9. Payment of amount of shares by 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.

10. Increase or reduction of capital. - The Company in General Meeting may, by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct, and the Company in General Meeting may by special resolution reduce the capital as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

11. New shares.—The new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct; and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends and in

the distribution of assets of the Company, and with a special or without any right of voting.

How carried into effect.—Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them; such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

Same as original capital.—Except so far as otherwise provided by the conditions of issue or by these presents, 13. 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, transmission, forfeiture,

lien, surrender, and otherwise.

SHARES.

14. Issue.—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first 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 already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered within the time specified in that behalf by the Directors may be disposed of by the Directors in such manner as they think most beneficial to the Company. Provided also that the Directors may at their discretion allot any shares in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

15. 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.

16. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct. 17. 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.

18. 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. 19. One of Joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to 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 the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

20. Survivor of joint-holder, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders other than a firm, of any shares the registered shareholder of the provided by

joint-holders other than a firm, 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.

21. The joint-holders of a share shall be severally as well as jointly liable for the paymen of all instalments and

Company not bound to recognize any interest in share other than that of registered holder or of any person under clause 38.—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 clause 38 to become a Shareholder in respect of any share.

23. 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.

24. 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.

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 certi-A sum of fifty cents shall be payable for such new certificate.

26. Certificate to be delivered to the first named of joint-holders not a firm .-- The certificate of shares registered in the

name of two or more persons not a firm shall be delivered to the person first named on the register.

TRANSFER OF SHARES.

27. 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.

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

shares by instrument in writing.

29. No transfer to infant or person of unsound mind.—No transfer of shares shall be made to an infant or person of unsound mind.

Register of transfers.—The Company shall keep a book or books, to be called "The Register of Transfers," in 30.

which shall be entered the particulars of every transfer or transmission of any share.

- 31. 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.
- 32. 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.

33. 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.

- 34. 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 32, 33, and 35, shall register the transferee as Shareholder and retain the instrument of transfer.
- 35. 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
- 36. 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 transferee only.

37. Transfer books when to be closed.—The transfer books may be closed during the fourteen days immediately preceding each ordering. The first General Meeting also, when a dividend is declared, for the three days next ensuing the meeting; also at such other times as the Directors may decide, not exceeding in the whole

twenty-one days in any one year.

TRANSMISSION OF SHARES.

38. 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 shares of such Shareholder.

39. Registration of persons entitled to shares otherwise than by transfer.—Any guardian of any infant Shareholder, any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, 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.

40. 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 clause 39 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, 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).

41. 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 upon, a surrender of the shares of Shareholders who may

be desirous of retiring from the Company.

42. If call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of 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 the trustee or assignee in his bankruptcy 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 paid; 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 share 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, with 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, interests, 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 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

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 me nner as the Board shall think fit.

44. 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.

45. 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 ferfeiture, 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; such purchaser shall thereupon 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.

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 9 per cent. on the amount of the sums wherein default in payment had been made, but no share bona fide sold, re-allotted, or otherwise disposed of under Article

43 hereof, shall be redeemable after sale or disposal.

Company's lien on shares.—The Company shall have a first charge or pa amount 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 of 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, resolutions for which 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. The Directors may decline to register any transfer of shares subject to such charge or lien.

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 the assignee or trustee in his bankruptcy, 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.

48. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and

47 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (itemy) paid to such Shareholder or his representatives.

49. Certificate of sale. -- A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that the power of sale given by clause 47 has arisen, and is exercisable by the Company under these presents,

shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

Preference and deferred shares.—Any shares from time to time to be issued or created may from time to time be issued 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 at such a premium, 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 Company may from time to time by special resolution determine.

Resolution 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 the 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 the class of shares; and such resolution shall be binding upon all the holders of shares of the 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 resolutions could have been effected without it.

53. Meeting 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 member, 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 members personally present and antitled to vote at the meeting.

CALLS.

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 Shareholders of the time and place appointed for payment of each call.

Calls, time 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.

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 Shareholders shall be entitled to any such extension except as a matter of grace or favour.

55. 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 9 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 clause.

56. Payments in anticipation of calls.—The Directors may at their discretion and upon such terms as they think fit

receive from any Shareholders willing to advance the same, all or any part of the amount of his shares beyond the sum

actually called up.

BORROWING POWERS.

57. Power to borrow.—The Directors shall have power to procure 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, 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 Seventy-five thousand Rupees (Rs. 75,000.) 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 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 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. Provided also that before the Directors execute any mortgage or issue any detentures they shall obtain the sanction thereto of the Company in General Meeting whether Ordinary or Extraordinary. 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. A declaration under the Company's seal contained in or endoresd 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 creditors, 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.

58. First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more

than twelve months after the registration of the Company, and at such place as the Directors may determine.

59. Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such 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.

60. 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.

61. Extraordinary General Meetings.—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.

62. 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.

63. 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.

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.

65. 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, to pass resolutions in approval or disapproval thereof, to declare dividends, to elect Directors and Auditors retiring in rotation, and to take 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.

66. 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.

Quorum to be present.—No business shall be transacted at any 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, or persons holding proxies from Shareholders.

If a quorum not present, meeting to be dissolved or adjourned; adjourned meeting to transact business.—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.

69. 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; but 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.

70. 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.

71. Chairman with consent may adjourn meeting.—The Chairman, with the 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.

72. Minutes of General Meetings.—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.

73. 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. 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 some Shareholder present 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.

74. 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 at 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.

75. Poll how taken.—If at any meeting a poll be demanded, by notice in writing signed by some Shareholder present 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 I roxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

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.

77. 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 hold by him up to ten shares; he shall have an additional vote for every five shares held by him beyond the first ten shares up to thirty shares; an additional vote for every ten shares beyond the first thirty shares up to one hundred shares; an additional vote for every twenty shares beyond the first one hundred shares up to five hundred shares; and an additional vote for every thirty shares beyond the first five hundred shares. When voting on a resolution involving the winding up of the Company, every Shareho'der shall have one vote for every share held by him; but no such resolution shall be deemed to be carried unless passed by three-fourths in number and va'ue of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy or by attorney at any meeting, of which notice specifying the intention to propose such resolution has been duly given.

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.

Voting in person or by proxy.—Votes may be given either personally or by proxy or attorney duly authorized. 80. 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.

81. Shareholder in arrear or not registered at least three months 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 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 three months 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.

82. 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 by the common seal of such corporation.

83. 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.

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

Sir H. Dias' Coconut Estates, Limited.	•
I, of, appoint of (a Shareholder in the Company), as my	proxy, to
epresent me and to vote for me and on my behalf at the Ordinary for Extraordinary as the case may be	hel General
Meeting of the Company to be held on the day of One thousand Nine hundred and	
and at any adjournment thereof, and at every poll which may be taken in congequence thereof	
As witness my hand this — day of —, One thousand Nine hundred and —.	

85. 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.

86. 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 two nor more than six; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.
- Their qualification and remuneration.—The qualification of a Director shall be his holding shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least Five thousand Rupees (Rs. 5,000), and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Drectors. As a remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Five thousand Rupees (Rs. 5,000), annually, to be divided among 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.

89. Appointment of first Directors and duration of their office.—The first Directors shall be the Hon. Mr. W. H. Figg, Mr. F. J. de Saram, the Hon. Mr. S. C. Obey sekere, the Hon. Sir Stanley Bois, and Mr. Robert Davidson, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for

Directors may appoint Managing Driector 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 they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents, and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be 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 thick fit.

91. 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.

- 92. 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.
- 93. 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 the Ordinary General Meeting in every

subsequent year one of the Directors for the time being shall retire from office as provided in clause 95.

95. Retiring Directors how determined.—The Directors to retire from office at the Second, Third, Fourth, and Fifth 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.

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

97. Decision of question as to retirement.— In case any question shall arise as to which of the

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.

- 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.
- If election not made, retiring Directors to continue until next meeting.—If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary General 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.
- 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 by leaving the same at the office, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become

vacant.

- When office of Director to be vacated.—The office of the 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 Company,

-But the above rule shall be subject to the following exceptions:—That 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.

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. 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 respective duties, except such as happen from his respective 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, or for any loss or expense happening to the Company by 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 otherwise happen through his own wilful act or default.

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.

105. The Directors shall have power to carry into effect the purchase and acquisition of the said Maligatenne

and Siyambalape estates.

The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and secretary or secretaries of the Company, to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors may 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 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 Maligatenne and Siyambalape estates, and any other lands, estates, or property, and the opening, clearing, planting, and cultivation thereof, and in or about the working and business of the

107. The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options or privileges which the Company is authorized to acquire at such price, and for such consideration, and upon such title and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, clerks, artizens, 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 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, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants, for such reasons as they may think proper and advisable, and without assigning any cause.

108. 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 revoke such appointment.

The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures 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 to any proctor or proctors, and other documents on behalf of and to further the interests of

the Company.

110. 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, or 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 a 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.

The Directors 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, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by any Ordinance and 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 exercised 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 regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, 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 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 by and against the Company.

(2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the

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

(4) 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, inspector, or any similar office.

(5) 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 release such investments.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, 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,

and to fix their remuneration.

(7) 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 Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power 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. They 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.

113. 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.

A Director may summon meetings 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 if 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.

- 116. 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.

117. 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.

118. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committees 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.

119. Regulations 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 are not superseded by the express terms of the appointment of such committees respectively, or any regulation imposed by the Board.

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.

121. 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 all 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.

122. 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 person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board 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 *primâ 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.

123. 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.

124. 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 receipt 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 s lowing 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.

125. 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 statute or authorized by the Directors or by a resolution of the Company in General Meeting.

126. Statement of accounts and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the profit and loss account for the preceding financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the same period.

127. 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.

128. 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.

DIVIDENDS, BONUS, AND RESERVE FUND.

129. 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 in proportion to the amount paid on their shares, but no dividend or bonus shall be payable except out of nett profits.

130. Interim dividend.—The Directors may also, if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the Share-

holders on account and in anticipation of the dividend on the then current year.

131. 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.

132. Application thereof.—The Directors may from time to time apply such portions 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.

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

. against the Company.

134. 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 howsoever.

135. 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.

136. 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.

137. 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.

138. 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.

AUDIT.

139. 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.

140. 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.

Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or 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.

Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election. 142.

143. 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.

144. 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.

145. 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 specially, as he may think fit.

146. 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.

147. 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.

148. Shareholders to register address.—Every shareholder 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 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 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 address in Ceylon.

149. Notice to 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.

150. 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 have proved at a post office, and the entry in the Company's beginning the housing or sending by post of any notice at or to box or posted at a post office, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

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 Ceylon 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.

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

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

EVIDENCE.

153. Evidence in action by Company against 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 aforesaid shall be conclusive evidence of the debt.

PROVISION RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

154. 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.

155. Distribution.—If the Company shall be wound up, and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any) the amounts paid up or reckoned as paid up thereon, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid upon such ordinary shares. If there shall remain any surplus assets after repayment of the whole of the paid up capital, such surplus assets shall be divided among the Members in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively

at the commencement of the winding up.

156. Payment in specie, and vesting in trustees.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at Colombo this 23rd day of August, 1910.

ROBT, DAVIDSON. STANLEY BOIS. S. C. OBEYESEKERE. F. J. DE SARAM. W. HENRY FIGG. E. R. WALDOCK. W. Moir,

Witness to the above signatures:

EUSTACE F. DE SARAM, Proctor, Supreme Court, Colombo, Ceylon,

[Second Publication.]

MEMORANDUM OF ASSOCIATION OF THE KIRIVAULA COCONUT PLANTATION COMPANY, LIMITED.

- The name of the Company is "The Kirivaula Coconut Plantation Company, Limited."
- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are-
 - (1) To purchase or otherwise acquire all that estate called and known as Kirivaula, situate in the District of Kurunegala, in the North-Western Province of the Island of Ceylon, and of the extent of Three hundred and sixty-three (363) acres more or less, or any portion or portions thereof, at or for the price or sum of One hundred and Twenty-five thousand Rupees (Rs. 125,000), and upon the respective titles under which the same is or are held by the proprietors thereof, the consideration or considerations to be paid for the said estate or any portion or portions thereof as aforesaid to be payable in cash or in shares of the Company, or partly in cash and partly in shares of the Company, and such shares to be fully paid up or partly paid up and to be issued to the vendors or vendor and (or) their or his nominees or nominee.
 - (2) To purchase, take on lease or in exchange, hire, or otherwise acquire any estate or estates, land or lands, in the Island of Ceylon, India, the Federated Malay States, or elsewhere, and any right of way, water rights, and other rights, privileges, 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.
 - (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, estates or property and assets of any kind of the Company, or any part thereof.
 - (4) To plant, grow, and produce coconuts, rubber, tea, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products or produce of any kind in the Island of Ceylon, India, the Federated Malay States, or elsewhere.

(5) To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) coconuts, rubber, tea, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade, and deal in coconuts, coconut produce, rubber, 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 the said Island of Ceylon, India, the Federated Malay States, or elsewhere all or any of the following businesses, that is to say, planters of coconuts, 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, merchants, 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 of them.

(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 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 the 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 coconuts, rubber, tea leaf, 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, deposits, or products, and generally to carry on

the business of mining in all its branches.

(10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire and holds vans, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and 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, and boats; 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 coconut and coffee-curing mills, rubber and tea factories, 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, main-

tenance, working, management, carrying out, or control thereof.

(12) To cultivate, manage, and superintend estates and properties in the Island of Ceylon, India, the Federated Malay States, and elsewhere, and generally to undertake the business of estate agents in the said Island, India, the Federated Malay States, 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 managers, superintendents, assistants, clerks, coolies, and other servants and labourers; 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 of any such.

(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 enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation or co-operation with any person or persons, corporation, or company carrying 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 capable of being conducted so as directly or indirectly to benefit this Company, 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, re-issue, with or without guarantee, or otherwise deal with such shares or securities; and to form, constitute, or promote any other company or companies for the purpose of acquiring all or any 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.

(16) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon,

India, the Federated Malay States, or elsewhere.

(17) 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, warrants, stocks, shares, debentures, or book debts, or without any security at all, and generally to transact financial business of any kind.

(18) To borrow or raise money for the purpose of the Company, or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for 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, 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 unpalled calls of the Company.

(19) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licenses, or easements which the Company may think necessary or convenient with reference to any of these objects, and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being.

(20) To cause or permit any debenture stock, debentures, bonds, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or 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 and re-borrow the moneys secured thereby, or any part or parts thereof.

(21) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company.

(22) 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.

(23) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other

negotiable and transferable instruments.

(24) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares 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.

(25) 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, subcontractors, trustees, or otherwise, and generally to carry on any business or effectuate any of the

objects of the Company.

(26) To sell, let, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other

company, or for any other consideration.

(27) To pay for any lands and real or personal, immovable or movable, estate or property or assets 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 discharge any consideration to be paid or given by the Company in money or in shares (whether fully paid up or partly paid up) or in debentures, debenture stock, or obligations of the Company, or partly in one way and partly in another or otherwise howsoever, with power to issue any shares either as fully paid up or partly paid up for such purpose.

(28) To accept as consideration for the sale or disposal of any lands and real or personal, immovable or movable,

estate or property or assets of the Company, or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up or partly paid up) of any Company, or the debentures or debenture stock or obligations of any company or person or partly one and partly any

(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 may be 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.

The liability of the Members is limited.

5. The nominal capital of the Company is Three hundred thousand Rupees (Rs. 300,000), divided into Fifteen thousand (15,000) shares of Twenty Rupees (Rs. 20) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided, 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 Articles of Association and Regulations of the Company for the time being

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:-

y set opposite our respective names :				Number of Shares taken
Names and Addresses of Subse	eribers.			by each Subscriber.
Ivor Etherington, Colombo		* •		One
J. A. HENDERSON (by his attorney	I. ETHERINGTON	v), Colombo	• •	One
A. J. FARQUHARSON (by his attorne	ey I. Etheringi	on), Colombo		\mathbf{One}
H. J. HANSCOMB, Colombo		**		One
G. E. WOODMAN, Colombo		* *		One
W. W. NELSON, Colombo		• •		One
A. G. A. RAHIM, Colombo	• •	• •		One

Witness to the above signatures at Colombo this 16th day of August, 1910:

EUSTACE F. DE SARAM,

Proctor, Supreme Court, Colombo, Ceylon.

ARTICLES OF ASSOCIATION OF THE KIRIVAULA COCONUT PLANTATION 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 Articles or not.

3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company.

INTERPRETATION.

4. 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 "Kirivaula Coconut Plantation 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 to 1909,"

and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution.—" Special resolution" has the meaning assigned thereto 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

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 Presence or present.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.

Pessons,—"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.

5. Commencement of business.—The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and notwithstanding that the whole of the shares shall not have been subscribed, applied for, or allotted they, shall do so as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.

6. 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.

CAPITAL.

. 7. Nominal capital.—The nominal capital of the Company is Three hundred thousand Rupees (Rs. 300,000), divided into Fifteen thousand (15,000) shares of Twenty Rupees (Rs. 20) each.

8. Arrangement on issue of shares.—The Company may call up the balance capital whenever the Directors shall think fit, and may make arrangements on the issue of 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.

9. Payment of amount of shares by 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

10. Increase or reduction of capital.—The Company in General Meeting may, by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct, and the Company in General Meeting may by special resolution reduce the capital as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

11. New shares.—The new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct; and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends and in

the distribution of assets of the Company, and with a special or without any right of voting.

12. How carried into effect.—Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting, a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

13. 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.

SHARES.

14. Issue.—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first 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 already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered within the time specified in that behalf by the Directors may be disposed of by the Directors in such manner as they think most beneficial to the Company. Provided also that the Directors may at their discretion allot any shares in payment for any estates or lands or other property purchased or acquired by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

15. 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.

16. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.

17. 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.

18. 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.

19. One of Joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to -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 the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

20. Survivor of joint-holder, other than a firm, only recognized. In case of the death of any one or more of the joint-holders, other than a firm, 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.

21. 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.

22. Company not bound to recognize any interest in share other than that of registered holder or of any person under clause 38 .- 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 clause 38 to become a Shareholder in respect of any share.

23. 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 of Secretaries of the Company.

- 24. 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.
- 25. 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 certi-A sum of fifty cents shall be payable for such new certificate.

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.

27. 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.

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

shares by instrument in writing.

- 29. No transfer to infant or person of unsound mind.—No transfer of shares shall be made to an infant or person of unsound mind.
- 30.Register of transfers.—The Company shall keep a book or books, to be called "The Register of Transfers," in shall be entered the particulars of every transfer or transmission of any share.
- 31. 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.
- 32. 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.

33. 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.

- 34. 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 Re. 1, 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 32, 33, and 35, shall register the transferee as a Shareholder and retain the instrument of transfer.
- 35. 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.
- 36. 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 shares, except for the dividends previously declared in respect thereof, but, if at all, upon the transferee only.
- Transfer books when to be closed.—The transfer books may be closed during the fourteen days immediately preceding each Ordinary General Meeting, including the First General Meeting; also, when a dividend is declared, for the three days next ensuing the meeting; also at such other times as the Directors may decide, not exceeding in the whole

twenty-one days in any one year.

TRANSMISSION OF SHARES.

38. Title to shares of deceased holder.—The executor or administrator or the heirs of a deceased Shareholder

shall be the only persons recognized by the Company as having any title to shares of such Shareholder.

39. Registration of persons entitled to shares otherwise than by transfer.—Any guardian of any infant Shareholder, any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, 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 Re. 1; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

40. 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 clause 39 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, 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).

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 upon, a surrender of the shares of Shareholders who may

be desirous of retiring from the Company.

42. If call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment be not paid. stalment on or before the day appointed for the payment of 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 the trustee or assignee in his bankruptcy 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 paid. 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, with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that

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, interests, 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 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

43. Surrendered or forfeited shares to be property of Company, and may be sold, &c.—Every share surrendered or so delcared 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.

44. 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

right incident to the share, except only such of those rights (if any) as by these presents are expressly saved.

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 ferfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share. 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.

. 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 9 per cent. on the amount of the sums wherein default in payment had been made, but no share bona fide sold, re-allotted, or otherwise disposed of under Article

43 hereof, shall be redeemable after sale or disposal.
46. 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 jointholders respectively, either in respect of such shares or of 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, resolutions for which 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 hancy 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.

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 the assignee or trustee in his bankruptcy, 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.

48. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and 47 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.

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 clause 47 has arisen, and is exercisable by the Company under these presents,

shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

51. 'Preference and deferred shares.-Any shares from time to time to be issued or created may from time to time be issued 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 at such a premium, 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 Company may from time to time by special resolution determine.

52. Resolution 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 the 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 the class of shares; and such resolution shall be binding upon all the holders of shares of the 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 resolutions could have been effected without it.

53. Meeting 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 member, 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 members personally present and entitled to vote at the meeting.

CALLS.

54. 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 Shareholders of the time and place appointed for payment of each call.

Calls, time 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.

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.

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 9 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 clause.

56. Payments in anticipation of calls at interest.—The Directors may at their discretion and upon such terms as they think fit receive from any Shareholder willing to advance the same all or any part of the amount of his shares beyond the sum actually called up; and upon the moneys so paid in advance or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon and due in respect of the shares in respect of which some advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance and the Directors may agree upon, not exceeding, however, 6 per centum per annum.

Borrowing Powers.

57. Power to borrow.—The Directors shall have power to procure 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, 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 Fifty thousand Rupees (Rs. 50,000). 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. 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 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; provided, however, that before the Directors execute any mortgage or issue any debentures they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary. securities may be issued either at par or at a premium or discount, and may from time to time be cancelled, 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. A declaration under the Company's stall 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 creditors, 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.

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

59. Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such 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.
60. 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.

61. Extraordinary General Meetings.—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.

62. 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.

63. 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.

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 Shareholders shall not invalidate the proceedings at any General Meeting.

65. 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, to pass resolutions in approval or disapproval thereof, to declare dividends, 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.

66. 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.

67. 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 persons being either Shareholders entitled to vote or the duly authorized

attorneys of Shareholders or persons holding proxies from Shareholders.

68. If a quorum not present, meeting to be dissolved or adjourned; adjourned meeting to transact business.—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 is shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quantum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

69. 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; 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.

70. 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.

71. Chairman with consent may adjourn meeting.—The Chairman, with the 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.

72. Minutes of General Meetings. - 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 some Shareholder present 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.

-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 at 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

in the question on which a poll has been demanded.

75. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present 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.

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.

77. 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 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 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 one share held by him.

78. Guardian of infant, &c., when not entitled to vote.—The parent or guardian of an infant Shareholder, the Com-

mittee 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.

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

81. Shareholder in arrear or not registered at least three months 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 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 three months 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.

82. Proxy to be printed or in writing.—The instrument appointing a proxy shall be printed or written, and shall be signed by the appointer, or if such appointer be a corporation, it shall be under the common seal of such corporation.

83. 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 yote.

84. Form of proxy.—Any instrument appointing a proxy may be in the following form :-

The Kirivaula Coconut Plantation Company, Limited.

I,, of, appoint, of (a Shareholder in the Company), as my pro	xy, to
represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be)	Jeneral
Meeting of the Company to be held on the ———————————————————————————————————	<u>`</u> ,
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 and — .	

85. 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.

86. 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 two nor more than five.

Their qualification and remuneration.—The qualification of a Director shall be his holding 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 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 Seven hundred and fifty Rupees (Rs. 750), 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.

Appointment of first Directors and duration of their office. - The first Directors shall be George Ernest Woodman of Colombo, William Newburgh Tisdall of Talawakelle, and Ivor Etherington of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

90. Directors may appoint Managing Driector 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 they may from time to time revoke such appointment and appoint another or other Secretary; Managing Director or Managing Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents, and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be 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.

90a. Agents and Secretaries.—The firm of Henderson & Co. of Colombo, or its successors, shall be the Agents and Secretaries of the Company for a term of ten years from the date of incorporation of the Company, and they shall

enter into an agreement with the Company setting out the terms of their appointment.

91. 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.

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

93. 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.

94. To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 95.

95. Retiring Directors how determined .- The Directors to retire from office at the Second and Third Ordinary General Meetings shall, unless the Directors orderwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

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

97. 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.

98. 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.

99. If election not made, retiring Directors 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 General 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.

- 100. 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 by leaving the same at the office, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.
 - 101. When office of Director to be vacated.—The office of the 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 Company.

-But the above rule shall be subject to the following exceptions:—That 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, secretary, or proctor, or by his being a member of a firm who are agents, 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.

102. 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 respective duties, except such as happen from his respective 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, or for any loss or expense happening to the Company by 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 otherwise happen through his own wilful act or default.

104. 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.

. 105. The Directors shall have power to carry into effect the purchase and acquisition of the said Kirivaula estate

plantations, and premises from the owners thereof.

106. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and secretary or secretaries of the Company, to be appointed by the Directors for such period and on such terms as they shall determine; and the Directors may 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 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 Kirivaula estate, plantations, and premises, or any portion or portions thereof aforesaid, and any other lands, estates, or property, and the opening, clearing, planting, and cultivation thereof, and in or

about the working and business of the Company.

107. The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price for such consideration and upon such title and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, 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 may pay the expenses occasioned thereby out of the funds of the Company, and subject to the proviso next hereinafter contained may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants, for such reasons as they may think proper and advisable, and without assigning any cause; provided that the Directors shall not have power to suspend or remove the firm of Henderson and Company, Colombo, or its successors, from their appointment as Agents and Secretaries of the Company, except in the events and in manner set out in an agreement to be entered into between the said firm and the Company.

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.

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

Company.

1Ĭ0. It shall be lawful for the Directors, if authorized so to do by a special resolution by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, 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, or 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 a 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.

111. The Directors 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, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by any Ordinance and 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 exercised 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 regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

In furtherance, and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, 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 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 by and against the Company.

(2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the

awards.

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

(4) 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.

(5) To invest any of the moneys of the Company which the Directors may consider not immediately required for the purpose 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 release such investment.

(6) 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 the affairs of the Company abroad, and to appoint any persons to be members of such local board, or any managers or

agents, and to fix their remuneration.

(7) 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 Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power 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. They 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.

113. 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.

114. A Director may summon meetings of Directors.—A Director may at any time summon a meeting of Directors, 115. 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 if 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.

116. 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.

117. 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.

118. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committees 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.

119. 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 are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

120. 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.

121. 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 committee 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.

122. 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 person or one of the persons, who shall preside as Chairman at the next ensuing General Meeting, Board 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, the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, of the regularity of the meeting at which the same shall appear to have taken place, of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

123. 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.

124. 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 receipt 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 statute or authorized by the Directors or by a. resolution of the Company in General Meeting.

126. 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 for the preceding financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up to the

end of the same period.

127. 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.

128. 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.

DIVIDENDS, BONUS, AND RESERVE FUND.

129. 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 in proportion to the amount paid on their shares, but no dividend or bonus shall be payable except out of nett profits.

130. Interim dividend .- The Directors may also, if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the

Shareholders on account and in anticipation of the dividend on the then current year.

131. 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.

132. Application thereof.—The Directors may from time to time apply such portion as they think fit of the reserve 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.

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

against the Company.

134. 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 howsoever.

135. 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.

136. 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 to the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

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

138. 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.

139. 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.

140. 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.

141. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company, and fix his or 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.

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

143. 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.

144. 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.

145. 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 specially, as he may think fit.

146. 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.

147. 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.

148. Shareholders to register address.—Every Shareholder 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 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 proposed to the company upon any Shareholder to the Shareholder to whom such 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 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 address in Ceylon.

149. Notice to 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

and notice so given shall be sufficient notice to all the holders of such shares.

150. 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 posted at a post office or put into a post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

151. 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 Ceylon 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.

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

ARBITRATION.

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

EVIDENCE.

153. Evidence in-action by Company against 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.

154. 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.

155. Distribution.—If the Company shall be wound up, and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any) the amounts paid up or reckoned as paid up thereon, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If there shall remain any surplus assets after repayment of the whole of the paid up capital, such surplus assets shall be divided among the members in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively at the commencement of the winding up.

156. Payment in specie, and vesting in trustees.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names, at Colombo this 16th day of August, 1910.

IVOR ETHERINGTON.

J. A. HENDERSON (by his attorney I. ETHERINGTON).

A. J. FARQUHARSON (by his attorney I. ETHERINGTON).

H. J. HANSCOMB.

G. E. WOODMAN.

W. W. NELSON,

A. G. A. RAHIM.

Witness to the above signatures:

Third Publication.]

EUSTACE F. DE SARAM, Proctor, Supreme Court, Colombo, Ceylon.

Perinaad Valley Rubber Company, Limited.

Meeting of Shareholders of the above-named Company will be held at the office of the Colombo Commercial Company, Limited, Slave Island, Colombo, on Tuesday, September 13, 1910, at 11 A.M., for the purpose of considering and, if thought fit, passing the following resolution,

"That the Perinaad Valley Rubber Company, Limited, be wound up voluntarily."

In the event of the resolution for liquidation being passed, it will require confirmation at a subsequent meeting, of which due notice will be given.

By order of the Directors,

COLOMBO COMMERCIAL Co., LIMITED, Colombo, August 30, 1910. Agents and Secretaries.

The Gallawatte (Ceylon) Rubber Company, Limited.

NOTICE is hereby given that the Second Annual Ordinary General Meeting of Shareholders will be held at the office of the Company, No. 18, Upper Chatham street, Fort, Colombo, on Tuesday, September 13, 1910, at 3 P.M.

Business.

- 1. To receive the report of the Directors and accounts to June 30, 1910.
 - 2. To elect a Director.
- 3. To appoint an Auditor; and to transact any other business that may be duly brought before the Meeting.

By order of the Directors,

GORDON FRAZER & Co., Agents and Secretaries.

Colombo, September 1, 1910.

The Manikande Rubber Company, Limited.

Meeting of Shareholders in this Company will be held on Monday, September 12, 1910, at 12 noon, at the registered office of the Company, Australia Buildings, York street, Colombo, when the following resolution, which was passed at the Extraordinary General Meeting of the Company held on August 15, 1910, will be submitted for confirmation as a special resolution:—

"That the Directors be and they are hereby authorized to arrange for the amalgamation of this Company with the Nagolle Ceylon Rubber Company, Ltd., by selling and transferring as from July 1, 1910, the estates and lands, including leaseholds (if any) of this Company, with the buildings, factories, and fixtures thereon, respectively (if any), and the crops and produce thereof, subject to existing contracts as on the said date, to a new Company to be incorporated in England under the English Companies' Acts, with the object (inter alia) of acquiring (a) the said estates, lands, and premises of this Company and of the Nagolle Ceylon Rubber Company, Ltd., (b) Kiriporuwa estate, situated in Kelani Valley, and Atalawa estate, situated in Kelani Valley, together with the buildings, factories, and fixtures thereon, respectively (if any), and the crops and produce thereof, subject to existing contracts as on the said date, and (c) any other lands and estates, including leasehold lands. In respect of estates of the above-mentioned Companies and properties at the following prices:—

,	ns.
This Company	325,490
The Nagolle Ceylon Rubber Co., Ltd.	745,146
The Kiriporuwa estate	509,720
The Atalawa estate	446.770

and in respect of any other lands and estates, including leasehold lands which may be included in the amalgamation, at such price or prices and upon such terms and conditions as the Directors may think fit, without further reference to the Company. The said purchase consideration of Rs. 325,490, payable to this Company, to be payable at the option of the Shareholders in cash or in shares of the said intended new Company, or partly in cash and partly in such shares, such shares to be either part paid or fully paid.

shares, such shares to be either part paid or fully paid.

"That the Directors be and they are hereby further authorized to approve on behalf of this Company or to appoint some other person or persons on their behalf to approve on behalf of this Company the terms of the Memorandum and Articles of Association of the said intended new Company, and to enter into and sign and execute all agreements, transfers, and other documents that may be requisite or necessary for giving effect to the said intended amalgamation and sale, as the Directors may think fit, and to do all things necessary for the completion of the said amalgamation and sale."

By order of the Directors,

Colombo, August 31, 1910.

Carson & Co., Agents and Secretaries.

The Sittawaka Tea and Rubber Company, Limited.

OTICE is hereby given that the First Annual General Meeting of the Shareholders of this Company will be held at 11.30 A.M. on Wednesday, September 14, 1910, at the registered office of the Company, Australia Buildings, York street, Colombo.

Business.

- 1. To receive the report of the Directors and accounts to June 30, 1910.
 - 2. To declare a dividend.

Colombo, August 30, 1910.

3. To elect Directors.

4. To appoint Auditors.

And transact any other business that may duly be brought before the Meeting.

The transfer books of the Company will be closed from September 8 to 14, 1910, both days inclusive.

By order of the Directors,

Carson & Co., Agents and Secretaries. The Sittawaka Tea and Rubber Company, Limited.

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the above Company will be held at the registered offices of the Company, Australia Buildings, Fort, Colombo, at 11.45 A.M. on Wednesday, September 14, 1910, for the purpose of considering and, if thought fit, passing the following resolution:—

That in lieu and stead of Article No. 109 of the Articles of Association of the Company reading—

"The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, 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 of the said firm signing for and on behalf of the said firm as such Secretaries."—

The following be substituted:-

"The seal of the Company shall not be affixed to any 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."

Note.—The above, if passed by the required majority, will be submitted for confirmation as a special resolution to a Second Extraordinary General Meeting which will be subsequently convened.

By order of the Board,

Carson & Co.,

Colombo, August 30, 1910.

Agents and Secretaries.

The Matale Valley Cacao and Rubber Company, Limited.

OTICE is hereby given that the Fourth Annual Ordinary
General Meeting of this Company will be held at
No. 17, Chatham street, Fort, Colombo, on Saturday,
September 10, 1910, at 12 noon.

Business.

1. To receive the report of the Directors and accounts for the year ending June 30, 1910.

2. To elect a Director and Auditor, and to transact any other business that may be duly brought before the Meeting.

By order of the Directors,

Colombo, August 30, 1910.

BOSANQUET & Co., Agents and Secretaries.

The Doomoo Tea Company of Ceylon, Limited. Mr

THE Ordinary General Meeting of the Shareholders of the above Company will be held at their registered office, No. 6, Prince street, Fort, Colombo, on, Friday, September 9, 1910, at 3 P.M.

Business.

To receive the Directors' report and accounts for the season ending June 30, 1910.

To declare a dividend.

To elect a Director.

To appoint an Auditor, and transact any other business that may be duly brought before the Meeting.

The transfer books of the Company will be closed from August 29, 1910, to September 9, 1910, both days inclusive.

By order of the Board of Directors,

J. M. Robertson & Co.,

Colombo, August 29, 1910. Agents and Secretaries.

The Nuwara Eliya Hotels Company, Limited.

1120 OTICE is hereby given that the Annual General Meeting of the Shareholders of this Company will be held at the Grand Hotel, Nuwara Eliya, at 2.30 P.M. on 'Saturday, September 10, 1910:-

To receive the report of the Directors and the statement

of accounts for the year ending June 30, 1910.

To declare a dividend; to elect two Directors; to appoint An Auditor; and to transact any other business that may be duly brought before the Meeting.

Proxies duly signed and stamped should reach this office not later than 24 hours before the time of the Meeting.

The transfer books of the Company will be closed from September 1 to 15, 1910, inclusive.

By order of the Directors,

Nuwara Eliya, August 9, 1910. C. M. C. DE SILVA, Secretary.

KARTIGASOE CHELLIAH, of No. 34, Hulftsdorp street, Colombo, do hereby give notice that I shall. ix weeks hence, apply to the Hon. the Chief Justice and the other Judges of the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

K. Chelliah.

Colombo, August 30, 1910.

ALFRED HUGH VAN LANGENBERG of Kandy, do hereby give notice that I will, six weeks hence, apply to the Hon. the Chief Justice and the other Justices of the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

Kandy, August 29, 1910. A. H. VAN LANGENBERG.

DEDIMUNI SIMON MENDIS ABESEKARE of Bolawalana in Negombo, of Dunagaha pattu in Alutkuru korale, do hereby give notice, in terms of Schedule I, B., section 8, of Ordinance No. 1 of 1907, that I shall, three months hence, apply to the Registrar-General to be appointed a Notary Public for the District of Matara to practise in the Sinhalese language.

Bolawalana, Negombo, August 12, 1910. D. S. M. Abesekare.

J. R. WIJEWARDHANE of Seeduwa, in Negombo District, do hereby give notice, in terms of section 8 of the Ordinance No. 1 of 1907, that I shall, three months hence, apply to the Registrar-General to be admitted and enrolled a Notary Public for the District of Ratnapura to practise in the Sinhalese language.

August 15, 1910,

J. R. WIJEWARDHANE.

C. No. 41, In the matter of the insolvency of Hasana Ratnapura. Marikkar Abdul Aziz of Ratnapura.

BY virtue of orders received from the District Judge of Ratnapura, I the undersigned, the assignee of the above insolvency, do hereby give notice that I shall put up for sale by public auction at the office No. 56, situated in Main street, Ratnapura, the under-mentioned valuable properties, to wit, on the following days:—

On Wednesday, October 5, 1910, at 9 A.M.

- 1. The life interest of the insolvent: an undivided 1/14 share of the entire land called Potgulkanda (a gem land), situated at Karangoda in Nawadun korale of Ratnapura District.
- 2. Also the life interest of 1/14 share of Usliyanagewatta (excluding the planter's share of the first plantation of the western portion), together with 1/14 share of the tiled house and the outhouses standing thereon, situated at Katukurunda in Kalutara District.

Undivided 1/14 of 2/6 share of Ambagahaliyadda, situated at Udugama in Gangaboda pattu of Siyane korale.
4. Undivided 1/14 of 2/6 share of Wahitiyekumbura,

situated at Udugama aforesaid.

- 5. Undivided 1/14 of 2/6 of Welliyaddakumbura, situated at Udugama aforesaid.
- 6. Undivided 1/14 of 2/6 of Meegahawatta, situated at Udugama aforesaid.
- Undivided 1/14 of $\frac{1}{2}$ of Udumullakumbura, situated at Udugama aforesaid.
- 8. Undivided 1/14 of $\frac{1}{2}$ of Amuneliyaddakumbura, situated at Udugama aforesaid.
- 9. Undivided 1/14 of $\frac{1}{2}$ of Horawalakumbura, situated at Udugama aforesaid.
- 10. Undivided 1/14 of ½ of Manamalagewatta, situated at Hangamuwa in Nawadun korale.

On October 6, 1910.

- 1. Undivided 1/14 of 1/14 of Ilukwatta, situated at Pambe in Paiyagala in Kalutara District.
- 2. Undivided 1/14 of $\frac{1}{4}$ of Ganegamawatta (excluding the planter's share), situated at Pambe aforesaid.
- 3. Undivided 1/14 of \(\frac{1}{4} \) of Mahawatta, situated at Pambe aforesaid.
- 4. Undivided 1/14 of 1/14 of Gorakagahawatta, situated
- at Pambe aforesaid. 5. Undivided 1/14 of $\frac{1}{4}$ of Millagahawatta, situated at Pambe aforesaid.
- 6. Undivided 1/14 of \(\frac{1}{3} \) of Panditagodawatta, situated at Malawana in Kalutara District.
- 7. Undivided 1/14 of $\frac{1}{3}$ of Lekarawatta, situated at Malawana aforesaid.
- 8. Undivided 1/14 of $\frac{1}{3}$ of Sembukuttigewatta, situated at Malawana aforesaid.
- 9. Undivided 1/14 of \(\frac{1}{3} \) of Weliliyadda, situated at Malawana aforesaid.
- 10. Undivided 1/14 of $\frac{1}{3}$ of Mahawagura, situated at Malawana aforesaid.
- 11. Undivided 1/14 of \(\frac{1}{3}\) of Wakaliyadda, situated at Malawana aforesaid.
- 12. Undivided 1/14 of $\frac{1}{3}$ of Medawagura, situated at Malawana aforesaid.
- 13. Undivided 1/14 of \(\frac{1}{3}\) of Karawagura, situated at \(\frac{1}{3}\) Malawana aforesaid.
- 14. Undivided 1/14 of \(\frac{1}{3}\) of Madakumbura, situated at Malawana aforesaid.
- 15. Undivided 1/14 of $\frac{1}{3}$ of Digana, situated at Malawana aforesaid.
- 16. Undivided 1/14 of ½ of Godawagura, situated at Malawana aforesaid.
- 17. Undivided .1/14 of \(\frac{1}{6} \) of two adjoining gardens, whereon Ecoris Appu and others reside, situated at Malawana aforesaid.
- 18. Undivided 1/14 of the soil and trees of southern portion of Mawatabodawatta alias Ethellawatta of 27 cubits in length and 45 in breadth, situated at Balapitimodara in Galle District.

For further information please apply to Mr. D. E. Jayatilleke, Proctor, Ratnapura, or to the undersigned C. Gunatilaka.

C. GUNATILAKA,

Ratnapura, August 3, 1910.

Assignee.

AM instructed by the assignee of the insolvent estate of Telge Richard Stephen Peiris of Katukurunda in Moratuwa (D. C., Colombo, insolvency case No. 2,395) to sell by public auction on Friday, September 23, 1910, commencing at 2 P.M., at Mr. Proctor L. B. Fernando's office. No. 115, Hulftsdorp, Colombo, the following properties, belonging to the said insolvent estate, to wit :-

(1) f of Ambalamewatta, situated at Katukurunda in Moratuwa.

(2) $\frac{1}{3}$ part of the western portion of the middle I/5 of Kottambagahawatta alias Kotamadangahawatta, situated at Katukurunda aforesaid.

(3) ½ part of Humbalawekandehena alias Tunhawulhena, situated at Meegahatenna, Maha Pattu South, in Pasdun Korale East, Kalutara District.

The unexpired terms of the leases of the following lands:-

- (1) Ambalamewatta, situated at Katukurunda, Palle pattu, Salpiti korale.
 - (2) 1/7 of Payurugahawatta, at Koralawella in Moratuwa. (3) 43 fruit-bearing coconut trees standing on the land

called Madangahawatta, at Koralawella aforesaid. (4) 32 fruit-bearing coconut trees standing on the land called Kahatagahawatta, at Koralawella aforesaid.

(5) 13 fruit-bearing coconut trees standing on the land called Nugagahawatta, at Koralawella aforesaid.

(6) 16 coconut trees standing on the land called Midigahawatta, at ditto.

Promissory notes in favour of the insolvent:-

(1) Promissory note dated August 25, 1905, granted by Telge Jeramias Peiris for Rs. 250.

(2) Promissory note dated October 19, 1905, granted by

Mututantrige Demirgo Fernando for Rs. 205. (3) Promissory note dated May 9, 1909, granted by Rosaline Jayawardane for Rs. 250.

(4) Promissory note dated June 20, 1906, granted by W. Gabriel de Mel for Rs. 250.

(5) Promissory note dated July 18, 1906, granted by B. Don Bastian for Rs. 250.

(6) Promissory note dated March 29, 1908, granted by Jeramias Fernando for Rs. 41.50.

(7) Promissory note dated February 18, 1907, granted by Leanoris Aponso for Bs. 250.

(8) Promissory note dated November 23, 1907, granted by M. Joseph Pieris for Rs. 250.

Judgments in favour of the insolvent :-

(1) Judgment in D. C. Kalutara, case No. 3,374 for Rs. 1,713.92.

(2) Judgment in C. R., Panadure, case No. 8,438 for Rs. 100.

Policy in London and Lancashire Life Assurance Company or Rs. 6,000.

For further particulars apply to the assignee (office No. 115, Hulftsdorp, Colombo) or to me.

126, Dematagoda, August 31, 1910. D. B. GUNARATNE,

NDER and by virtue of a decree entered in case No. 29.566 of the District Court of Colombo, I am directed by the said Court to put up for sale by public auction on Thursday, September 8, 1910, at 4.30 P.M., at the spot the following proprety declared bound and executable under the said decree, for the recovery of the sum of

Rs. 1,610, with interest and costs of suit, and ordered to be sold by the said decree, to wit: All that piece of ground shaded lake in the plan, with the buildings and plantations standing thereon, situated at Church street, Slave Island, Colombo, in extent 741/100 square perches.

M. Peiris.

Insolvency. In the matter of the Insolvency of Waradand No. 403. James de Sîlva of Balapitiya.

NDER instructions received from Mr. V. R. Moldrech, the Secretary of the District Court of Galle, I shall put up by public auction on Saturday, September 10, 1910, commencing at 2 P.M., at the District Court of Galle, the following property, to wit:-

1/10 of Keenagahakele; situate at Uragasmanhandiya.

1/10 of Jambugahahena, at ditto.

3. 1/10 of Punchi Jambugahahena, at ditto.

1/36 of Kadewatta, at Ahungalla.

1/60 + 1/20 of Lekanwatta, at ditto. 5.

I/30 part of Sekkuwatta, at ditto.

1/10 and 1/120 part of Galhengedara Idama, at diff 7. 8. 1/30 + 1/120 of Methewatta Idama, at ditto.

9. 1/250 + 1/500 parts of Dickwellawatta Idama, at Randombe.

1/400 part of Dikwellawatta Idama, at ditto. 10. 11. 1/60 part of Galpottewatta, at Randombe.

1/60 part of Punchigalpottewatta, at ditto. 12.

13. 1/36 of Lindamulawatta, at ditto.

14. 1/25 of Welabodawatta, at ditto.

1/10 of Karabanawela, at ditto. 15.

16. 1/10 of Karabanawelakiyana Idamkebella, at ditt

17. 1/10 of Kduakalapuwa-addaraidama, at ditto.

18. 1/40 of Pahaliyawatta, at ditto.

19. 1/2,000 of Hunagedarawatta, at ditto. 20. 1/240 of Mudillagahawatta, at ditto.

21. 1/800 of Galparewatta, at ditto.

22. 1/750 part of Galgodewatta.

1/750 parts of Bentayyawagakarawatta, at ditto

August 29, 1910.

J. E. GOONEWARDENE, Licensed Auctioneer.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo, held in the Town Hall on Friday, May 27, 1910.

The Council met this day at 3 P.M., pursuant to notice dated May 20, 1910.

Present:-Mr. K. W. B. Maclood, Acting Chairman; Mr. C. P. Dias; Mr. C. A. Lovegrove; Sir Allan Perry, Kt.; Mr. H. A. Jayawardene; Mr. P. D. Warren, C.M.G.; Mr. N. H. M. Abdul Cader; Mr. Arthur Alvis; Mr. E. G. Jayewardene; Dr. David Rockwood; Mr. P. D. Khan; Mr. G. L. Cox; Mr. W. Sutherland Ross; and Mr. A. J. Martin.

The Minutes of the General Meeting of April 16, 1910, and of Special Meeting of May 11, 1910, having been printed, and copies thereof having been sent to each Member of the Council, were taken as read.

The Chairman moved that the Minutes of General Meeting of April 16, 1910, and of Special Meeting of May 11, 1910, be confirmed. Mr. C. P. Dias seconded.—Carried.

Existing By-law.

dairyman shall be guilty of an offence.

The Chairman read letter received from the Hon. the Colonial Secretary, acknowledging receipt of his letter forwarding the copy of resolution passed at the last Special Meeting of Council, expressing deep sympathy at the lamented death of His Majesty King Edward VII.

1 to 3. The following Extracts from Minutes of Standing Committees on Sanitation and Markets of May 4, 1910. on Municipal Works of May 10, 1910, and on Finance and Assessment of May 11, 1910, were brought before the Council:-

Extracts from Minutes of Standing Committee on Sanitation and Markets of May 4, 1910.

To consider amendment to by-law No. 8 of Chapter XIV., "Seizure of Articles unfit for Food:" adulteration of milk.—Draft by-law recommended to Council.

CHAPTER XIV., BY-LAW 8.

Should any sample of milk taken under the provisions of the preceding by-laws prove to be adulterated, the person in whose possession they are found shall be guilty of an offence, or if such person produce, at the time the samples were taken, a card such as is described in the preceding by-law, and the name of the registered dairyman to whom such card was issued is still on the register, then such registered Should any sample of milk taken under the provisions of the preceding by-laws prove to be adulterated, the person in whose possession they are found shall be guilty of an offence. If such person be a vendor of, or a person in the employ of, or acting on behalf of, a dairyman, then both such person and the dairyman shall be guilty of an offence.

Proposed By-law.

(4) Authority required to pass the payment of salary to the Jawatte Cemetery-keeper.—The Committee recommend that the Jawatte Cemetery-keeper be also taken on the Establishment.

Extracts from Minutes of Standing Committee on Municipal Works of May 10, 1910.

(2) Estimate for demolition of Slave Island market and carting surplus to Suduwella Depôt, &c., Rs. 2,000.— Recommended to Council.

(4) Letter from the Municipal Engineer, No. 467 of April 21, 1910, informing that a sum of Rs. 500 will be required

to put the Sexton's quarters at Kanatta into thorough repair.—Recommended.

(5) Letter from the Municipal Engineer asking that another officer be appointed to assist the Inspector of Private Buildings, Mr. E. G. LaBrooy, with further particulars of the work to be performed (vide resolution of this Committee of February 3, 1910).—The Committee considers that it has become necessary that further assistance should be given to the Inspector of Private Buildings, and recommends that provision for an additional Inspector of the same standing as Mr. Sourjah be made in the Budget for 1911.

Extracts from Minutes of Standing Committee on Finance and Assessment of May 11, 1910.

(2) Estimate for demolition of Slave Island market and carting surplus to Suduwella Depôt, &c., Rs. 2,000.— Recommended.

(6) Remuneration to certain Clerks in the Vehicles and Animals Department, and the Shroff and his Assistant, in connection with licensing work done during January, February, and March, 1910.—Sanctioned, as recom-

mended by the Veterinary Surgeon, as a usual payment.

- (9) Municipal Council Case No. 502, against Mr. J. C. Koelman, for keeping a stable at No. 26, Muhandiram's lane, without a license, being found not guilty, an amendment of by-law 39, Chapter XIII., is therefore desirable. The Committee recommend the by-law to be amended so as to cover all livery and other stables for licensed animals.
- (10) To consider what half-pay leave could be granted to Mr. J. A. Rodrigo, Clerk, Vehicles and Animals Department, who is ill.—Recommend three months half-pay leave.

(13) To strike off No. 5, Base Line road, from the Assessment books, as it was inserted by mistake.—Approved.

- (14) To strike off taxes due on premises No. 16j, Alutmawatte, from 1st to 4th quarter, 1908, as irrecoverable. Approved.
- The Chairman moved that Council do go into Committee to consider items 1, 2, and 3 on the agenda. Mr. C. Per Dias seconded.

(Council in Committee.)

- 1. The Chairman moved that the recommendations of Standing Committee on Sanitation and Markets of May 4. 1910, be adopted, and that the words "it is" be substituted for "they are" in the proposed by-law, item No. 3. Mr. H. A. Jayawardene seconded.—Carried.
- With reference to item No. 5 of the recommendations of Standing Committee on Municipal Works of May 10, , 1910, it was resolved that the matter be brought up for consideration with the Budget for 1911. Resolved that the remaining items (2 and 4) of the above recommendations be adopted.
 - 3. It was resolved that items 2, 6, 10, 13, and 14 of the recommendations of Standing Committee on Finance and Assessment of May 11, 1910, be adopted, and that item No. 9 of the same Committee be referred to the Law Committee for reconsideration.

The Chairman moved that Council do resume, and that the resolutions passed in Committee be adopted. Mr. C. P.

Dias seconded.—Carried.

- 4. The Chairman brought up report of the Special Committee appointed to inquire upon the desirability of permanently engaging Mr. N. G. Powar, as Municipal Assessor, and moved that the report be adopted. Sir Allan Perry, Kt., seconded.
- Mr. E. G. Jayewardene moved as an amendment that the salary be reduced to Rs. 4,500 per annum with annual increments of Rs. 500. Mr. Arthur Alvis seconded.

The Council divided on the amendment, and on a show of hands being taken it was declared lost.

Whereupon the motion was put to the meeting and carried, Messrs. Arthur Alvis and E. G. Jayewardene dissenting.

5. Correspondence on the proposed approach road to the Graving Dock, with Chairman's Memorandum thereon, were brought before the Council, having been previously printed and circulated.

The Chairman moved that the matter be postponed to next meeting of Council, and that in the meanwhile papers

be circulated. Mr. C. P. Dias seconded.—Carried.

- 6. The Chairman brought up the amended Drainage by-laws, and moved that the by-laws be referred to a Special Committee consisting of the Chairman, Sir Allan Perry, Kt., Messra. C. A. Lovegrove, P. D. Warren, C.M.G., Arthur Alvis, E. G. Jayewardene, and A. J. Martin, for consideration. Mr. C. P. Dias seconded:—Carried.
- 7. Letter from the Hon. the Colonial Secretary, No. 71 of May 6, 1910, regarding Police protection to the new area added to the limits of the town and asking that provision be made for the cost of the extra Police Force required was brought before the Council, having been previously circulated. The Chairman moved that the amount required be sanctioned. Mr. H. A. Jayawardene seconded.—Carried.

8. Question of permission being granted to Messrs. Boustead Brothers to lay a tram line down Skinner's road, from Maradana Junction to Armour street, to form connection with Grandpass line, in terms of the concession, was brought before the Council, having been previously circulated.

Mr. H. A. Jayawardene moved that the matter be referred to the Works Committee for consideration.

9. The report of Mr. C. L. Cox, Assistant Engineer, on the administrative methods of enforcing drainage and sanitary regulations as obtained in the principal cities in India, and the payment of his expenses (vide resolution of Council, No. 7 of November 19, 1909) was brought before the Council, having been previously circulated. The Chairman moved that the report be adopted and that a payment of Rs. 800 be made to Mr. Cox. Sir Allan

Perry, Kt. seconded.—Carried.

[On the suggestion of Mr. E. G. Jayewardene, it was agreed to send a printed copy of the report to each Member.] Excess of leave over 30 days granted to Mr. E. Nelson, Recordkeeper, owing to ill-health, from March 26 to 10. April 30, 1910.

The Chairman moved that the leave granted by the Chairman be confirmed. Mr. H. A. Jayawardene seconded.—

Carried.

11. Cancellation of sales of premises Nos. 60 and 2, Hill street; 83, 88, 89, 90, 91, and 92, Jampettah street; 167, M. Cemetery street; 1990-49, Cemetery street; 2687-11-3, Kotahena; 1412-198, Daniel's road; 752-27, China street; 129-149, 67-79, 136-195, 173, 94-111, 277-180, 93-110, 169a-184, Modera street; 1695-23a, 29, and 9, Blomendahl street; 4 and 22, Wall's lane; 130-330, 53-282, 142-341, 294-174, 346a, 346-197-198, 332-124, 106a, and 265-58, Alutmawatte; 32, Tanque Salgado; 19, 18, and 29-30, Silversmith lane; 5, Alston place; 35, Vauxhall street; 53c and 92, Wall street; 13, St. James' street; 3/8, 99a, 6/11, 60/45, 58c-38, 77-25, Tanque Salgado (New Fishers' Quarters); 5a, Mulhandiram's lane; 48, Brassfounder street; 71, New Chetty street; 704-48, Urugodawatte; 63, Second Cross street; 85, Maliban street; 87, Silversmith street; 20, Barber street; 401/90, Layard's Broadway; 47, Mattaccooly; 2, Pickering's road; 25, Elie House road; 194-13-13c, 193-12, and 195-14, Galpotta street; 71d, 71e, 71, and 77, Wellawatte; 175, Colpetty; 3/7a, Prince's Gate; and 456-34, St. Joseph's street.

The Chairman moved that he be authorized to cancel the sales. Mr. H. A. Jayawardene seconded.—Carried.

- 12. Report of the Resident Engineer of the Colombo Drainage Works for the months of March and April, 1910, were laid on the table.
- 13. City Analyst's reports on the town water for April, 1910, and the Bacteriological reports for the fourth quarter, 1909, and first quarter, 1910, were laid on the table.
- 14. Statement of Receipts and Disbursements from January 1 to April 31, 1910, and Progress Report of Work done for April, 1910, were laid on the table.
 - 15. Reports of Inspectors on licensed carriages were laid on the table.

The following documents were also laid on the table:—

Return of Committees of Municipal Council of 1910.

Proceedings of Committees.

Volunteer Band Programme for May, 1910.

Returns of Average Daily Supply and Consumption of Water for February and March, 1910.

The Municipal Engineer's Report for April, 1910, on the condition of Tramway Routes.

K. Macleon, Acting Chairman. Municipal Council, and Mayor of Colombo.

Confirmed on June 17, 1910:

K. Macleod,
Acting Chairman, Municipal Council,
and Mayor of Colombo.

Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to May 31, 1910. REVENUE.

						ENUE.				
		Estimate Revenu		Receip May 3		P	Estir	natec	l Receip	ts to
		for 1910		1910			for l	910.	Мау 191	
	•	Rs.	c.	_	c.		R			. c.
	TAXES.					Conservancy Branch.		••	. 110	» G.
	Commutation under Road Ordi-									
	nance	120,000		133,947	7 25	49 For conserving private latrines	0			00 10
2	Taxes on vehicles and animals					71 D	$\begin{array}{ccc} & & z \\ & & 1,0 \end{array}$			19 0 0 4 14
	(under section 128 of Ordinance No. 7 of 1887)	=0.000	٥	49,854	1 50	1 70 10 1				31 75
,	Bo. 7 of 1887) Bo. costs	$50,000 \\ 150$			5 59	70 T		,,,		,,,
	Dog tax	5,500	0			depôt	. 5,53	20	0 1,38	87 50
	3	-,- •				54 Costs on arrears on conservancy	r = 1,00	00 (0 54	12 8 0 :
	LICENSES.									
ā	Carriage and rickshas for hire	15,500	0			CATTLE MART AND QUARANTINE				
(Passenger hackeries for hire	400	0			STATION.				
7	Cart, coach, and tram cars	8,200	0			55 Fees	. 32,50	0 (15,07	8 15
	Boat	45	0			56 Lease of boutiques, &c.	1,20		• •	1 0
ย	Boat—issued by Master Attendant	5,700	0				. 60		34	0 50
10	Gun—issued by Government	5,100	U							
	Agent	500	0	29 6	40	ASSESSMENT ACCOUNT.				
11	To sell intoxicating liquors—									
19	issued by Government Agent To slaughter cattle, sheep, and	18,500	0			Consolidated Rate.				
- 4	pigs (special)	50	0	6	50	58 Arrears	. 184,50	8 0	91,25	1 20
13	To sell meat (special)		ŏ	73 5		59 Current	943,54	3 0	233,353	3 9
14	To sell fish (special)	350	0	465	0	60 Advance	-	0	2,668	5 40
			0	27,287	0	61 Consolidated rate, costs or recoveries			10,068	0.1
	Petroleum		0	1,3 65	0	62 Military contribution for lighting		, 0	10,000	91
_	Poison		0	156	- 1	the Fort	1,70	84	850	92
	Trade licenses		ŏ	5,513		•				
20		10,000	0	8,310	0	SALE OF WATER.				
2	Stamp duty on advocates',				į		250,000		121,350	20
	proctors', and notaries' certifi-	6,000	Λ	4,512	50	64 Costs on recoveries	100			16
22	cates and articles of clerkship Stamp duty on licenses on arrack	0,000	U	4,312	30		10,000		5,000	
	taverns	10,500	0				10,000	0	4,572	
-	,				į					•
	JUDICIAL FINES.				ĺ	Miscellaneous.				.*
23				14,024	7 !	67 Fees for registering bonds		0	87	50
24	By Police Magistrate	50	0	19	50	68 Trunk roads, contribution by				
	Tolls.				ļ	Government 69 Tramway mileage			4,833	20
25		82,617	0	20,654	25	70 Fees for testing and stamping	4,833	34	4,000	32
26	Bambalapitiya	62,982		15,745		weights and measures	2 ~ 2	0	110	88
	Mutwal ferry		0	219		71 Interest	8,000		4,927	
28	Lock-gate	415	0	138	36	72 Miscellaneous	2,000		1,486	
	Marriage			*	!	73 Mulct 74 Sale of tender and specification	1,500	0	326	ชช
90	MARKETS.	1 000	n	919	40	forms specification	50	0	4	60
	Edinburgh, fruit and vegetable Price park, fruit and vegetable	•	0 0	2,279		75 General cemeteries, fees, &c	7,100		4,117	
	Edinburgh, meat		Õ		0	76 Fees for testing kerosine oil	750			00
32	St. John's fish mart	3,000	0	1,804		77 Cattle seizure fees 78 Fire brigade fees	900 200		411	99
	a 1			8,650 48		78 Fire brigade iees	1,540		589	9
	Grandpass market Kollupitiya market	•	0	$\begin{array}{c} 710 \\ 575 \end{array}$	$\begin{bmatrix} 43 \\ 0 \end{bmatrix}$	······································	_,540	•	200	-
	Kollupitiya market Gintupitiya street market		0		0	Rents.				
	Slave Island market	4,000				80 Racquet Court	1,000	0	600	0
	Bambalapitiya market	750 ()	330	0	81 Cricket pitches, &c	160	ŏ	277	-
39	Costs for recovery of arrears of	100 (^	330	9.1	82 Grass land and other property	4,750	0	2,664	99
	market rents	100 (U	119	$3\frac{1}{2}$	83 Superintendent's quarters,	. 190	Δ	900	^
	STATISTICS TOTISTS					Bridge-of-boats 84 Dynamite magazine	$\begin{array}{c} 480 \\ 50 \end{array}$	0	200	0
ΔO	SLAUGHTER-HOUSES. Demetagada claughtering food	20,500 (a	8,537	15	85 Mansergh Avenue	24	ő	20	50
	Dematagoda, slaughtering fees Dematagoda, feeding fees			10,235		86 Skinner's road	6,000	0	72	0
	Dematagoda, sale of blood	225 (0	87 Maradana to Base Line road	1,392	0	419	0 .
43	Dematagoda, sale of manure	100		20 (- 1	88 Churchyard lane 89 Reclamation road	2,500	0	250	0
	Dematagoda, cost of gas to stove	300 (121 (90 Estimated surplus at December	2,000	U		
	Madampitiya, grass land Fees for inspection of frozen meat	192 (1,000 ($\begin{array}{c} 62 & 6\\ 833 & 6 \end{array}$		31, 1909	350,000	0		
∌ ; ∪	Too for implocement of thosen mass	1,000	•	050 (Costs in legal proceedings			123	25
	PUBLIC HEALTH DEPARTMENT.				ļ	Rent of lands, &c., Infectious Diseases			1-7	50
	Sanitary Branch.					Hospital				50
47	Recoveries from limewashing bills	1,500		144 8		Total	614183	16 8	66,856	34
48	Disinfection of infected clothing	30 ()	35	0 '	-				

EXPENDITURE.

			Estima Experience in the true in true in the true in the true in true in the true in true in the true in t	ndi- lor		to 31,	,					Ez tu	ima cpen re f	di- or	me Ma	sburse ents to ay 31, 910.
	NT	٠,	Rs.	С.	Rs.	e.			04 6		_		Rs.	c.	I	Rs. c
	Non-effective Charges.		100 000		25 000	Λ		1 TT	Other Cl							
	1 Annuity for waterworks		. 100,000 . 8,000			0			allowand ha allowa		•	• • • • • • • • • • • • • • • • • • • •	600			50 (
	2 Annuity for Victoria bridge 3 Interest and sinking fund		•	v					allowan			1	,440 360			39 51 50 .0
	loans		297,770	0			3	4 Boot a	allowance			• •	9(- ·
	4 Pensions		20,950	0		5 2		5 Unifor					600) (3	40 48
	5 Fee for audit of accounts	٠.	5,000			Δ			ng cattle				,000			$\frac{17}{25}$
	6 Maintenance of police		60,000	0	15,000	U			ngencies . ntion of d		in onim		,000, 000,			88 41 23 37
	SALARIES AND EXPENSES OF DEPARTMENTS.							9 Tinple	ates for bo Master At	oatlicer	ises issu		400			0 37
	CHAIRMAN.	•					4(ds, Vehic artment		d Anim	als	100	0	,	25 50
	Personal Emoluments.						4		s, tin p	olates,	and fa					
	7.Salary of Chairman		18,000	0	7,500	0	1	tabl		nondine	_		000			30 99
	•		•		ŕ		7.4	3 Captur	ng and b re of dog	anami	3	3	300 500			73 41 73 20
	Other Charges.		1 200	^	*00	^	4.	4 Dog ti	ckets .			•••	750			5 13
	8 Horse allowance to Chairman	• •	1,200	0	500	U	43	Destru	etion of	rats			600			7 20
	SECRETARIAT.				•				f grazing			• •	200			4 64
	D								wood typ f enamell			• •	$\frac{350}{568}$	-		$egin{smallmatrix} 5 & 0 \\ 8 & 6 \end{bmatrix}$
, !	Personal Emoluments. 9 Salaries		24,187	0	10,000	88		RE	VENUE C	FFICER	-	••	000	v		0 0
	ACCOUNTANT'S DEPARTMENT.								DEPART							
			•		•				sonal Em							
	Personal Emoluments.						48	Salarie	s			11,	117	20	4,51	9 10
16	Salaries		7,130	0	2,970	88	İ		Other Ch	arges.			•			•
	Other Charges.						49	Transp	ort allow	ances		2,	760	0	1,150	0 0
11	Travelling allowance		180	0					UNICIPAL							
	SHROFF'S DEPARTMENT.						50	Pers Salaries	sonal Em s	olument		. 11,	796	0	5,171	22
	$Personal\ Emoluments.$					•					,	,			-,	
12	Salaries		4,236	0	1,746	32		Pring	TING DEI	PARTME	NT.					
	Other Charges.							Pers	sonal Eme	olument	8.					
13	Transport allowance	٠.	180	0	75	0			s of staff sitors' frø				393 5 2 5	50 0	2,780 364	70 97
3	ASSESSMENT DEPARTMENT.							(Other Cho	araes.						
			•				52		l upkeep	-	res .	. 6	00	0	41	79
٠.	-Personal Emoluments.						53	Repairs	and up	keep o	f mach		,,,,	Ů	~-	• •
	Salaries		14,344		6,409				and for				10	0	126	27
10	Commission to collectors	• •	20,000	0	6,095	71	1	PUBLIC V	Works I	DEPART	MENT.					
-	Other Charges.								onal Emo							
	Refunds		250	0	129 9		54		s (excludi			88 4	84	'n	33.530	36
		• •		0	296 3	- 1	55	Salaries	of overs	eers		19,2	68	5 0	5,973	
		• •		0	676 2	11		_	Other Cha			ŕ			•	
	a			ŏ	1,363 2	2	56		ort, hous	U	~~~~~	.1			٠	,
							90	allows	ances	e, and	persone		00	0	2,907	24
	COMMUTATION DEPARTMENT.						57		and draw				00			61
	ROAD ORDINANCE.							Photogr	aphic r			l			•	
	· Personal Emoluments.					}	50		icals				00			70
	Salaries		3,570	0	1,487 5	0			rs' trans; ted trave				UU	0	1,093	30
	O	• •		0	0 222 0				ad garder				75	0	100	. 0
	Colodian for automata la	• •	,	0	8,333 8 178 5		280		er, Bas	e Line	e road					4.0
		• •		•	1,00	1		acquis	sition		•	. 50	00	0	159	4 0
Ω~	Other Charges.						7	VATERW	ORKS DE	CPARTM:	ENT.					•
	Refunds Uniform (division officers')	•	100		31 20	,		Perso	nal Emol	uments.						
$\tilde{27}$	Miscellaneous			$egin{pmatrix} 0 \ 0 \end{bmatrix}$	24 188 9		60	Salaries	(exclud	ing ov	erseers'					
•		•	1,100	J	100 8	'		and m	echanics'	')		26,37	3	0· 1	1,260	70
	VETERINARY DEPARTMENT.						61 8	Salaries		verseer			Δ.	^	0 m~~	00
	Personal Emoluments.					Ì			nics		٠,	7,16	U	U	3,755	δV
28	Salaries and wages		20,090	0	7,206 94	L		Qt	ther Char	ges.						
29	Commission on vehicles an	ıd	940 "	^			62 T	ranspor	t allowar	ces (ex	cluding		_		0.55	0 .
30	Extra clerks, &c., in connection	n	240		_	ļ	ູ່63 ⊔	oversee	ers' and r	nechan	ics')	5,78	0 ()	2,274	97
	with the licensing of vehicles.		800 ,	0	757 64	.	υο 1	ranspor and me	t allowan	ico to o	verseers	54.0	0		350	0
		•	•		. 3.	,	٠	,, ~u 1110	· · · · · · · · · · · · · · · · · · ·		••	OT(¥017	3

		Estimat Expen- ture fo 1910.	di- or	Disbur ments May : 1910	rto 31,	or other company of the party o	. •	Estimat Expendence for 1910.	li- r	Disburs ments: May 3 1910.	to .
	There Desertes	Rs.	c.	Rs.	c,		Other Charges.	Rs.	e.	Rs.	o. _.
	FIRE BRIGADE.					1.0	08 Diet	4,500	0	1,013	71
	(Including Ambulance.) Personal Emoluments.					1(9 Extras	1,500 500			30 66
64		18,188	0	7,614			1 Contingencies	600 400			71 40
65	Doctor's fee	640	0	160	0		2 Burials	1,000			55
	Other Charges.						4 Diet to nurses	960	0	200	0
	Transport allowances	660			0	1	PUBLIC HEALTH DEPARTMENT.				
	Uniforms, &c Stores	3,141 $1,500$	0	1,004 603	94		CONSERVANCY BRANCH.				
69	Horses	3,420		1,425	0		Personal Emoluments.				
	Telephones	600	0	515 $1,273$			5 Salaries and wages	17,286	0	7,066	
11	Working expenses and lights	2,560	U	1,410	J.	11	6 House allowances	480	0	200	0
F	PUBLIC HEALTH DEPARTMENT.					1,1	Other Charges.	e= 000	^	00 100	പര
	SANITARY BRANCH.						7 Conservancy of dry-earth closets 8 Supply of coir dust		0	28,102 4,863	
	Personal Emoluments.					11	9 Stationery, &c	600	0		. 6
	Salaries			16,652	94		0 Refunds	$300 \\ 39.500$	0	16,336	60
74	Fees to analyst	7,200 $6,000$	0	2,500		ł	2 Postage	300	Ö	~ ,	62
75	Fees to Bacteriologist	500	0	6 3			3 Uniform, &c	500	0	331	80
76 77	Wages of disinfecting coolies Salary of inspector of outside	2,808	0	1,137	80	12	4 Rent of night soil depôt, Nara- henpitiya	1,638	0		
• •	dairies and laundries	1,440	0	600	0	12	5 Miscellaneous	1,500	0	682	
78	Salaries and fees, Municipal		0	1 001	٠.		6 Transport allowances	$\substack{1,200\\48}$	0	460 21	
79	midwives Female attendant for contact	3,700	0	1,381	94		7 Oil allowance	600	0		U
•	ambulance	60	0	20	63	12	9 Supply of storage buckets for	900	_	3.0	
	Other Charges.	•					latrines	300	0	1,9	0
80	Materials for disinfecting station	300	0	26	44	j	MARKETS.				*
81	Notification fees	2,000		364			Personal Emoluments.		_		
82	Segregation camp, feeding of	4.600	^			13	O Salaries	6,114	0	2,231	58
83	contacts, &c Miscellaneous	6,0 00 4,000	() ()	290	81		Other Charges.				
84	Samples for analyses	100	0	2	0		I Tools and equipment	300		46	83
85	Midwives, remuneration, equipment, &c	200	a	94	25		2 Hoses, &c., to markets 3 Uniforms	$1,000 \\ 374$	0	221	40
86	Transport of infected goods	500	Ö	136			5 Demolition of Slave Island			24.	
87	Ricksha allowance	3,180	0	1,060			Market	2,000	0	255	45
89	Conveyance allowance Boot allowance	• ,	0	887 15 6		1	SLAUGHTER-HOUSE.			•	
90	Uniforms	395		349	95		Personal Emoluments.				**
91	Repairs and equipment to furniture, vaccine station	50	0				& Salaries	4,186 180		1,744 75	10
92	Shifting allowance to inspectors	120	0			19:	House allowance to Assistant	100	U	,,,	v
93	Cost of disinfectants	2,600	0	1,079	67	100	Other Charges.				٠,
	Special Expenditure.					136	Transport allowances to Super- intendent	180	0	75	0
94	Anti-pest gang	1,060		415			Feeding charges		0	1,467	
95	Cleansing gang	$3,692 \\ 1,704$		$662 \\ 555$			Removal of undigested food Burying carcases of cattle	$\begin{array}{c} 360 \\ 150 \end{array}$	0	A50 27	
90	Enteric cleansing gang	1,704	υ	555	40	140	Contingencies	200	0	51	65
,	SLAVE ISLAND DISPENSARY.					1	Tools	$\begin{array}{c} 370 \\ 15 \end{array}$	0	178	86
	Personal Emoluments.						Fencing	10	U		
	Medical officer Dispenser		0	25 0	0	İ	slaughtering shed			433	33 .
	Dispenser	600		200	0		GENERAL CEMETERIES.				
	each	960		120	0		Personal Emoluments.				-
100	One dispensary servant	180	0	60	0	143	Salaries	5,544	0	2,208	35
	Other Charges.				1	144	House allowance to cemetery-	360	0	150	n
101	Ricksha allowance to medical				1	275	keeper, Kanatta Refund of taxes to keeper,				
	officer	180	0	.60	0		General Cemetery	$\begin{array}{c} 68 \ 5 \\ 472 \end{array}$		68 s	
102	Ricksha allowance to the two visitors at Rs. 180 each	360	0	60	0	288 920	Leveramantu Cemetery Jawatta Muhammadan Cemetery	$\frac{472}{180}$		$\frac{52}{20}$	
	Rent of station	900	0	227	0	300	4				
	Furniture Medicines, &c	500 500	0	$\begin{array}{c} 675 \\ 744 \end{array}$	(145	Other Charges.	300	0	45	1
	Contingencies:		Ŏ	151	1	146	Contingencies Upkeep of graves for manure,				
M	UNICIPAL ENTERIC HOSPITAL.				j		paint, &c		0	$\begin{array}{c} 201 \ 2 \\ 98 \end{array}$	24 0
	Salaries	5,496	0	1,688	67	148	Laying out grounds Telephone		Ŏ,		-
- •		- ,					•				

	Estima Expensions 1916	di- ior	Disburse ments to May 31, 1910.		Estimated Disburse- Expendiments to ture for May 31, 1910.
W	Rs.	c.	Rs. c.		Rs. c. Rs.
Miscellaneous.				1 1	93 Gala, Kachcheri road, mainte- nance 100 0 —
Personal Emoluments. 149 Extra clerks, &c.	6,000	•	2,001 21	19	94 House No. 9, St. Joseph's street.
Other Charges.	.,		,-	i	maintenance $120 0 133 36$
294 Gratuity to widow and 3 child-					95 Madampitiya bungalow, upkeep 250 0 232 64
ren of Marshall Perera, Process Server	144	0	144 0	10	coads, Bridges, Culverts, Drains, &c. General upkeep of roads 31,283 0 11,770 76
Server 287 Commission to Mudaliyar		U	111 0	19	96 General upkeep of roads 31,283 0 11,770 76 97 Upkeep of metal roads upon
Seneviratna for assessing				÷	sub-estimates 144,900 0 47,031 93
Government properties	1,309		1,309 0	19	98 Upkeep of gravel roads, lanes,
150 Inspectors' uniforms, &c 151 Library	$2,096 \\ 500$		1,293 55 $230 90$	19	&c., upon sub-estimates 36,754 0 11,218 78 99 Tools for roads 2,900 0 1,204 15
151 Library 152 Contribution to Law Library	500		500 0	20	00 Repairs to steam rollers 2,900 0 1,204 15 7,800 0 1,752 27
153 Costs and expenses of legal pro-				20	01 Watering streets 25,000 0 9,513 49
ceedings	3,000		475 64	27	02 Repair and maintenance of
154 Guides' uniforms 155 Contribution to Volunteer band	$90 \\ 4,500$	0	1,125 0	1 20	roads, night soil depôt 3,900 0 2,048 90 03 Narahenpitiya road, metalling of 2,800 0 52 70
156 Advertisements	1,500	0	1,161 88	20	94 Carriage stands, upkeep of 223 0 —
157 Refund of fines, rents, &c	250	0	97 34	, 20	95 Painting Church street enclosure 357 0 20 0
158 Expenses of bookbinding	600	0	257 50	20	06 Paved footways, repairs 1,500 0 314 69
159 Subscription to newspapers 160 Postage	$100 \\ 1,200$	0	79 0 360 30	2(07 Repairs to bridges, culverts, drains, &c 19,250 0 12,448 88
160 Postage	±,#UU	J	900 00		drains, &c 19,250 0 12,448 88 08 Conservancy of sewers and
change	1,400	0	1,178 50	-	drains $8,900 0 3,709 0$
162 Seizure of cattle straying on	9 000	Δ.	201 ×0		9 Maintenance and repairs to
public road	$\frac{2,000}{2,000}$	0	56 4 50 1,430 69		plant 1,100 0 204 88
164 Train and tram fare allowances.	5,000	0	1,861 43	91	Scavenging
165 Stationery	6,500	0	4,157 51	; 21	
166 Furniture	1,500		. 389 46	21	Lake and Canals. 1 Conservancy of lake 5,060 0 1,239 1
167 Cost of peons' belts 268 Remuneration to Master Attend-	100	0			2 Lake, sluices, and locks, upkeep 1,925 0 765 12
* ant's clerk for writing boat				21	.3 Lake dredging 18,028 0 5,153 9
licenses	320			21	4 Canal dredging 3,000 0 7° 39
169 Contribution to Pasteur Institute	150	0	_	!	Parks.
170 Stamps for receipts given by Shroff	400	0	165 40		5 Victoria park, maintenance . 7,250
171 Contribution to Friend-in-Need	100	•	100 10		6 Racquet court, maintenance . 1,303 0 4 7 Jubilee fountain, maintenance . 1 2 0 —
Society	4,000	0		21	8 Gordon Gardens, maintenance 1,809 0 598 90
284 Advocate F. J. de Saram's fee				21	9 Galle Face esplanade, mainte-
for drafting New Ordinance (M. C.)	2,250	0	2,250 0	99	nance 833 0 128 50 0 Campbell park, maintenance 2,219 28 1,114 2
PUBLIC WORKS ANNUALLY	2,200	Ū	2,200 0	22	0 Campbell park, maintenance 2,219 28 1,114 2 1 Price recreation ground, mainte-
RECURRENT.					nance 1.080 0 488 28
Buildings.				22	2 Havelock Town park, mainte-
172 Town Hall, maintenance of	3,697	0	1,159 4	22	nance 2,220 0 892 51 3 Maligakanda park, maintenance 650 0 142 15
173 Temporary enteric hospital, maintenance of	1,300	0	551 97		4 Public garden, Rifle street,
174 Toll-houses, maintenance of	600		81 22		maintenance 685 36 271 5
175 Quarantine marts, mainte-	2 200	_	*	22	5 Public garden, Union place,
nance of 176 Guides' shelter, maintenance of	$\frac{2,000}{90}$		113 72	226	maintenance 800 0 351 23 6 Riding track, Victoria park,
177 Gas testing room, mainte-	θŪ	0		\	maintenance 500 0 248 38
nance of	104	0	-	l	Waterworks.
178 Store and workshop, mainte-		^		227	7 Maintenance charges 14,000 0 9,139 38
nance of 179 No. 2, Hulftsdorp, mainte-	175	U		228	B Purchase and upkeep of meters 6,500 0 1,381 81 0 Tools 2,500 0 655 82
nance of	120	0		230	7 Tools 2,500 0 655 82 7 Store expenses 500 0 110 24
180 Suduwella depôt buildings,	•	-			Lighting.
maintenance of	1,300	_	14 4	231	Lighting public streets with gas. 123,400 0 49,571 34
181 Disinfector, working of 182 Plague Camp buildings, mainte-	1,200	0	365 53		Electric lighting of the Fort 18,200 0 7,248 0
nance of	1,000	0	136 67	⊿ ∂∂	Shifting of lamps, repairs to fittings, &c 2,000 0 221 50
183 Markets, repair of	6,600	0	1,291 19		Lighting Municipal buildings 9,000 0 2,938 96
184 Slaughter-house, repairs	1,100	0	20 3	235	Lighting Dean's road market 2,000 0 531 90
185 Slaughter-house, quarterly whitewashing	1,075	n	211 25	236	Gas apparatus, chemicals, fittings, &c 1,000 0 20 0
186 Latrines, repair of	1,075 1,300		306 3		fittings, &c 1,000 0 20 0 Drainage.
187 Latrines, quarterly white-	-			237	Maintenance, Mansergh scheme 50,000 0 —
washing 188 Latrines, monthly whitewashing	1,000		411 25	291	Drainage, salaries 1,038 0 324 0
189 Cemeteries, upkeep of buildings	440 1,420	-	441 7	292	Drainage, travelling allowance 275 0 100 0
190 Central Fire Station, unkeep of	690		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	238	Miscellaneous. Ambulance carts, repairs 200 0 —
191 Fire Brigade buildings, upkeep			-0 00		Night soil carts, construction
of other	400	0	25 33		and repairs of 12,000 0 3,560 80
of cart and cattle sheds	2,000	0	1,686 71	240	Septic tanks, maintenance,
The state of the s	-,000	J	-,000 /1		repairs, &c 250 0 95 72

	Estima Exper ture f 1910	idi- for).	Disbut ments May 1910	s to 31,).	Estima Exper ture 1916	idi- men for May	ts to y 31,
241 Current for electric fans	Rs. 5,412	e. 0	Rs. 1,355	c. 58	262 Six seats, Madampitiya Cemetery 180	_	с. 3 76
241 Current for electric fans 242 Weeding grounds of cemeteries.	350	-	116		263 Twelve new scavenging carts 2,160	0 1,43	9 14
243 Surveys, tracings, &c	4,525	0	2,396	20	264 Refuse destructor . 100,000	0 —	
286 Compensation re improvement	1.057	0	1,957	0	265 One steam roller 12,000 266 Connecting Municipal buildings	0	•
of Union place 293 Passage money to Asst. Engineer	1,957	v	1,997	U	to Drainage Scheme 10,000	0	
Mr. Haollek Wijeratne	577	50	577		Pavildings		
244 Store expenses	1,803	0	773	10	267 Extension, cooly lines,		
245 Repairs to furniture of vaccine stations	50	0			slaughter-house 3,000	-	5 60
246 Tools for works	6,050		1,748	97	268 Coach shed, slaughter-house 750		4 90
247 Conservancy buckets, construc-	,				269 Dean's road market 35,000 270 Maligakanda office 7,500	$\begin{array}{ccc} 0 & - \\ 0 & 5,90 \end{array}$	7 98
0 P P T 1	1,050	0	1	0	271 Separate slaughter chambers 7,500	0 -	
283 Gratuity to J. E. Alappan	$\begin{array}{c} 1 \\ 125 \end{array}$	-	125				
274 Relaying drain, Suduwella		Ü	• • • •		272 Havelock park, laying out 4,505	0 2,74	5 53
depôt	674		663		273 Price park improvement 2,162		,
290 Gratuity to Kanapathy Kangany	177	32	177	32	Votes on account of sanctioned		
PUBLIC WORKS EXTRAORDINARY.					. Estimates.		
Waterworks.					266/07 Skinner's road, con-		
248 Extension of water service	5,000	0	4,192		struction of 100,000		
249 Improvement of water supply	126,000	0	6,088	81	248/07 Central Fire Station (re-vote) 10,000 255/05 Roads, Suduwella depot	U 4,774	t 29
Bridge.					(re-vote) 1,000	0	
250 Council's share of Maradana bridge widening	39 013	19			256/05 Office and store, Suduwella		
Lighting.	02,011	12			depôt (re-vote) 2,500	0 9,873	
251 Extension of lighting [6,000	0			298/09 Churchyard lane 45,000 321/09 Infectious diseases hospital 25,000	0 4,744 0 22,610	
Roads.	3,000				322/09 Cattle mart (re-vote) 2,500	•	7 12
252 Gravelling of roads, &c., General					34/09 Salaries, Revenue Officer's		
Cemetery, Kanatta	1,783	0			20 of the thirty		150
253 Dust prevention	15,000	0	6,692	41	244/09 Riding track, Victoria park 1,131 319/09 Salary to Mr. Skelton —	0 1,122	96
254 Road improvements 255 Mansergh Avenue	25,000	0	63	7	221 08 Latrine, Havelock park 317		76
256 Public ground near Eye Hospital		0	1,321		316/09 Lighting, cattle quarantine		*
Drains.	,		,		station 4.320	0 3,757	0
257 Extraordinary works on main					303/09 Conversion of Dhobies' pond market into washing tank 2,450	0 1,612	54
drains 258 Street gullies	5,000		2,060	93	300/09 Garden seats, General Come-	-,	,
8	10,000	0			tery 400	0 18	4 9
Miscellaneous. 259 Paving Ditch lane, Slave Island	1,600	Λ				743,161	60
260 Kolonnawa, acquisition of land	1,000	U		- 1	Balance	123,694	
for permanent hospital	3,000	0 .	3,000	0			
261 Garden roller and lawn mowers	000	0			Grand Total2,612,909 4	3 866,856	34
for General Cemetery, Kanatta	300						
	BALA	LNCI			, MAY 31, 1910.	· Amai	ant.
Sundry Assets.			Amour Rs.	nt. c.	Sundry Liabilities.	Amou Rs.	C.
General Advance Account, balan	ce still	l		-•	Sundry Deposits:—		
unsettled			45		General Deposit Account	17,882	
Advance Account, making concrete pi	•		2,516		Security Deposits	15,552	
Advance Account, purchase of stores Advance Account, purchase of waterv	vorks		29,125 $52,572$	4	Security Deposits, owners of quarries Deposit Account, drain connection		0 95 %
Advance Account, cutting down a			<i>₩10</i>		Deposit Account, unpaid wages	182	
"Storm Lodge"			9	72	Half fines to Society for the Prevention of		
Advance Account, to pay cost of sui No. 23,529			914	70	Cruelty to Animals	306	
Special Advance Account			$\begin{array}{c} 314 \\ 168 \end{array}$		Deposit Account, clearing cesspits	1,106 $1,562$	
Advance Account, working of steam	roller, in				Deposit Account, waterworks	7,550	
Ingham street			10	44	Special Advance Account, drainage works	18,325	
Advance Account, reinstatement of trenches			a ı	RO	Excess of Assets over Liabilities*	707,082	22
O	• •		$\frac{61}{97}$				
Cash at bank and on deposit		58	5,050				
Cash in hand			500				
rn.	otal	77	0,471	97	Total	770,471	97
10	otai		U,±/1	01	Luva,	110,711	
•					Rs. c.		
* Balance at credit on Dec				9			
Excess of receipts over e	xpenanu	ire, i	viay i t	A) 5.	1, 1910 123,69‡ 74		

K. MACLEOD. Acting Chairman, Municipal Council, and Mayor of Colombo.

Total .. 707,082 22

Progress Report.
Statement showing Expenditure and Balance on May 31, 1910.

	1	*, *					1.0.	1	!
	70.4			Expenditure	this Month	·			
	Date of Commence- ment.	Vote.	Throug	h Advance	Account.	Direct	Total Expenditure to Date.	Balance to Date.	Exce
Assistant Engineer, Northeen Section.			Labour.	Stores, Works Department.	Stores, Waterworks Department.	to Estimate.	to Date.		
Est. No. Persona: Emoluments. 55 Salaries of overseers	Dec. 1909	Rs. c. 9,838 50	Rs. c. 483 16	Rs. c.	Rs. c.	Rs. c. 119 44	Rs. c. 3,224 4		Rs. c.
Other Charges. 59 Overseers, transport allowance	Dec. 1909	1,560 0	6 0 0		_ *	25 0	* 39 5 0	1,165 0	
	Dec. 1909		118 94	8 21	-	9 5 20	1,254 84	2,442 16	•
174 Toll houses 176 Guides' shelter 177 Gas testing room 178 Store and workshop 178 Tournell Market		125 0	•		-			125 0	
179 House No. 2, Hulits- dorp 194 HouseNo.9,St.Joseph's street	_	859 0	-	-			366 0	493 0	
186 Repairs to latrines 187 Quarterly whitewashing	Dec. 1909		96 14	3 48		6 0	832 36	2,767 64	
latrines 188 Monthly whitewashing latrines 189 Upkeep of buildings,	} —	2,440 0	24 16	,		200.0	652 27	1,787 73	P = 1/
	Jan. 1910 Do.	620 0 } \$ 940 0	7 89 6 75	-	} _	-	148 1 87 80	471 99 852 20	- •
ings, fire brigade 193 Maintenance of gala, Kachcheri road	-	ر 100 0	-	6 91	J		_	100 0	
Roads, Bridges, Culverts, Drains, &c.			•					.	
196 General upkeep of roads 197 Upkeep of metal roads 193 Upkeep of gravel roads 199 Tools for roads 201 Watering streets		14,344 0 80,500 0 13,685 0 1,600 J 12,000 0	890 10 930 12 277 1 18 18 808 60	4 56 76 75 5 22 105 34	222 2	619 72 3,223 42 1,468 25	7,024 34 30,011 85 6,976 99 370 46 6,003 22	7,319 66 50,488 15 6,708 1 1,229 54 5,996 78	
204 Unkeep of carriage stands 253 Street gullies 254 Road improvements	Feb. 1910	163 0 10,000 0 10,000 0		-	_			163 0 10,000 0 9,983 89	
206 Repairs to paved foot	Jan. 1910 Dec. 1909	357 0 1,000 0				_	20 0	'337 0	
207 Repairs to bridges, culverts, and drains 253 Dust prevention	Do. Do.	9.000 0 15,000 0	598 48 734 36	198 60 82 45		. 531 42 2,139 71	314 69 7,574 38 8,790 18	685 31 1,425 62 6,209 82	-
208 Conservancy of sewers and drains	Do.	5,500 0	379 73	5 22	_		2,893 15	2,606 85	
257 Extraordinary works on main drains	Do.	5,000 0	224 69	147 14	-	49 50	2,432 76	2,567 24	<u>.</u> .
Scavenging. 210 Scavenging [Lake and Canals.	Dec. 1909	101,477 60	7,443 83	125 61		265 19	44,945 34	56,532 26	
211 Conservancy of lake	Do. 1909	1,560 0 3,000 0 1,925 0	159 2 172 0	_	_		860 41 937 12	1,560 0 - 2,139 59 - 987 88 -	_
Parks. 216 Upkeep of Racquet Court I 217 Do. Jubilee fountain 218 Do. Gordon Gardens and ground	!	1,303 0 112 0	103 50	24 87	_	18 50	624 11	678 89 112 0	_
round Queen's	Dec. 1909	1,809 0	170 54		-	8 0	1	1 031 56 -	_
221 Do. Price recreation ground.	Do.	1,080 0	27 80 99 50	2 25	_	_	156 30 594 43	676 70 - 485 57 -	-

												23
					E	Expenditure	this Montl	n.				
	Date of Commence-	Vote.		Throu	ıgh	Advance A	Account.		Total Ex- penditure	Balance Date	to E	XC688
Assistant Engineer,	ment.	•		Ľáb o ur.		Stores, Works Department.	Stores, Waterworks Department.	Direct to Estimate.	to Date.	Date.		
NORTHERN SECTION—contd.					-					·	- -	
Est. No. Miscellaneous.		Rs.	c.	Rs.	c.	Rs. c.	Rs. c.	Rs. c.	Rs. e.	Rs.	c. I	дs. с.
242 Weeding of ground, Madampitiya Cemetery 246 Tools for works	Dec. 1909 Jan. 1910			1	59				145 19 355 81			<u> </u>
262 Six seats, Madampitiya Cemetery		180	0						58 76			
263 Twelve new scavenging carts	Do.	2,160	0			720 0	_	386 1	1,730 76	429 2	24	_
	Dec. 1909			150 8	2			428 12	747 21			_
Advance Account, Drainage Works— Lotus Pond latrine	Oct. 1909	24,553	46	531 5	28	245 73		1,030 87	6,817 87	1 7, 735 ā	9	_
Deposit Account: Drain connection from 9, 5th Cross street	Jan. 1910	20	21						35 64	. 0 5	7	
Obstruction in drain at Hindu temple, Korteboam street		4					_	-	4 0			
Obstruction in drain at No. 5, Chatham street	Feb. 1910	5	50	and the same of th		-			4 67	0 8	3	
	April 1910	5	50		1				3 18	2 3	2	
Laying granite setts, Delmege, Forsyth & Co.	Do.	32	25				_	18 0	31 18	1	7	_
Drain connection 98 213, Main street Obstruction in drain at No.	May 1910	22	24	8 4	42	10 94			19 3 6	2 8		
68, Hulftsdorp Obstruction in drain at No. 59. Old Moor street		ļ	40 50				_	_	_	5 4 5 5	1	'
Advance Account.												
Altering gulley connections, &c., Surveyor-General's			1	41 8	32				41 82	_	-	
Total		343,188	16	14,595 5	54	1,840 13	222 2	10,662 35	138,379 5	205,598 1	4 -	
Assistant Engineer, Southern Section.				•				-				
Personal Emoluments. 55 Salaries of overseers	Dec. 190 9	5,530	0	282 6	55			115 0	2,246 26	3,283 7	4 -	
Other Charges. 59 Overseers' transport allowance	Dec. 190 9	1,140	0	68	6			25 0	5 3 8 6	601 9	4 -	_
Buildings. Maintenance of—					***************************************							
173 Temporary enteric	Jan. 1910	1,300	0	11 8	5		_	5 92	569 74	730 2		
175 Quarantine markets	Feb. 1910 Dec. 1969	475 2,000	0	<u> </u>	5	11 76		4 0	81 22 117 72 200 38	393 73 1,882 23 799 63	3 -	
182 Plague camp buildings 183 Repairs of markets 184 Repairs to slaughter		1,000	0	51 9 245 2		64 45	_	58 52	-	-] -	_
	Jan. 1910	5,175	0	48 7	2		3 15		1,419 82	3,755 18	3 -	
slaughter-house 186 Repairs to latrine	Jan. 1910	300	0			4 15	_	210 0	99 32	200 68	3 -	<u>-</u>
	Dec. 1909	800	0			61 81		_	3 62 76	437 24	-	
191 Upkeep of other build- ings, Fire Brigade 192 Repairs to cart and cattle heds, conservancy	Feb. 1910	150	0	_		1 23	-		22 0	128 (
buildings 267 Extension to cooly lines.	Dec. 1909	2,000	0	~			-	6 8	1,692 79	307 21		
slaughter-house 268 Coach shed, Dematagoda	Mar. 1910	3,000	0	•	i	-			1,285 60 534 90	1,714 40 215 10		-
279 Improvements to Dema-	April 1910	750 368	0		3			234 90	420 9			9
tagoda slaughter-house 295 Demolition of Slave Island market	Do.	2,000	ĺ	482 50	0!	10 32	_	7 25	755 52	1,244 48		-
			1	- No.							E e	

	`		E	Expenditure	this Month				
	Date of Commence- ment.	Vote.	Through	Advance A	lecount.	Direct	Total Expenditure to Date.	Balance to Date.	Exce
Assistant Engineer, Southern			Labour.	Stores, Works Department.	Stores, Waterworks Department.	to Estimate.	Date.	e e e e e e e e e e e e e e e e e e e	Augustina v vingaponoma a
Section—contd. Est. No.						j 			·,
Roads, Bridges, Culverts,		Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Re.
Drains, &c. 196 General upkeep of roads	. 4 Da= 1000			•		349 55	1	10,286 49	
197 Upkeep of metal roads	Do.	$ \begin{array}{cccc} 16,939 & 0 \\ 64,400 & 0 \end{array} $	693 7	18 36		****	21,264 60	43,135 40	-
198 Upkeep of gravel roads 199 Tools for roads	Do. Do.	23,039 0 1,300 0	34 32	110 51		1,419 25 31 63	6,573 (943 79	16,495 94 356 21	
201 Watering streets 202 Repairs and mainte-	Do.	13,000 0	447 69			166 66	5,155 24	7,844 76	-
nance of roads, night soil depôt	Do.	3,9 00 0	198 97	; ;			2,247 87	1,652 13	
203 Metalling Narahenpitiya road.	Do.	•	_			•	52 70	2,747 30	_
204 Upkeep of carriage stands 206 Repairs to paved foot-	D 0.	2,800 0 60 0					-	60 0	-
ways 207 Repairs to bridges,	-	500 0					-	500 0	
	Dec. 1909	10,250 0	191 1	48 3	- i	31 25	6,346 41	3,903 59	-
and drains 252 Gravelling roads, &c.,	Do.	3,400 0	162 38			40 0	1,363 18	2,036 82	
General Cemetery 256 Public grounds near Eye		1,783 0					:	1,783 0	
	Feb. 1910	3,000 0	304 0	9 58		45 62	1,644 27	1,355 73	
Scavenging. 210 Scavenging1	Dec. 1909	64,120 40	5,528 14	201 83		38 32	32,991 23	31,129 17	
Lake and Canals. 211 Conservancy of lake 213 Dredging lake	Dec. 1909 Do.	2,500 0 7,028 0	239 67 588 15	11 84	-	_	1,440 3 6 34 16 5 2	1,059 64 3,611 48	-
Parks. 215 Upkeep of Victoria park 220 Upkeep of Campbell park 222 Upkeep of Havelock	Dec 19 09 Do.	7,250 · 0 2,219 28	320 39 220 25	5 69 8 48	=	324 56	3,071 0 1,350 27	4,179 0 869 1	-
park 223 Upkeep of Meligakanda	Do.	2,200 0	216 68		-	7 25	1 109 19	1,090 81	
park 224 Upkeep of public garden,	Do.	650 0	21 59	-	 .	3 0	163 74	486 26	-
Rifle street 225 Upkeep of public garden,	Do.	685 36	36 5		-	7 25	307 70	377 66	-
Union place 226 Upkeep of riding track,	Do.	800 0	79 33	13 61			444 17	355 83	_
Victoria park J	an. 1910	500 0	10 72	-	- !		259 10	240 90 -	
272 Laying out Havelock park	Do.	4,505 0	271 13	-	-	14 50	3,006 63	1,498 37	-,
Miscellaneous. 240 Maintenance and repairs,				and the second of			,		1
septic tanks, &c., Madampitiya	Dec. 1969	250 0		-	-		95 72	154 28	_
246 Tools for works 259 Paving Ditch lane, Slave	an. 1910	750 0	14 10	- :		-	240 17	509 83	
Island 300 12 Garden seats, General	-	1,600 0	-	-	i	-		1,600 0	_
Cemetery, Kanatta A	pril 1910	400 0	29 31	!	-	-	47 80	352 20 -	,
instatement of cable trenches		-	295 44	143 68		82 11	521 23	- -	
Re-votes 244/09 Riding track, Victoria	•			and the second second					
park \\\\\\\\\\\\\\\\\\\\\\\\\\\\\	ау 19 09	1,131 20	. –	-		-	1,131 79		0 59
tine station Oc. 303/09 Conversion of Dhobies'	et. 1909	2,921 80		- !	-		377 12	2,544 68	
Pond market into	ar. 1910	2,450 0	_	7 50		67 50	1,620 4	829 96	
Deposit Account. Granite sett entrance. 105.						And control of			
Dean's passage	-	39 50	-		-)	- Ì	-	39 50 -	 ,
Granite sett entrance, 36, Dean's road	_	39 50	_	_	- [-	-	39 50 -	- .′
Drain connection, 1 Lock-gate	ov. 1909	14 86	_		_	_	14 86	_ _	_
Drain connection, 2, Lock-gate	Do.	15 92	<u>.</u>	_			15 92		
Drain connection, 3 Lock-gate	20.	-0 02				1		,	

1 AB	1 7. 42			1	7		- DELL. 2,	T	1	1525
4				}.	Expenditure	e this Month	a.			
, ·	Date of Commence	· Vote.		Throug	gh Advanc	Account.	1	Total Expenditure	Balance to) . D
	ment.				Stores, Works	Stores,	Direct to	to Date.	Date.	Excess
•	ļ	1		Labour.	Department.		Estimate.		*	
Assistant Engineer, Souther: Section—contd.	N									
Est. No.		:				*	,,			-
$Deposit\ Accountcontd.$		$\mathbf{R}\mathbf{s}$.	c.	Rs. e	Rs. c.	Rs. c.	Rs. e.	Rs. c.	Rs o	Rs. c
Working of steam roller, Colpetty bridge	y Jan. 1910	50	0	_	_		_	50 0		
Working of steam roller, Inghan street	May 1910	53	0					53 0		
Making granite sett entrance			!		•		4 83			
Drain connection from 38	jì				20 16		+ 00		5 34	
Muhandiram's road Advance account—Drain con	April 1910	35	70		20 10	7 -		29 84	5 91	-
nection, Hospital Superinten dent's bungalow	. —	: 	i	7 75	21 25			29 0	_	! -
Total		2 2,682	6 2	12,226 15	794 97	22 42	3,799 95	114,447 4	158,838 49	52 68
	;		-						**************************************	·
WORKSHOP FOREMAN.	a.					 		,		
Printing Department.			!		i			, ,		1
53 Repairs and upkeep of machinery	Dec. 1909	230	0	6 78		*****	4 0	52 95	177 5	_
						:		ĺ		7
Personal Emoluments. 55 Salaries of overseers	Jan. 1910	1,320	0				110 0	550 O	770 O	,
Other Charges.					!				•	-
59 Overseers' transport							25.0	105 0	187 0	
	Jan. 1910	300	0			. —	25 0	125 0	175 0	
Buildings. 180 Upkeep of Suduwella					1			į		
depôt buildings 181 Working of disinfector	Dec. 1909 Do	1,300 1,200		50 17 35 8	2 6	_		64 21 402 67	1,235 79 797 33	_
Roads, Bridges, Culverts,				1		Í				
Drains, &c. 200 Repairs to steam rollers	Dec. 1909	7,800	0	24 97		. 1	:	1,777 24	6,022 76	
209 Maintenance and repairs to plant		1,100	1	_	- !	٠.	j	204 88	895 12	_
Lake and Canals.	150.	1,100			,			204 80	8	
	Dec. 1909	11,000	0	331 24	. 4 2		-	2,671 82	8 ,32 8 18	_
Miscellaneous.				į			at Superior			
238 Repairs to ambulance carts	_	200	0	- 1					200 0	
angle boll out to	Dec 1909	12,000	0	761 53	2 50		5 0	4,329 83	7,670 17	·
247 Construction of conser-	Jan. 1910	2,000	0	42 42	78 40		-	633 99	1,366 1	
vancy buckets 245 Repairs to furniture,	-	1,050	0	-	-	-	. –	-	1,050 0	
vaccine station 282 Compositors' frames,		50	0						50 0	.—
Printing Department	Mar. 1910	525	0	127 47				508 94	16 6	
Total	_	40,075	0	1,379 66	86 98		144 0	11,321 53	28,753 47	
					.	•				
Assistant Engineer, Lighting.		,	-						. [
Printing Department.	Tom 1010	280			_		9 45	82 60	197 40	
53 Gas Printing Department	Jan. 1910	280	U	-			2 X0	02 00	-01 40	
Lighting. 231 Lighting public streets	Jan. 1910	123,400	0	_		- !		49,571 34	73,828 66	
232 Electric lighting, Fort. 233 Shifting of lamps and	Do.	18,200	O	-		_	1,440 0		1 620 50	
repairs to fittings, &c. Lighting—	Do.		0	-	-	- , !	200 0	361 50	1,638 50	
Municipal buildings 235 Dean's road market	Do. Do.		0	_	=	• = !	610. 14 95 40	2,998 96 532 0	6,001 4 1,468 0	
236 Gas apparatus, chemicals, fittings, &c.	Do.		0		72 0	:		92 0	908 0	
com inomiga, coc	20.	-,500	-				, ,	1		

,					E	Expenditure	this Month	•			
	Date of Commence-	Vote.		Throug	gh	Advance A	Account.		Total Ex- penditure	Balance to	Excess
Assistant Engineer Lighting—contd.	ment.	V 0.00.		Labour.		Stores, Works Department.	Stores, Waterworks Department.	Direct to Estimate.	to Date.	Date.	EXCOS.
Est. No. Miscellaneous.		Rs.	c.	Rs.	c.	Rs. c.	Rs. c.	Rs. e.	Rs. c.	Rs. c.	Rs. c
71 Working expenses and lights, Fire Brigade 241 Current for electric fans lighting extraordinary	,	1,860 5,412	0					347 4	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		
36 Lighting cattle mart 25! Extension of lighting	Do.	1,000 6,000	0	******		_		80 55	317 25	682 75 6,000 0	
316/09 Lighting cattle quarantine station	*	4,320						10.047.67	3,757 0		
Total		174,472	0		_	72 0		12,347 67	00,990 69	107,481 31	
Assistant Engineer, Waterworks. Personal Emoluments. 61 Salaries to overseers and mechanics	Dec. 1909	7,160	0	601 1	L6				3,606 96	3,55 3 4	
Other Charges. 63 Transport allowance to overseers and mechanics	D эс. 1909	540	0	40	0	_			240 0	300 0	
Waterworks. 227 Maintenance charges	Dec. 1909	13,700	0	985 4	16		396 89	904 0	7,806 73	5,893 27	
228 Purchase and upkeep of meters 229 Tools	Do. Jan. 1910 Dec. 1909		0	58 8	50		153 66 11 90		$\begin{array}{c} 1,566 & 39 \\ 854 & 47 \\ 145 & 24 \end{array}$	1,645 53	
Waterworks Extraordinary. 243 Extension of water										-	•
service 249 Improvement of water supply	Jan. 1910	5,000 126,000		,			100 96	3,156 27	4,470 4 7,073 38	529 96 118,926 62	-
Deposit Account. House connection, water works	-	13,461	81	296 4	i 1	_	532 92	11 62	5,602 23	7,859 58	
Buildings. 321 09 Permanent Infectious Disease Hospital	3	25,000	0	238 4	<u>19</u>			2,360 0	22,929 64	2,070 36	
Total .		200,361	81	2,532	6		1,196 33	6,560 14	54,295 8	146,066 73	
Assistant Engineer. Personal Emoluments. 55 Salaries of overseers	Jan. 1910	2 ,5 80	0					215 0	728 33	1,851 67	,
Other Charges. 59 Overseers' transport allowance	Jan. 1910	6 00	0					50 0	163 33	436 67	
58 Photograph materials and	Jan. 1910 Feb. 1910	2,500 500	0	- ·		523 80 —		49 75	1,375 41 86 70	1,124 59 413 30	_
166 Furniture 243 Surveys and tracings 244 Store expenses 246 Tools for works	Jan. 191 Dec. 1909 Do. Do.	1,800 4,525 1,803 2,500	0 0 0	186 2: 363 4: 248 2 17 3'	1	$\begin{array}{c} 132 & 14 \\ 45 & 20 \\ \hline & 2 & 75 \end{array}$		121 19	707 85 2,974 4 1,023 31 698 29	1,092 15 1,550 96 779 6) 1,801 71	
274 Relaying drain, Suduwella depôt 280 Land acquisition, Base Line	Do.	674	6	_			-	-	663 5 3	10 53	
road Advance Account—Making concrete pipes	Do. —	500 —	0	32 86 38 50		23 59	_	18 25	192 26 1,800 39	307 74	_
	Feb. 1910	7 500	0	202 59)	184 3		729 64	5,596 82	1,903 18	_
Roads. 255 Mansergh Avenue	Jan. 1910	25,000	0	16 43	3		_		79 50	24,920 50	

^{*} Date of completion: December, 1909.

Part	: V Cf	ATON (COVERNA	IENT GA	AZETTE	- SEPT. 2	1, 1910		1527
		,		Expenditur	e this Mont	th.			
	Date of Commence ment.	Vote.	Throug	gh Advance	Account.		Total Expenditure		to Excess
Assistant Engineer —contd.	ment.		Labour.	Stores, Work Department	Stores, S Waterwork Departmen	Direct to Estimate	}		
Est. No. Re-votes. 221/08 Havelock park latrine	July 1909	Rs. 6		Rs. e	Rs.	c. Rs.	e. Rs. c.		
248/07 Improvements of Central Fire Station	Nov. 190	7 10,463 8	2 652 7		4	79 2	5,692 4	4,771	78
	Sept. 190	1	į	1	2 -	200 1,236 1	1		739 56
298/09 Churchyard lane, widening	Ost. 190	52,5 56 3	361 8	8 217 6	5	714 1	}	1	-
266/07 Construction of Skinner's road	Mar. 190	111,870 8	1		<u> </u>	4,615			1
Deposit Account.		211,010	0,0.0	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-1	2,010	05,000 02	10,001	10, —
Loan of steam roller to	J an. 1916	50 (-	· —	-	-	50 0	-	_
Panchikawatte Drain connection from 19a, 19b, 30, and 31, Armour	~~	10 0	5 78	<u> </u>	<u> </u>	_	5 78	4 2	22
street Drain connection from 227,	Feb. 1910	250 11	_	_	!	-	236 78	13 3	3
Armour street	May 1910	220 22	21 11	131 25		3 (155 36	64 8	6 -
Total	_	237,677 90	8,321 66	3,368 39	~	8,031 45	106,019 45	134.198 4	0,739 56
Miscellaneous.							_		
37 Contingencies and cattle mart 27 Miscellaneous commutation	~	131 25 117 90		_		_	131 25 117 90	·	-
38 Prevention of diseases in animals	~	18 75					18 75		'
42 Painting and branding, Veterinary Department		5 39					5 39	_	
43 Capture of dogs 52 General upkeep and stores, Printing Department		52 36 23 29	-	5 0	••••	,	52 36 23 29		-
68 Stores, fire brigade 71 Working expenses, fire		70± 64	_	146 70		_	704 64	<u>~</u>	
brigade		24 24	{				24 24	-	-
station 83 Miscellaneous Public Health	-	30 52	-	9 8	- (-	30 52	-·	
Department	-	30 67 1,377 8	_ {	299 41	_	-	30 67 1,377 8		
95 Cleansing gang 94 Anti-pest gang		202 59 6 38	19 33	3 0	_	-	202 59 6 38		
96 Enteric cleansing gang 103 Contingencies, Slave Island		10 96		- 1	_	_	10 96	-	_
dispensary III Contingencies, Municipal	-	45 16	-	25 0	_ }	-	45 16	-	-
Enteric Hospital	_	56 32	_	-	-	-	56 32	-	
113 Equipment, Enteric Hospital 125 Miscellaneous, Conservancy		3 52	-	~	-	-	3 52	_	
Branch 129 Supply of storage buckets,	{	30 28	-	5 26	- 1	-	30 28	-	
latrines 131 Tools and equipment,	-	19 0		_	-	-	19 0	-	
markets 140 Contingencies, slaughter-		108 51	-	61 68	-	-	108 51	-	
house 145 Contingencies, cometeries	_	44 15 49 16		4 15		_	44 15 49 16	=	_
160 Postage stamps 163 Miscellaneous, Secretary's	_	$ \begin{array}{ccc} 180 & 0 \\ 166 & 20 \end{array} $	_]	6 60	_	20 0 0 26	18) 0 166 20	-	
165 Stationery, Secretary's 104 Furniture, Slave Island	=	61 25	}		-	- 20	61 25	=	
dispensary 45 Destruction of rats		13 78	4 58	86 0	_	-	13 78		
86 Transport of infected goods 141 Tools, slaughter-house	_	159 5	_		=	_	159 5 1 74	= }	
}		22 23		$-\frac{2}{654}\frac{73}{61}$			22 23		
Summary.		3,696 37	23 91	654 61		20 26	3,696 37		
Assistant Engineer, Northern Section	- la	43,188 16	14,595 54	1,840 13	222 2	10,662 35 1	38,379 5 205	,598 14	
Assistant Engineer, Southern Section	_ 2	72,682 62	12,226 15	794 97	22 42	3,799 95 I	14.447 4 158	8.838 49	52 68
Workshop Foreman	- {	40,075 0 74,472 0	1,379 66	$\begin{array}{ccc} 86 & 98 \\ 72 & 0 \end{array}$	- 1	144 0	11,321 5 3 28 66,990 69 107	753 47	-
ssistant Engineer, Waterworks	- 2	00,361 81 37,677 90	2,532 6 8,321 66	- 1	1,196 33	6,560 14	54.295 + 8146	,066 73	
Tiscellaneous		3,696 37	23 91	654 61	_	20 26	06,019 45 134 3,696 37	- 40 7	56 —
Total	1,	272,153 86 3				11,565 82 53	35,149 21 780	,936 54 78	2 24
• •••		† Date of	completion :	February	1910				

† Date of completion: February, 1910.

013	Oredit.	010	da. ·			Debit.		Rs.	c. F	₹s.
211	Conservancy of Lake (Southern Division)	210	account	ıg (S	Southern Div	ision): Adjusti	nent of			38 3
215	Ukeep of Victoria park	196	General U	pkee		Value of leaf mo	ald from			
215	Do	173	Victoria Upkeep o	a par f ten	k nporary Ente	ric Hospital: V	alue of	2 4	50	
	*		leaf mo	uld f	rom Victoria	park	٠	3	0	
215	Do	218	from Vi			: Value of leaf	mould	8	0	
					I		-			13 5
196	General Upkeep of Roads (Northern Division)		Special A	dvai	nce Account	: Repairs to d	rainage		40	
196	Do. (do.)		Special A	s tor dvan	\mathbf{a} adjustment \mathbf{A} ccount:	of accounts in l Repairs to d	abour rainage	50 €	00,	
	•	,	trenche	s for	adjustment o	f accounts in m	aterials	124	0	74 6
196	Do. (Southern Division)		Special A	dwar	nea Account	: Repairs to d	raina <i>g</i> a		_ ,	4-1 0
•	· · · · · · · · · · · · · · · · · · ·		trenches	s for	adjustment	of accounts in la	abour	40 4	<u>.</u> 4	
196	Do. (do.)					: Repairs to d of accounts in m		113	٥.	
			or one ne	5 101	adjustinent	n accounts in in	ateriais –			3 44
199	Tools for roads (Southern Division)		Advance	Acco	ount, for pu	chase of store	s: For			
163	Miscellaneous			i mat Oo.	terials put in	to stock o. do.		111 7		
263	Twelve new scavenging carts		Advance .	Acco	unt, for pur	chase of store	s: For		-	
165	Stationery		value of	cart	ts put into st	ock chase of store		749 3	19	
	•		value of	woo	den tray put	into stock		2 9.	5	
199	Tools for roads		Advance	$\mathbf{A}\mathbf{cco}$	unt, for pur ls put into sto	chase of store	s: For	49	0	
	Advance Account, making concrete pipes		Advance	Acco	unt, for pur	chase of store	s: For	20	-	
			adjustm stock	ent	of difference	in value of p	pes in	778 64	4	
•	•		50004		••	••	-		-1,698	3 73
227	Maintenance Charges, Waterworks	249			to water su	pply: Adjustm	ent of		0.154	. 07
	Do		account Advance		ount. purch	ase of stores,	Water-		3,156	0 27
100	Directions and sections of section		works:	For v	value of mate	rials put into st	ock			
28	Purchase and upkeep of meters Extension of waterworks		Do. Do.		do. do.	do. do.	• •	13 90 25 43		
49	Improvement to water supply		Do.		do.	do.	2	,203 30	0	
279 266/07	Improvement to Dematagoda slaughter-house. Construction of Skinner's road		Do. Do.		do. do.	do. do.	• •	13 24 $38 98$		
97	Upkeep of metal roads		Do.		do.	do.		9 8'	7.	
•	Deposit Account, house connections		$\mathbf{D}o.$		do.	do.	• • -	386 1	1 - 3,02	5 31
72	Maintenance, Town Hall					nent of accounts				5 85
27	Maintenance charges, Waterworks	229	fools. Wat	erwo	orks : Adjust	ment of account	8		128	3 25
					Da u	Da a	D _a	•	,	
	Total payment for labour by Municipal En	gineer	ı		Rs. c.	Rs. c.	Rs.	0.		
•	Do. do. Waterworks					2.346 2				
					•		39,078	98		
٠	Amount of cheque No. 1,000 to Munici Do. 1,001		igineer	• •	363 0					
	Do. 1,001 Do. 1,002	do. do.		• •	$\begin{array}{cc} 502 & 0 \\ 580 & 50 \end{array}$					
	Do. 1,003	do.			379 50					
	Do. 1,004 Do. 1,005	do. do.		• •	$542 50 \\ 498 30$					
	Do. 1,006	do.			222 50					
	Do. 1,007	do.			459 0					
	Do. 1,008 Do. 1,009	do. do.	:	• •	$\begin{array}{cc} 83 & 0 \\ 244 & 0 \end{array}$					
	Do. 1,010	do.			264 0					
	Do. 1.011	do.			9,579 5					
	Do. 1,012 Do. 1,013	do. do.		• •	4,048 26 $7,136 67$					
	Do. 1,015	do.			492 82					
	Do. \ 1,015	do.		• •	656 0					
	Do. 1,017 Do. 1,018	do. do.		• •	$\begin{array}{ccc} 293 & 0 \\ 483 & 0 \end{array}$					
	Do. 1,019	do.			759 - 2					
	Do. 1,020 Do. 1,021	do. do.		• •	433 50 8 710 75					
	(ash	uu.		• •	$8,710 \ 75 \ 19 \ 33$					
	Part of cheque No. 1,035			••	0 20					
	Amount of charms No. 1 0344 vvv.	.				36,750 30				
	Amount of cheque No. 1,014 to Waterwork	s Engi	neer	••		2,367 82	00 170	10		
							39,118	1 Z		
	Refund by Municipal Engineer (and him as	1 6 1	1 6 10		1 M 0 4		30,210			
	Refund by Municipal Engineer (cash bill 26 Refund by Waterworks Engineer (cash bill	l of 1 185 of	1-6-10) 16-6-10)		17 34 21 80		50,110	,		

39 14

MUNICIPALITY OF KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy, held in the Town Hall, Kandy, on July 16, 1910, at 8.30 a.m., in accordance with Notice dated July 12, 1910.

Present:—The Hon. Mr. R. B. Hellings, Chairman; Mr. E. Beven; Mr. W. D. Gibbon; Dr. G. P. Schokman; Mr. W. C. Price; Mr. E. L. Wijegoonewardana; and Mr. V. M. Saravanamuttu.

The Minutes of Proceedings of the Meeting held on June 18 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.

2. The following documents were submitted:-

- (a) Statements of Receipts and Expenditure from close of 1909 to June 30, 1910, on account of the Municipal Fund, comprising the (No. 1) General Revenue and Consolidated Rate (Police and Lighting), and (No. 2) Water-Rate Accounts.
- (b) Progress Report of Works brought up to the same date.

(c) Health Officer's Report for June.

(d) Statement of Cases instituted by the several Inspectors and of Work done by the Municipal Magistrate during the month of June.

(e) The Reservoir Reading for June.

Resolved—That the several statements, together with the Minutes of Proceedings of this Meeting, as required by section 90 of the Municipal Councils' 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, bakeries, dairies,

standpipes, and house service taps inspected during June.

4. Correspondence:-

(i.) Circular letter No. 47 of June 25, 1910, from the Hon, the Colonial Secretary, intimating that declarations of ownership under section 6 of the Vehicles Ordinance (No. 9 of 1901) are now subject to stamp duty.—Read.

(ii.) Letter No. 11 of July 8, 1910, from the Hon. the Colonial Secretary, forwarding copy of a circular addressed

to Government Agents on the subject of the extension of the present opium renters monopoly.—Read.

(iii.) Letter No. 12 of July 11, 1910, from the Hon. the Colonial Secretary, intimating that the by-laws under the Town Schools' Ordinance have been in force from the date of their publication in the Government Gazette, and that no further proclamation is necessary.

Resolved—That the Director of Public Instruction be asked to advise as to salaries and to recommend teachers

with a view to ultimately obtaining a Government grant.

- (iv.) Letter No. 75 of June 23, 1910, from the Hon. the Government Agent, Central Province, intimating that instructions have been received from Government that no road and bridge toll rents should be offered for sale for 1911.-Read.
- (v.) Petition of June 28, 1910, from the toll renter of Gonawatta ferry, asking to be allowed to collect the bridge toll at Tennekumbura.

Resolved-That the petitioner be informed that the new bridge is outside Municipal Council limits, and that the Council cannot grant the application.

5. To consider the question of extending the water-rate limit on Peradeniya road in view of the proposed extension of the water service along this road.

Resolved-That the Superintendent of Municipal Works be asked to furnish report as to how far the limits should be extended.

6. Supplemental Budget No. 1 of 1910.

Resolved—That the budget be adopted.

7. Resolution No. 4 of March 19, 1910, of Standing Committee on Municipal Works re applications for private water service.

Resolved—That a special form of agreement be prepared for the purpose.

Recommendations of Standing Committees:-

·Law and General Subjects.

(1) That Mr. Vanderwall's bill in "Theatre Case" be paid in full.

(2) That the strip of land belonging to the Council by the side of the path leading to the Aradhana Maluwa be leased to Mr. A. G. Fraser for the erection of a shelter for ricksha coolies on a nominal rent of 5 cents a month. The tenancy to be one "at will," and terminable at a month's notice.

(3) That Mr. Vanderwall's recommendation to settle the pending "excess water" cases out of court be approved.

Finance and Assessment.

(4) That the market rents collector's commission be increased from $2\frac{1}{2}$ per cent. to 3 per cent.

(5) That Mr. F. Goonewardene be paid Rs. 16 for furnishing a fourth copy of transfer deed of Hermitage Bungalow to be filed in the office.

(6) That the Assessment Clerk be asked to furnish security in Rs. 2,000 in cash or landed property for the due performance of his duty.

(7) That sites be acquired for two public latrines at southern end of Katugastota bridge and in Malabar street near Lewella road junction.

(8) That the following assessments be sanctioned:—(i.) No. 245, Katugastota road, Rs. 240; (ii.) No. 54, Brownrigg

street, Rs. 20; (iii.) No. 55, Trincomalee street, Rs. 180; (iv.) Hermitage Bungalow, Rs. 720.

(9) That the Girls' Industrial School, Katukele, and the Buddhist Convent be charged fixed sums of Rs. 7, plus meter rent, and Rs. 3 plus meter rent, respectively, for water consumed in excess of allowance. The concession to be withdrawn if it is found that water is wasted or unduly consumed. (10) That Sergeant Eulcher be paid Rs. 28.95, value of articles burnt on the orders of the Health Officer.

(11) That the over expenditure of Rs. 479.45 on boat house (Estimate No. 58 of 1909) be sanctioned.

Municipal Works.

(12) That the following estimates be sanctioned:—(a) New matting and coir rugs for Town Hall, Rs. 118; (b) Fitting up four polished brass electroliers at the Town Hall, Rs. 280; (c) Ten notice boards, Rs. 400; (d) Treating Victoria Drive with "Gregsonite," Rs. 3,000.

Resolved—That the recommendations be adopted. Messrs. Wijegoonewardene and Price opposed the adoption of

recommendation (3).

Statement of Receipts and Disbursements to June 30, 1910. No. 1.—General Revenue and Assessment Tax Account.

	110. 1.	CHINEDAN	TAMABLE DE T	NO MESSESSMENT TAX NCCOOKT.		
		Estimate	d Receipts.	ſ	Estimat	
Revenue.		Amount. Rs. c.	Rs. c.		Expendit Rs. o	
Balance from 1909		•	58,001 45	The second secon		
Cometery account—fees	and	1,100 0	362 50	Commutation rate—establishment and sundries		0 1,007 0
graves Commutation rate	• •	13,000 0		Government loans—repayment .	. 1,962 4	5 981 23
Interest		1,000 0	, -	House of shelter—wages, &c	222 8	
Judicial account—fines Lake silt—Government c	ontri-	4,000 0	1,521 25	Interest to Government and bank Judicial account—establishment		2 972 91
bution		3,000 0		and printing		0 627 30
Licenses Miscellaneous receipts		19, 1 82 0	,	Lake silt—clearing of Legal expenses		0 974 37 0 2,643 67
Public market—rents		18,800 0	10,238 25	Licenses—printing and advertising	g 80	0 150 91
Rents Registration of dogs	• •	2,13 0 0 450 0		Miscellaneous charges Office charges—establishment	,	0 649 34
Stamp duties	• •	14,085	_	and sundries	12,821 5	3 6,323 24
Scavenging—bucket fees		14,350 0 7,200 0	• ,	Pensions Public market—establishment,		0 786 77
Slaughter-houses—fees Taxes on vehicles and anima	als	3,015 C		lighting, &c		0 2,305 57
Tolls		25,468	10,736 48	Rents—expenses on account cattle	00=	0 514.94
Public works—Government tribution, &c.	con-	2.150	1,734 50	shed and Town Hall Registration of dogs—seizing and		0 514 24
Sundry receipts			_	feeding	1,000	0 1,019 99
				Stamp duties—branding carts, &c. Sanitation—establishment and		0 —
				sundries	10,075	
·				Scavenging Slaughter-house — establishment,	38,754 3	2 16,563 17
				grass, &c	2,514	1,162 8
				Taxes—expenses on account vehicles and animals	100	0 43 62
				Time charges—wages, powder, &c.	200	
				Tolls charges—rent of boats and approaches	360 (57 92
				approaches Public works		
		A	lssessment T	Tax Account.		
Arrears			7,244 46		· · · · · · · · · · · · · · · · · · ·	
Assessment tax, 1910	• •	32,000	11,960 10		1,465 (14,500 (
Sundry receipts	٠		100 10	Street lighting	21,800	11,759 45
				Street names and house numbers Sundry disbursements	400	$egin{array}{cccccccccccccccccccccccccccccccccccc$
				Sundry disbursements		200 1
		171,530 0	144,695 41	Advance Account		6,058 36
Advance Account	••		3,440 18			
Tot	al	171,530 0	148,135 59	Total	175,761 5	0 87,727 70
			Denosit	Account.		
Balance brought forward .			3,513 70	Securities		2,168 80
Securities		• •	1,710 0	Miscellaneous		828 5
Miscellaneous :	•	• •	531 50	Total		2.996 85
	Totai		5,7 55 2 0	Balance carried f	orward	63,166 24
;	Grand	Total	153,890 79	Grand Total		153,890 79
• •	Granu	. Iouai .	100,000 10	Grand 10tar	•	. 100,000
			 ,			
		No.	2.—WATER	-RATE ACCOUNT.		•
		Estimated	Receipts.		Estimated Expenditu	
REVENUE.		Amount. Rs. c.	-	Expenditure.	$\operatorname{Rs.}$ c	
Balance from 1909			55,479 55	Arrears—commission, &c	250 0	
Arrears	• •	7,400 0		Water-rate charges	5,733 1 18,154 43	,
Water ate, 1910 Fairidand and Roseneath	• •	29,750 0 1,000 0		Interest and sinking funds Waterworks maintenance	4,892 0	1,371 35
Watter Service Account		4,750 0	. 3,968 20	Water Service Account	2,700 0	2,025 25 107 62
Sundry receipts	• •	2,950 0	2,237 47	Sundry disbursements Extension of water supply	5,000 0	
gg Go® Y				Diversion of Hermitage stream		$554 63 \\ 190 5$
X.				Fairieland and Roseneath Balance carried forward		61,562 22
m-1-1	i	45 OFA ^	FR 220 10	_	00 700 44	77 850 12
Total	٠.	45,850 0	77,658 43	Total	36,729 44	77,658 43
Kandy, July 25, 1910.				VIVIAN PEREIRA, A.N.F.A. (Lond.), A	Accountant.

	DEPOSIT	ACCOUNT, JUNE	30, 1910.		
	Remaining on December 31 1909.	Receipts to the month of June, 1910.	Total.	Disbursements to the month of June, 1910.	Remaining on June 30, 1910.
	Rs. c.	Rs. c.	Rs. c. •	Rs. c.	Rs. c
Securities Miscellaneous	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1,710 0 531 50	4,901 30 853 90	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2,732 50 25 85
	3,513 70	2,241 50	5,755 20	2,996 85	2,758 35

Kandy, July 25, 1910.

VIVIAN PEREIRA, A.N.F.A. (Lond.), Accountant.

Progress Report of Works done brought up to June 30, 1910.

Estin	1246	Amou	unt			Ex	pend	liture.			Tota	1	Unorwanded
No		voted				ring	='	Up to			endi		Unexpended Balance.
		the \mathbf{Y}	ear.		June	, 191	0.	May 191					
_		Rs.	c.		Rs.	c.		Rs.		R		3.	Rs. c.
1	Upkeep of pavements	2,635		• •		64a		1,121			301 8	31	1,333 69
2 3	Town streets Alutgantota and Lady Anderson's	8,300	0	• •	671	925	• • •	1,989	87	2,6	i61 7	9	5,638 21
•	roads	999	0		26	58c		309	55	. 3	36 1	3	662 87
4	Udawattekele roads .	2,200		• • •		0 d		613			64 1		
5	Halloluwa, Bahirawakanda, Hos-												
	pital, and Huduhumpola roads	1,900		• •		50e	• • •	315		_	43 9		1,456 3
б 7	Municipal buildings	2,160		• •		63/	• •	653	~~		75 40		1,384 60
8	Watering streets Market buildings	1,000		• •		$\frac{38g}{29h}$		667 577			94 88 09 98		$\begin{array}{ccc} 305 & 62 \\ 1,190 & 5 \end{array}$
9	Ornamental trees	1,800 496		• •		94i		302			31 88		164 12
10	Tools	600		• •		37j	• •	445				i	107 99
11	Bathing and dhobies' tanks	155		٠.									155 0
12	Recreation ground and esplanade	1,000		• •		25k	o. •	234			67 62		732 38
13	Sundry minor works	400	0	• •	23	35l	• •	116	46 .	. 1.	39 81		26 0 19
14	Repairs to cemetery keeper's house	=0											50 0
15	house	50 435		• •	19	34m	• •	86	72 .	. 10	 06 6	·· · · ·	328 94
16	Recreation ground improvements	1,540	0	• •		83n		538			11 76		228 24
17	Repairs to carriage and ricksha	-,	•		•-	•••		-	_				
	stand	100			3	120		4	36 .		7 48		$92\ 52$
18	Building barrel drains	2,209					• •					• •	2,209 60
$\begin{array}{c} 19 \\ 20 \end{array}$	Concreting pavements	566	0	• •			• •	00	٠,		 29 10	• •	5 66 0 92 81
$\frac{20}{21}$	Public seats, maintenance	175 200	0	• •			••	$82 \cdot 232 \cdot 4$			32 19 $32 48$		92 61
$\frac{21}{22}$	Clearing silt from Meda-ela Constructing a set of lines	3,1 9		• •		68p	• •	454		1.20			1,923 11
2 3	Lady Blake's drive	570	ő			56q		65 8			5 41		464 59
24	Egg-shaped drain, Katugastota voad	3,546	75		281			1,651 9		1,93			1,613 64
25	Improvements to office	1,467					• •	1,099 2					368 33
26	New carpenters shed		0		9	0s	• •	428 5			$\frac{7}{4} \frac{57}{7}$		102 43
27 28	Cement concreting bed of Meda-ela	193	50 0	• •	27	0t	• •	34 175 5	$\begin{array}{c} 7 & . \\ 50 & . \end{array}$	~ -	$\begin{array}{ccc} 4 & 7 \\ 2 & 0 \end{array}$		$\begin{array}{ccc} 159 & 43 \\ 708 & 0 \end{array}$
$\frac{20}{29}$	Building drains opposite jail Drainage	$920 \\ 10,000$	0	• •	37	()i	••	8 6			8 60		9,991 40
30	Room at Katukele school	600	ŏ					584			4 31		15 69
31	Building lines and inspection shed,		-										
	Hermitage Bungalow Building wall round latrine	2,572	34		1,427	12u	• •	601 1			8 22		544 12
32	Building wall round latrine		0	• •		20	• •	255°		0	5 27		19 73
24/09	Retaining wall, Bahirawakande road	49		• •		23v			90		6 23 4 90		$\begin{array}{cccc} 23 & 61 \\ 99 & 97 \end{array}$
28/08 34/00	Vegetable market	104 1,099			2	$17\dot{w}$		619 4			1 57	· ·	477 74
35/09	New Lewelle road	869		• •		1140	• •	692 7			2 74	• •	$\overline{177}$ $\overline{7}$
	Drain at the back of public offices	3,994			606	63x		2,748 7	7	3,35			638 79
38/09	Boat house	781			51	52y		1,219 1					
41/09	Fence round Sir Ward's statue	520	1				• •		4	53		• •	1.001.00
	Diversion of stream	1,716		• •	97		• •	536 9 134 1			$\begin{array}{ccc} 4 & 33 \\ 4 & 19 \end{array}$		1,081 82
	Clearing vegetation Clearing silt from side drains	300 500	0	••			• •		$0 \dots$		3 0	• •	$\begin{array}{cc} 165 & 81 \\ 497 & 0 \end{array}$
	Opening and covering pits	2,880	ŏ		192	43a7		1,094 8		1,28		• •	1,592 69
	Ferry approaches	260	0								_		260 0
	Ferry boats	100	0			25b1		57 9			9 17		40. 83
	House of shelter	22 2				75cl		78 4			2 15	• •	120 72
	Maintenance of waterworks	4,746	0	• •	243		• •	1,371 8			4 95		3,131 5
Ţ	Maintenance of two fountains. Scavenging streets	80 14, 7 27	$\frac{0}{32}$	 	1,189		• •	$\begin{array}{c} 0 & 5 \\ 6,329 & 3 \end{array}$			0 58	• •	79 42 7,208 3 5
	Extension of waterworks	5,743	0				• •	U,UUU U	3	1,01	8 97	• •	5,743 0
	Fire engine	175	ŏ	• •	13	4.4	• •	71 7	2 .	8	- 5 16	• •	89 84
	Lake silt	3,000	0		42	17		993 7			5 86		1,964 14
	House service	1,600		~- .		39		1,583 4			5 79		
33	Drain, Lady Torrington road	814	0	• •	9	36					9 36		804 64
													171 17

- (a) Cleared silt from barrel drain Rs. 9·42, cleared gratings Rs. 17·76, repaired manhole covers Rs. 18·99, repaired pavements Rs. 7·50, cost of timber Rs. 60·80, cost of cement Rs. 40, tar Re. 1·16, bricks and lime Rs. 14, cement plastered drain Rs. 11·01 = Rs. 180·64.
- (b) 15 cubes metal broken and piled Rs. 108·85, 65 cubes metal spread Rs. 214·92, gravel spread Rs. 23·82, gravel transported Rs. 16, 3½ miles side drains cleared Rs. 46·82, tools repaired Rs. 19·60, cost of materials Rs. 66·80, repaired hand carts and metal screens Rs. 13·10, weeded Victoria drive Rs. 19·79, repaired lines Rs. 70·52, fixed street names Rs. 7·30, contingencies Rs. 3·73; enlarged quarry Rs. 54·67, supervision Rs. 6 = Rs. 671·92.

(c) Repaired culvert, new Lewella road Rs. 12.58, cost of brick and lime Rs. 14 = Rs. 26.58.

(d) Cleared 3½ miles side drains Rs. 93.52, cleared landslips Rs. 11.77, 1 mile jungle cut Rs. 10.71, forest overseer's pay Rs. 35 = Rs. 151.

(e) Deepened drains and reduced sides, 33 miles Rs. 76.58, proportionate cost of store and line watchers Rs. 51.92

= Rs. 128·50.

(f) Repaired ceiling at Secretary's quarters Rs. 34·74, whitewashed latrines Rs. 7·20, repaired latrines Rs. 11·20, fixed perforated zinc sheets to Town Hall roof Rs. 5·45, repaired roof of store Rs. 61·64, painted cooly lines Rs. 40 = Rs. 121·63.

(g) Hire of bullocks for water carts Rs. 24 38, repaired water carts Rs. $3 = \text{Rs. } 27 \cdot 38$.

(h) Whitewashed market Re. 1.60, repaired market stall Rs. 19.39, cost of one barrel cement Rs. 10, repaired butchers' blocks Re. 1.30 = Rs. 32.29.

(i) Cut overhanging branches Rs. 28.38, cost of materials 56 cents. = Rs. 28.94.

(j) Cost of tools Rs. 46.37.

(k) Wages of watcher Rs. 18, hire of bullocks for moving machine Rs. 33.25 = Rs. 33.25.

- (l) Repaired boat Rs. 7.94, cut boundaries of Hilpankandura reservation Rs. 4.68, cost of materials Rs. 10.72 = Rs. 23.35.
- (m) Cleared and weeded ground and paths Rs. 15:08, fixed wire fence Rs. 3:85, cost of materials 41 cents = Rs. 19:34.

 (n) Wages of extra grands Rs. 43:08, cost of diets Rs. 17:25, cost of leading and blasting Rs. 6:50 "cost of cost."
- (n) Wages of extra guards Rs. 43.08, cost of diets Rs. 17.25, cost of loading and blasting Rs. 6.50, cost of coal Rs. 6 = Rs. 72.88.

(o) Repaired ricksha stands Rs. 3·12.

(p) Cost of timber Rs. 359 42, 15 82 cubes of rubble masonry Rs. 284 76, ten carts lime Rs. 70, transported rubble stones Rs. 7 50, 12 door frames Rs. 30 = Rs. 751 68.

(q) Reduced sides Rs. 35:31, rolled loose metal Rs. 4.25 = Rs. 39.56.

(r) Built egg-shaped drain, Katugastota road Rs. 162·15, cost of bricks, lime, &c., Rs. 119 = Rs. 281·15.

(s) Cost of lime Rs. 7, pointed floor Rs. 2 = Rs. 9.

(t) Wages of guards Rs. 30, cost of lime Rs. 7 = Rs. 37.

(u) Cost of timber Rs. 316·16, cost of tiles and lime Rs. 83, levelled and cleared site Rs. 20, 5·63 cubes brickwork Rs. 84·45, 5·63 cubes stone masonry Rs. 112·60, 27·30 squares walls Rs. 163·80, 12 batten doors Rs. 189, 5·63 cubes earthwork Rs. 5·63, 14 verandah posts Rs. 70, levelled and prepared site Rs. 25, 29·54 squares woodwork of roof Rs. 354·48, transport of timber Rs. 3 = Rs. 1,427·12.

(v) Earthwork in filling Rs. 26. 23.(w) Painted ironwork Rs. 2. 17.

- (x) Wedged stones, laid cement concrete invert and stones paving Rs. 583 39, cost of materials Rs. 8 24, supervision Rs. 6 = Rs. 606 63.
 - (y) Cost of 150 ridge tiles Rs. 30, galvanized iron guttering Rs. 12, painted valance Rs. 9.52 = Rs. 51.52.

(z) Cost of materials Rs. 94.36, repairs to pipe and protecting them Rs. 3.04 = Rs. 97.40.

(a1) Earthwork in opening and covering pits Rs. 192.43.

(b1) Hauled up ferry boat Re. 1.25.

(c1) Pay of watcher Rs. 12, built cement drain Rs. 6.44, made latrine boxes Re. 1.40, whitewashed building Rs. 3.91 = Rs. 23.75.

Municipal Office, Kandy, August 25, 1910. G. FRED. BUULTJENS, Superintendent of Works.

Health Officer's Report for June, 1910.

Scavenging.—The scavenging of the town, both day and night, was satisfactorily performed during the month.

Drainage.—The condition of the drains, both superficial and deep, were on the whole satisfactory owing to the flushing they received from the frequent heavy showers that fell during the month.

Water supply.—Good, but not sufficient.

Alleys.—These were regularly limewashed and kept as clean as possible.

Laundries.—Generally well kept.

Dairies.—Clean and well kept.

Bakeries.—Clean and well kept.

Public Market.—Clean and well kept.

Exposing shed and slaughter-house.—These were in good order and well kept.

Night-soil depot.—Well kept.

Cooly lines.—Fairly well kept.

Eating-houses are fairly well kept.

Public latrines.—Clean and well kept.

Fish boutiques.—Frequent inspections were made, fish exposed for sale was of good quality.

Food supply.—All foodstuffs exposed for sale, both in the market and town, were regularly inspected and found good. During the month 497 cattle, 128 buffaloes, 110 sheep, and 250 goats were slaughtered; 4 livers and 1 lung of buffaloes, 4 livers and 4 lungs of sheep, and 15 livers and 42 lungs of goats were condemned and buried.

Public Health.—The health of the town was good during the month. Ten cases of chickenpox, 1 case of enteric fever, and 3 cases of continued fever were reported.

Municipal Office, Kandy, July 11, 1910,

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a General Meeting of the Municipal Council of Galle held in the Municipal Office on Saturday, July 9, 1910.

The Council met this day at 2 P.M., pursuant to notice dated July 4, 1910.

Present:—Mr. C. M. Lushington, Chairman; Mr. D. G. Goonewardene; Dr. E. Ludovici; Mr. M. Macan Markar; Mr. H. F. Tomalin; Dr. J. H. Ebell; and Mr. D. W. Subasingha.

The Minutes of the General Meeting held on June 18, 1910, copies of which were sent to each Member of Council, were taken as read.

Resolved—That the Minutes of the General Meeting of June 18, 1910, be confirmed.

1. Submitted papers containing proposed by-law for regulation of cart traffic.

Resolved—That the by-law set out in Annexure A be adopted under sub-section (1), section 124, of the Ordinance No. 7 of 1887.

- 2. Submitted papers re Opium Rent.—Read.
- 3. Letter No. 376 dated June 28, 1910, from the Provincial Engineer, re planting up of chena and other vacant lands at Hivare.

Resolved.—That Mr. Tomalin be thanked for his suggestion, and that the matter do lie over until the land is vested in the Council.

4. Submitted papers re use of horns in motor cars.

Resolved—That the by-laws adopted by this Council on November 13, 1909, be recommended for publication.

5. With the leave of Council, Mr. D. G. Goenewardene read a letter from Mr. R. O. de Saram complaining of the inconvenience to wheeled traffic owing to the trenches for the water service pipes being left open for a long time.

Mr. H. F. Tomalin explained that it was due to his anxiety to use as little water as possible from the Bikke reservoir for testing the pipes. He promised to see that the trenches on the Kumbalwella, Kandewatta, and Wakwella roads were closed within the next ten days.

- 6. The following documents were laid on the table :-
 - (1) Statements of Receipts and Disbursements for June, 1910.
 - (2) Progress Report of Works to end of June, 1910.
 - (3) Sanitary Officer's Report for June, 1910.
 - (4) Report of Inspector of Vehicles and Animals on Carriages plying for hire during June, 1910.
 - (5) Diary of Sanitary Officer.
 - (6) Diary of Manager, Health Department.

C. M. Lushington, Chairman.

Confirmed:

The Municipal Office, Galle, August 20, 1910.

ANNEXURE A.

By-law referred to in Resolution 1.

The driver of every cart, the body of which is not supported on springs, shall while driving keep the cart as nea as possible to the left hand edge of the road in the direction in which the cart is proceeding. He shall not drive his bullock or bullocks at a greater pace than a walk, and shall not pass or attempt to pass any similar cart proceeding in the same direction, as his own cart, unless that similar cart is halted. He shall not halt his cart at right angles to the road.

Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to July 31, 1910. REVENUE.

		2022		
· Estimate Revenu for 1910	le	Receipts to July 31, 1910.	Estimated Receipts to Revenue July 31,	
			for 1910. 1910.	
Balance brought forward	c.	Rs. c. 43,785 15	Rs. c. Rs. c. 15 Stamp duty on intoxicating	
· · · · · · · · · · · · · · · · · · ·		20,100 20		
I.—TAXES.			liquors 2,500 9 6 82 16 Stamp duty on butchers' licenses 50 0 48 75	
1 Commutation under Road Ordi-			17 Stamp duty on licenses to	
nance	0	12,677 0	slaughter cattle 5 0 3 9	
2 Taxes on vehicles and animals 8,000	0	7,368 0	18 Stamp duty on Supreme Court	
3 Taxes on vehicles and animals—		į	proctors 300 0 351 0	
costs 40	0		19 Stamp duty on District Court	
costs	0	530 25	proctors 450 0 · . 394 87	
TT Aggregasman Aggregam		1	20 Stamp duty on notaries'	
II.—Assessment Account.			certificates 85 0 87 75	
5 Lighting rate 5,300	0	3,239 89	21 Stamp duty on licenses for arrack	
6 Assessment rate 17,000	0	11,656 63	taverns 4,500 0 2,646 88	
7 Water-rate 4,500	0	3,152 74	22 Licenses for sale of poisons 5 0 4 87	
8 Lighting, assessment, and water-			23 Licenses to auctioneers and	
rate—costs 500	0	348 60	brokers 260 0 240 0	
TTT T			24 Licenses to move petroleum 100 0 83 50	
III,—Licenses.			25 Motor cars and drivers' licenses 125 0 292 50	
9 Stamp duty on carriages for hire 700		292 50	26 Licenses for offensive and	
10 Stamp duty on backeries for hire 400	0,	513 73	dangerous trades 150 0 34 50	
11 Stamp duty on jinrickshas for hire 75	0	53 63		
12 Stamp duty on carts for hire '900	0	961 30	IV.—Fines.	
13 Stamp duty on boats for hire 250	0	266 18	•	
	0	65 15	27 Judicial fines 2,000 0 1,451 57	

	and the control of the second						
		Estimat Revent	u e	Receipts to July 31, 1910.		Estimated Revenue for 1910.	Receipts to
		Rs.	44	Rs. c.		Rs. c.	
	V.—Tolls.				X.—MISCELLANEOUS.		:
28	Paradowawatta and Morawa korale roads		•		53 Sale of fare tables 54 Sale of enamelled numbere	. 70	0 55 75
29		. 12,155 . 6,875		6,811 29 2,864 63	plates for carts		0 320 0
		. 0,010	Ū	2,002 00	55 Metal tickets for dogs	-	0 75 50
	VI.—SLAUGHTER-HOUSES.	-00	•	0.40	#7 O.1a . C	10	0 8 24
	Slaughter-house fees Pounding and feeding cattle and	. · 500	0	3 50 0	57 Sale of manure 58 Sale of unserviceable articles	. 10	
	goats	. 700	0	598 5	59 Sale of house rubbish		0 80 0
32	Special licenses to slaughte						0 920 66
	cattle, goats, and pigs .	. 30	Ü	7 25	61 Fees for testing weights ar measures		0 36 96
	VII.—HEALTH DEPARTMENT.				00 The Community of the 1		0 35 0
	Sale of disinfectants	. 25	0	13 10		. 250	0 132 2
34	Conservancy of dry-earth closets	6,550	0	4,356 52	64 Surplus account from sale unclaimed stray cattle		0 33 96
	VIII.—MARKETS.				65 Opium	. 20,500	
	Fish market and auction shed		0	5,028 62		. 400	
	Meat market bazaars Green market bazaars		0	262 50	67 Fees for decorations, pandals, & 68 Government contribution for		0 20 0
		2,124 $2,610$	0	1,239 0 $1,468 38$	building new Segregation Cam		
	Refuse meat market, bazaars	126	0	73 50	and Infectious Diseases Hospit		0 5,000 0
	Fort market	7 7	0	213 25			
	Dewate market Kaluwella market		0	84 95	XI.—CEMETERY.		•
	Betel sheds	400	Ö	$89 25 \\ 305 17$	69 Burial fees, &c.	300	0 195 50
44	Private markets	. 400	0	265 5 0			
Æ.	IX.—RENTS.				Total	135,885	135,366 48
**	Bathing and drinking wells	,			DEPOSIT ACCOUNT.		
		. 250		125 0	77.1		11,502 8
	Room in Pavilion Pavilion	0.0	_	24 0	Security		5,803 33
	Encroachment—ticket of occu		U		Police Court fines		673 50
	pancy	. 1		1 0	Miscellaneous		2,370 32
	Victoria park tennis court . Office verandah .		0	28 75			20.040.00
	Boutiques and verandahs of boutiques in meat market	of t		7 0	Total	••	20,349 23
.52	bazaars	202		93 38	Grand T	otai	155,715 71
. 02	rruit trees	. 200	U	40 0			
					og companies after ex-s		
				EXPEN	DITURE.		
	•	Estim	ated	Disburse-			Disburse-
		Expend		e ments to July		Estimated Expenditu	
		fo r 19	10.	31, 1910.		for 1910	
	T	Rs.	c.			Rs. o	
	I —Non-effective Charges.				Other Charges. 14 Refunds		n 00 09
	Pensions	. 1,339 . 1,000	-	81 28 500 0	15 Advertisements	. 50 (. 250 (99 93 38 90
	· · · · · · · · · · · · · · · · · ·	. 13,000		6,494 10	16 Printing	. 1,500	720 2
	Interest and sinking fund or	n.		•	17 Stationery	. 350 (
≥ .	loan for waterworks Interest and sinking fund on loan		0	1,750 0	18 Furniture	. 100 (. 150 (
Э.	Interest and sinking fund on loar for sanitary improvements		0	1,127 50	20 House numbers .	20 (
	201 Swittery migrovolution	,	J	I,Im. 00	21 Uniform for inspectors and		104 ^
II.	-Salaries and Expenses of				others	2 00	
Á,	DEPARTMENTS.	# 00	^	201 70	23 Rent of Municipal Office .	000	
·65 (Chairman	500	U	291 70	•		
	III.—SECRETARIAT.				IV.—Vehicles and Animals Department.		
	Personal Emoluments.				Personal Emoluments.		*
7 :	O-1	9,388	0	5,327 96	24 Salaries	. 180 0	105 0
	Allowances	840	0	460 0	25 Allowance	8 1	8 0
9	Commission to road tax collectors	1,500	0	21 15	26 Commission to vehicle and animal tax collectors	~~ 0	15 25
10	Commission for assessing properties	20	0		animal tax collectors . 27 Commission on fines to inspector		
		_	U		Other Charges.		
11	Commission to lighting rate	,		Į.			
	collectors	350	0	159 22	28 Badges, tin and enamelled plates		
	collectors Commission to assessment rate	350	•		fare tables, tickets for dogs	,	
12	collectors	350 1.050	0	159 22 397 62	fare tables, tickets for dogs tickets for grazing cattle, paint	•	239 14
12	collectors Commission to assessment rate collectors	1,050	0	397 62	fare tables, tickets for dogs	•	. 239 14 96 42

		-	Estim Expend for 1	liture	mer J	urse its to uly 1 91 0	Estimat Expendit for 191	ure July
				. с.	R		Rs.	•
	VJUDICIAL.						Other Charges.	
••	Personal Emoluments.						57 Buckets 1,000 58 Disinfectants 1,000	0 332 58 0 804
	Salaries Allowance	* **	1,000			1 74	58 Disinfectants 1,000 59 Coir dust and transport 294	0 804 0 172
01	Other Charges.	• . •	. 60	0	٠	3 5 (60 Coconut husks 144	0 84
•0			. ب		-		61 Digging trenches and construc-	0.000
34	Costs in legal proceedings	•.	. 56	0	2	23 (tion of roads at night soil depôt 1,500 62 Contingencies 200	0 96 60 0 101 50
	VI.—MARKETS.						63 Draught cattle (7 pairs and	101 2
	Personal Emoluments.							0 1,837 5
33	Salaries		654	1 0	38	31-50	****	
	Other Charges.						XV.—Waterworks.	
34	Rent of Fort market		240	0 (8	o 0	Personal Emoluments.	
	,			•				0 331 60
	VII.—SLAUGHTER-HOUSES.						65 Allowance 60	o 35 0
	Personal Emoluments.						Other Charges.	
35	Salaries		. 486	0 0	24	15 0	66 Conservancy of Bikke reservoir 300	0 161 39
	Other Charges.					•	A	0 45 20
36	Grass for cattle and goats		. 450	0 (30	2 99		
	_	·	. 250	, ,		~ ••	XVIPublic Works DEPARTMENT.	
	VIII.—FIRE BRIGADE.						Personal Emoluments.	
	Personal Emoluments.							3,230 9
37	Salaries	• •	360	0	18	0 0	69 Allowances 510	297 50
	Other Charges.						Public Works—Annually Recurrent.	ž.
38	Repairs, &c., to fire engine	٠. •	5 0	0			70 Watering streets 500	405 4
	IX.—Time Gun.						71 Whitewashing markets 164 (
	-						72 Upkeep of town clock and tower 50 (73 Repairs to carts 500 (
9.0	Personal Emoluments.			_		^ ^	73 Repairs to carts 500 (74 Tools 200 (
39	Salaries	2.40	. 60	0	3	0 0	75 Upkeep of roads 12,000 (
	Other Charges.						76 Upkeep of bridges 600 6	
40	Repairs, gunpowder, &c.	• •	425	0	14	7 11	77 Upkeep of Municipal buildings 1,250 0 78 Cleaning canals 1,000 0	
	X.—Lighting.						79 Upkeep of drainage, Fort 500 0	
	Other Charges.						80 Upkeep of drainage, suburbs 1,000 0	
41	Lighting Fort and suburbs		9,000	0	4,829	2 69	81 Windmill 270 0 82 Conservancy, Victoria park 100 0	
-		• • •	0,000		2,0-		83 Repairs to buildings, &c., in the	203 00
	XI.—CEMETERY.						Segregation Camp and Infectious	
	Personal Emoluments.						Diseases Hospital, Dadalla 500 0 84 Rebuilding bridge over	356 67
42	Salaries		660	0	383	38	84 Rebuilding bridge over Keppu-ela 656 70	52 73
	$Other\ Charges,$						* *	
43	Upkeep of cemetery, &c.		100	0	-		Public Works Extraordinary.	
,	XII.—Sanitary Department						85 Minor works 1,000 0	25 0
4	Personal Emoluments.	•				•	86 New works and buildings 1,000 0 87 Keppu-ela retaining wall 2,500 0	205 0
4.4	~ 1 .					41	88 Acquisition of land 5,000 0	12 39
	Salaries Allowances		5,664 1,000		2,854	0	89 New carts (scavenging, night	242
	Other Charges.	• •	2,000	U	000		soil, and water) 750 0 90 Extension of street lighting 1,000 0	$\begin{array}{cc} 240 & 0 \\ 493 & 77 \end{array}$
46	Prevention of infectious disea	LSAS	1.000	O	_		91 New buildings, fence, roads, &c.,	100 11.
	Contingencies		100			50	Segregation Camp and Infectious	
	Analysis of water and food str					50	Diseases Hospital, Dadalla 2,000 0 92 Extension of water supply to	
19	Anti-mosquito brigade	• •	1,000	0.	1,344	91	Segregation Camp and Infec-	₩.
	XIII.—Scavenging.						tious Diseases Hospital,	
	Personal Emoluments.						Dadalla (first instalment) 3,000 0 93 New drains 3,000 0	$\substack{6,000 & 0 \\ 391}$
50	Salaries		2,484	0	1,399	46	93 New drains 3,000 0 94 New public latrines —	
	Other Charges.				,- • •		95 New water supply scheme —	35,543 97
51	Contingencies	940	100	0	56	95	Mat-1 100 13 00	00 005 30
5 2	Scavenging Fort (draught catt	tle,			0.0		Total 133,116 93	98,925 13
K9	4 pairs and drivers)		2,700		1,050		DEPOSIT ACCOUNT.	
กจ	Scavenging suburbs	••	4,440	U	2,480	U	Security	5,005 0
2	IIV.—HEALTH DEPARTMENT.						Police Court fines	735 75
	Personal Emoluments.						Miscellaneous —	5,998 3
54	Salaries		6,834	0	3,966	8	Total	11,738 78
	Allowances	• •	210		122			
	Commission to lattine fe	es				ł	Grand Total	110,663 91

DEPOSIT ACCOUNT.

		Remaining on June 30, 1910.	Receipts during July, 1910.	Total.	Disburse- ments during. July, 1910.	Remaining on July 31, 1910.
	•	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.
Security Police Court fines Miscellaneous	••	78 25	75 50	7,500 83 153 75 1,242 58	79 2 5	7,500 83 74 50 1,035 12
şia .	Total .	8,464 90	432 26	8,897 18	286 71	8,610 47

BANK BALANCE ON JULY 31, 1910. Amount. Rs. 5,520 83 In Fixed Deposit, on account Security of Contractors, &c... Current Account 39,570 97 45,091 80 Total

The Municipal Office Galle, August 9, 1910, D. M. MOREIRA, Secretary

Progress Report of Works done brought up to July 31, 1910.

			Amount Vote.	of	E	xpenditure in July, 1910.	Expenditure up to July 31, 1910.		Balance.
A STATE OF THE STA			Rs.	c.		Rs. c.	Rs. c.		Rs. c.
U seep of roads			12,000	0		1,088 34	5,678 46a		6,321 54
Upkeep of bridges	• •		600	0		$5 29 \dots$	$597 \ 75b$		2 25
Repair to waterworks	• •		200	0		1 45	46 65c	•	$153 \ 35$
Repairs to carts	•:•		500	0		31 0	$319 \ 25d$		180 75
Upkeep of Municipal buildings	• •		1,250	0			297 98e		952 2
Upkeep of drainage, Fort	• •	٠.	500	0		$27 64 \dots$	46 73f		453 27
Upkeep of drainage, suburbs		٠.	1,000	0		$32\ 77$	444 50g		555 50
Keppu-ela retaining wall	*? *	, ,	2,500	0		,	$205 0 \mathring{h}$		2,295 0
Extension of street lighting	•10	٠.	1,000	0		$22\ 25 \dots$	516 2i		483 98
Windmill		٠.	270	0		,,	$220\ 45i$		49 55
Repairs to buildings, Segregation Camp			500	0		100 0	356 67k		143 33
Minor works	• •	٠.	1,000	0		28 61	53 611		946 39
New drains	,,	٠.	3,000	, O		81 9	472 $12m$		2,527 88
Rebuilding, footbridge	•2•	٠,	650	70		506 94	559 67n		91 3
New carts	• •		750	0		,,	240 0o		510 0

(a) Metalled 1204 lines, gravelled 534 lines, cleared jungle, and trimmed and reduced sides 1,1764 lines, cleared drains 1,1421 lines, procured 340 cubes of metal and cubes of gravel 201, patched with metal 207 squires, patched with gravel 47 squires, repaired culverts.

(b) Repair of bridges, cost of bridge planks, and building a temporary bridge across Keppu-ela.

(c) Repairs of water service post, cost of brass mesh, fixing brass wire to Bikke, and repairs to service pipes. (d) Repairs to nine scavenging carts, three water carts, two iron hand carts, ten latrine carts, and one barrel cart. (e) Repairs to betel shed near Police Court, slaughter-house, cost of na planks, ladies' sea bathing place, repairs to latrines, and cleaned urinal pipe.

' (f) Repairs of drains.

(g) Repairs of drains, fish market, Cross street, Sea street, bazaar triangle, and Kaluwella cross drain.

(h) Building Keppu-ela retaining wall.

(i) Fixing Autolux lamp, &c.

(j) Repair of windmill.

(k) Repairs of building, Segregation Camp, Infectious Diseases Hospital at Dadalla, cost of barbed wire, milla posts, and cleared newly acquired land at Dadalla.

(1) Repair of wooden receptacles and repair of carriage stand, bazaar triangle.

(m) Improving Pettigalle-ela and cost of coconut pegs.

(n) Repair of footbridge and cost of materials. (o) Built three iron hand carts.

D. M. MOREIRA, Secretary.

The Health Officer's Report for the Month of July, 1910.

Scavenging.—Well attended to. Dramage.—Unsatisfactory.

Water Supply.—Drinking water from Labudowa good.

Alleys were kept clean.

Bakeries were kept in good order. Markets.—Well kept.

Cattle.—285 cattle and 166 goats were passed during the month.

Slaughter-house and cattle shed were well kept.

Latrines.—Well kept.

General Health.—Six cases of dysentery and three of chickenpox were reported during the month.

A. LUDOWYK, . Sanitary Officer.*

Vessels.	Date of Clearing.	For what Port.	Coffe.	Tea.	Cacao.	Trunk Cinchons.	Chips.	Coconuts.	Copra	Coconut Oil.	Coconut Poonac.	Cinnamon	Cinnamon Oil.	Citronella Oil.	Carda- moms.	Ebony.	Plumbago.	Coir Rope.	Coir Yarn	Coir Fibre.	Sapan wood.	Kitul	Deer
colombo.	1910.		ewt.	lb.	ewt.	lb.	ib.	No:	cwt.	owt.	ewt.	lb	oz.	· oz.	lb.	cwt.	cwt.	ewt.	cwt.	ewt.	cwt.	owı	ew.t.
ss. Buel w ss. Nawab ss. Luitzon ss. Syria ss. Clan Lindsay ss. Untholti ss. Tabanan ss. Hakata Maru ss. Meek'enburg ss. Brasila ss. Jaroslay ss. Euphrate ss. Arcadia sc. Delhi ss. P. R. Luitpold ss. Lisela	22-8	London Hamburg Hamburg Australia Yokohama Bembay Brewen China London Cape Port Batavia Japan Hamburg Hamburg Odessa Marseilles China Bombay Bremen China		500 78223 19134: 4394: - 420 - 11135 - 20173 - 20173 - 2054	349 70 107 128 	5		99725 12000 198315 6400 	8006 			17500 17920*		28800	1120 		2009 769 80 444 2927 226 1618 1506		_	184 2500 802 469 353 200		23 101	
ss. Clan Gordon	25-	-8 London	-	- !	5 0 —	-	- -	_	198	9 151	5 271	5 —	_	16812	8 _			-	- 29	37 _		. _	- \
*	Cips,		† And Chip	s 14,000 l	b.	ig'			‡ And	Chips	3 3,6 00 1	b.			§ And	Chips &	5,60)]}) .					<u>*</u>
· ·		Bags.	Im	portation Bags	of Ri	ce fi	tom I	ndian :	and ot	her Po	rts du	ring the	e Wee	ek.		•							

H. M. Customs, Colombo, August 29, 1910.

F. J. SMITH. for Principal Collector. 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 are cleared or bonded, they will be sold by public auction on Monday, September 12,

1910. at I P.M.:				
Date.	Nos.	Name.	Vessel.	Number and Description of Goods.
1910. March 27	1,407	. S. P. Perumal Nadan	ss. Pundua	1 pistol
April 2	1 2 3 77	J. Elphinston	do.	1 gun
Do. 5	1,536	P. J. Farrin	ss. Mooltan Unknown	. 1 package containing 2 guns . 1 chair
$\begin{array}{cccc} \operatorname{Do.} & \dots & \dots \\ \operatorname{April}_{\mathbb{R}} & 8 & \dots \end{array}$	1,568 $1,593$	Langham	ss. Pundua	. do.
April 11	1,645	A. R. Finlay	ss. Warwickshi ss. Orsova	
April 19	1,835	Frostick	ss. Orsova	1 package containing 1 gun and 1 revolver
Db. 30	1,943	Major C. C. L. Barlow, Yette		7 1
ж. ,	1,961	Matale E. R. Mogra	ss. Devanha do.	I parcel I chair
$egin{array}{lll} ext{May} & 2 & \dots \ ext{May} & 5 & \dots \end{array}$	1,984	Agent, P. & O. Company	ss. Syria	do.
$_{*}$ Ďo	3,004	Rev. T. Rogers Mrs. Weddon	ss. Otway ss. Mooltan	1 parcel 1 chair
May 25 .	2,240	Nil	Nil	do.
tram ()	zetome			F. J. SMITH.

H.M. Customs, Colombo August 30, 1910. F. J. SMITH, for Principal Collector.

THE under-mentioned packages having been left in the Bonded Warehouse, No. 5 Wharf beyond the time allowed by law, notice is hereby given that unless the same be previously cleared, they will be sold by public auction on Wednesday, October 5, 1910, at 12 noon, at Customs back verandah:—

Vessel. Marks. Number of Packages. Description of Goods. Entry No. and Date. ... $\mathbf{F} \times \mathbf{S}$ in a diamond 6 hogsheads .. Stout 908 of May 11, 1908 . . ss. Dongola 3 kilderkins do. 908 of May 11, 1908 ... do. F. J. SMITH, H. M. Customs, for Principal Collector. Colombo, August 29, 1910.

NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following specification has been accepted:—

No. 1,156 of August 16, 1910.

John Storer and George Cornelius de Witt.—" An improved method of and means for obtaining perfect incandescence of gas mentals with a greatly diminished consumption of gas."

Abstract.—Improved incandescence in burners, such as the "Welsbach," is obtained by first heating the air supply. An inverted hollow cone is supported at the base of the Bunsen burner so as to surround the air inlets. The cone is sealed at the bottom, the upper end being open and carrying a gallery on which rests a short hollow glass cylinder, whose diameter is about \(\frac{1}{3} \) greater than that of the chimney; the air is thus heated by passing between the short cylinder and the chimney.

The gas supply is suitably reduced by an adjustable perforated disc carrying a wad of unbleached wool, which serves as a filter and diffuser.

Five claims: one sheet of drawings.

A. F. Joseph, Acting Registrar of Patents.

TRADE MARKS NOTICES.

Application No. 458.

In compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances, Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy of Colombo, Solicitors, have applied for the registration of the following Trade Mark in the name of Messrs. Eley Brothers, Limited, of 254, Gray's Inn road, London, England, ammunition manufacturers, who claim to be the proprietors thereof in respect of cartridge cases and cartridges and percussion caps in classes 19 and 20, respectively, in the Classification of Goods in the above-mentioned Regulations:—



The Trade Mark is declared to have been in use by the applicants since August 13, 1874.

Registrar-General's Office, Colombo, August 31, 1910. P. Arunachalam, Registrar-General.

ROAD COMMITTEE NOTICES.

Ellearawa-Pinnawala Estate Road.

OTICE is hereby given that under the provisions of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee in respect of the above road will be held at Detenagala Bungalow at 2 o'clock P.M. on Saturday, September 10, 1910.

Provincial Road Committee's Office, Ratnapura, August 29, 1970.

A. L. CROSSMAN, for Chairman.